

**ANTI-DUMPING DUTY ON INDUCTION HARDENED FORGED ROLLS ALSO KNOWN AS FORGED COLD ROLLING MILLS ROLLS INCLUDING WORK ROLLS AND BACK UP ROLLS ORIGINATING IN OR EXPORTED FROM RUSSIA, UKRAINE AND KOREA RP:**

**[Notfn. No. 127/03-Cus., dt. 14.8.2003]**

WHEREAS in the matter of import of Induction Hardened Forged Rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls (sizes above 300 mm dia) (hereinafter referred to as “the subject goods”), falling under tariff item 8455 30 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from Russia, Ukraine and Korea RP (hereinafter referred to as “the subject countries”) and imported into India, the designated authority *vide* its preliminary findings, No. 14/13/2002-DGAD dated the 11th December, 2002 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 11th December, 2002, had come to the conclusion that –

- (a) the subject goods, in all forms originating in, or exported from, the subject countries had been exported to India below its normal value;
- (b) the domestic industry had suffered material injury by way of financial losses due to depressed net sales realization on account of price depression passed by low landed prices of the dumped subject goods;
- (c) the injury had been caused to the domestic industry by the dumped imports from the subject countries; and had recommended provisional anti-dumping duty, pending final determination, on all imports of induction hardened forged rolls including work rolls and back up rolls originating in or exported from the subject countries;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the erstwhile Ministry of Finance & Company Affairs (Department of Revenue), No. 1/2003-Customs, dated the 1st January, 2003 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 1st January, 2003[G.S.R. 1(E), dated the 1st January, 2003];

AND WHEREAS, the designated authority, *vide* its final findings No. 14/3/2002-DGAD dated the 2nd July, 2003, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 2nd July, 2003, has come to the conclusion that-

- (a) the subject goods originating in or exported from the subject countries have been exported to India below normal values resulting in dumping;
- (b) the Indian domestic industry has suffered material injury in terms of subject goods produced by it and establishment of the domestic industry is being materially retarded by the dumped imports in as much as the domestic industry is trying to establish itself in the Indian market with new subject product ;
- (c) the injury has been caused by the imports from the subject countries; and has considered it necessary to impose definitive anti-dumping duty, on all imports of the subject goods from the subject countries in order to remove the injury to the domestic industry accrued on account of dumping;

NOW, THEREFORE , in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the

First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6) and produced by the producers as specified in the corresponding entry in column (7) and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the difference between the amount as specified in the corresponding entry in column (9) and the landed value of the goods, in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table

Table

| S. No. | Tariff Item | Description of goods   | Specifica-tion                             | Country of origin                     | Country of Export | Producer | Exporter | Amount  | Unit of measure-ment | Currency |
|--------|-------------|--|--|---------------------------------------|-------------------|----------|----------|---------|----------------------|----------|
| (1)    | (2)         | (3)  | (4)  | (5)                                   | (6)               | (7)      | (8)      | (9)     | (10)                 | (11)     |
| 1.     | 84553000    | Induction hardened forged rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls | Sizes above 300mm dia. and upto 605mm dia. | Korea RP                              | All               | Any      | Any      | 2851.91 | Metric Tonne         | USD      |
| 2.     | 84553000    | Induction hardened forged rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls | Sizes above 300mm dia. and upto 605mm dia. | Any country except Ukraine and Russia | Korea RP          | Any      | Any      | 2851.91 | Metric Tonne         | USD      |
| 3.     | 84553000    | Induction hardened forged rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up       | Sizes above 300mm dia. and upto 605mm dia. | Ukraine                               | All               | Any      | Any      | 2783.05 | Metric Tonne         | USD      |

| (1) | (2)      | (3)  | (4)  | (5)                                     | (6)     | (7) | (8) | (9)     | (10)         | (11) |
|-----|----------|--|--|---|---------|-----|-----|---------|--------------|------|
|     |          | rolls  |  |   |         |     |     |         |              |      |
| 4.  | 84553000 | Induction hardened forged rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls | Sizes above 300mm dia. and upto 605mm dia. | Any country except Russia and Korea RP  | Ukraine | Any | Any | 2783.05 | Metric Tonne | USD  |
| 5.  | 84553000 | Induction hardened forged rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls | Sizes above 300mm dia. and upto 605mm dia. | Russia                                  | All     | Any | Any | 2762.79 | Metric Tonne | USD  |
| 6.  | 84553000 | Induction hardened forged rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls | Sizes above 300mm dia. and upto 605mm dia. | Any country except Korea RP and Ukraine | Russia  | Any | Any | 2762.79 | Metric Tonne | USD  |

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. 1.1.2003, and shall be paid in Indian currency.

*Explanation -*

For the purposes of this notification,-

(a) "landed value" shall be the assessable value as determined under the Customs Act, 1962 and includes all duties of customs except duties under sections 3, 3A, 8B, 9 and 9A of the Customs Tariff Act, 1975;

(b) the "rate of exchange" applicable for the purposes of calculation of the anti-dumping duty under this notification shall be the exchange rate specified in the notification issued from time to time in exercise of

powers conferred under sub-section (3) of section 14 of the Customs Act, 1962, and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act .

**ANTI-DUMPING DUTY ON PLASTIC PROCESSING OR INJECTION MOULDING MACHINES ORIGINATING IN OR EXPORTED FROM SPECIFIED COUNTRYIES:**

**[Notifn No.47/09-Cus., dated 12.5.2009]**

Whereas, in the matter of import of all kinds of plastic processing or injection moulding machines, also known as injection presses, having clamping force not less than 40 tonnes (hereinafter referred to as the subject goods), falling under tariff item 8477 10 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in or exported from, People's Republic of China (hereinafter referred to as the subject country), the designated authority, in its preliminary findings vide notification No. 14/12/2008-DGAD, dated the 10th February, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 10th February, 2009, had come to the conclusion that—

(a) the subject goods had entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;

(b) the dumping margins of the subject goods imported from the subject country were substantial and above de minimis;

(c) the domestic industry had suffered material injury and the injury had been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods, originating in or exported from, the subject country,

and had recommended imposition of provisional anti-dumping duty on all imports of the subject goods, originating in or exported from, the subject country.

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 9A of the said Customs Tariff Act, read with rules 13 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid preliminary findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5) and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate to be worked out as percentage of the CIF value of imports of the subject goods as specified in the corresponding entry in column (9) of the said Table.

**Table**

| <b>S. Tariff No.</b> | <b>Des-cription of goods</b>  | <b>Specifi-cation</b> | <b>Country of Origin</b> | <b>Country of Export</b> | <b>Producer</b> | <b>Exporter</b> | <b>% of CIF Value</b> |
|----------------------|-------------------------------|-----------------------|--------------------------|--------------------------|-----------------|-----------------|-----------------------|
| <b>(1) (2)</b>       | <b>(3)</b>                    | <b>(4)</b>            | <b>(5)</b>               | <b>(6)</b>               | <b>(7)</b>      | <b>(8)</b>      | <b>(9)</b>            |
| 1                    | 8477 10 00 Plastic Processing | Clamping force        | China PR                 | China PR                 | M/s Guanzhou    | M/s Guanzhou    | 76%                   |

| (1) | (2)  | (3)                            | (4)  | (5)      | (6)      | (7)  | (8)  | (9)  |
|-----|------|--------------------------------|--|----------|----------|--|--|------|
|     |      | or Injection Moulding Machines | equal to or more than 40 Tons and equal to or less than 1000 tons. |          |          | Borch Machinery Co. Ltd                                      | Borch Machinery Co. Ltd                                      |      |
| 2   | -Do- | -Do-                           | -Do-   | China PR | China PR | M/s Zhejiang Sound Machinery Manufacture Co. Ltd.            | M/s Zhejiang Sound Machinery Manufacture Co. Ltd.            | 163% |
| 3   | -Do- | -Do-                           | -Do-   | China PR | China PR | M/s Zhejiang Golden Eagle Plastics Machinery Co. Ltd.        | M/s Zhejiang Golden Eagle Plastics Machinery Co. Ltd.        | 147% |
| 4   | -Do- | -Do-                           | -Do-   | China PR | China PR | M/s Ningbo Liguang Machinery Co. Ltd.                        | M/s Ningbo Liguang Machinery Co. Ltd.                        | 95%  |
| 5   | -Do- | -Do-                           | -Do-   | China PR | China PR | M/s Ningbo Haixing Plastics Machinery Co. Ltd. Mfg. Co. Ltd. | M/s Ningbo Haixing Plastics Machinery Co. Ltd. Mfg. Co. Ltd. | 123% |
| 6   | -Do- | -Do-                           | -Do-   | China PR | China PR | M/s Hangzhou Tederic Machinery Co. Ltd.                      | M/s Hangzhou Tederic Machinery Co. Ltd.                      | 126% |
| 7   | -Do- | -Do-                           | -Do-   | China PR | China PR | Ningbo Haitian Plastic Machinery Group                       | Ningbo Haitian Plastic Machinery Group                       | 100% |

## CHAPTER 84

## 3013 ANTI-DUMPING DUTY NOTIFICATIONS

|    |      |      |      |  |  |  |  |      |
|----|------|------|------|--|--|--|--|------|
| 8  | -Do- | -Do- | -Do- | China<br>PR                                    | China<br>PR                                    | Haitian<br>Heavywork<br>Machinery<br>Co. Ltd.  | Haitian<br>Heavywork<br>Machinery<br>Co. Ltd.              | 128% |
| 9  | -Do- | -Do- | -Do- | China<br>PR                                    | China<br>PR                                    | Ningbo<br>Haitian<br>Huayuan<br>Machinery<br>Co. Ltd.                                  | Ningbo<br>Haitian<br>Huayuan<br>Machinery<br>Co. Ltd.      | 100% |
| 10 | -Do- | -Do- | -Do- | China<br>PR                                    | China<br>PR                                    | M/s<br>Smargon<br>Plastic<br>Machinery<br>Co. Ltd.                                     | M/s<br>Wenzhou<br>Smargon<br>Import &<br>Export<br>Co. Ltd | 223% |
| 11 | -Do- | -Do- | -Do- | China<br>PR                                    | China<br>PR                                    | Any combination of<br>producer and exporter<br>other than at Sr. No.<br>1 to 10 above. |  | 223% |
| 12 | -Do- | -Do- | -Do- | China<br>PR                                    | Any<br>country<br>other<br>than<br>China<br>PR | Any  | Any  | 223% |
| 13 | -Do- | -Do- | -Do- | Any<br>country<br>other<br>than<br>China<br>PR | China<br>PR                                    | Any  | Any  | 223% |

Notes.- For the purposes of this notification, "CIF value" means assessable value as determined under section 14 of the Customs Act, 1962 (52 of 1962).

**FOR ANTI-DUMPING DUTY ON PRE-SENSITIZED POSITIVE OFF-SET ALUMINIUM PLATES ORIGINATING IN OR EXPORTED FROM SPECIFIED COUNTRYIES:**

**[Notifn No.108/2007-Cus., dated 25.9.2007]under ch. 37.**

**ANTI-DUMPING DUTY ON TYRE CURING PRESSES ORIGINATING IN OR EXPORTED FROM SPECIFIED COUNTRYIES:**

**[Notifn No.01/2010-Cus., dated 8.1.2010 as amended by 26/12, 6/15]**

Whereas, in the matter of import of tyre curing presses also known as tyre vulcanisers or rubber processing machineries for tyres (hereinafter referred to as the subject goods), falling under tariff item 8477 51 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in or exported from, People's Republic of China (China PR) (hereinafter referred to as the subject country), the designated authority, in its preliminary findings vide notification No. 14/22/2007-DGAD, dated the 5th March, 2009,

published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 9th March, 2009, has come to the conclusion that—

- (i) the subject goods have entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- (ii) the dumping margins of the subject goods imported from the subject country are substantial and above de minimis; and
- (iii) the domestic industry has suffered material injury and the injury has been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject country;

And whereas, the designated authority, in its final findings vide notification No. 14/22/2007-DGAD, dated the 15th October, 2009, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 15th October, 2009, has come to the conclusion that –

- (i) the subject goods have entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- (ii) the dumping margins of the subject goods imported from the subject country are substantial and above de minimis; and
- (iii) the domestic industry has suffered material injury and the injury has been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject country;

and has recommended to impose definitive anti-dumping duties on all imports of the subject goods, originating in or exported from the subject country.

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5) and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate to be worked out as percentage of the CIF value of imports of the subject goods as specified in the corresponding entry in column (9) of the said Table.

**Table**

| <b>S. Tariff No.item</b> | <b>Des-cription of goods</b> | <b>Specifi-cation</b> | <b>Country of Origin</b> | <b>Country of Export</b> | <b>Producer</b> | <b>Exporter</b> | <b>% of CIF Value</b> |
|--------------------------|------------------------------|-----------------------|--------------------------|--------------------------|-----------------|-----------------|-----------------------|
| <b>(1) (2)</b>           | <b>(3)</b>                   | <b>(4)</b>            | <b>(5)</b>               | <b>(6)</b>               | <b>(7)</b>      | <b>(8)</b>      | <b>(9)</b>            |
| 1 8477 51 00             | Tyre                         | All sizes             | China                    | China                    | Any             | Any             | 10                    |

| (1) | (2)        | (3)  | (4)                       | (5)      | (6)      | (7) | (8) | (9) |
|-----|------------|--|---------------------------|----------|----------|-----|-----|-----|
|     |            | Curing Presses except Six Day Light Curing Press for curing bi-cycle tyres | upto 130 inches           | PR       | PR       |     |     |     |
| 2   | 8477 51 00 | Tyre Curing Presses except Six Day Light Curing Press for curing bi-cycle  | All sizes upto 130 inches | China PR | Any      | Any | Any | 10  |
| 3   | 8477 51 00 | Tyre Curing Presses except Six Day Light Curing Press for curing bi-cycle  | All sizes upto 130 inches | Any      | China PR | Any | Any | 10  |

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of issuance of this notification.

3. Notwithstanding anything contained in Paragraph 2 above, this notification shall remain in force up to and inclusive of 7th January, 2016 unless revoked earlier.

Note.- For the purposes of this notification, "CIF value" means assessable value as determined under section 14 of the Customs Act, 1962 (52 of 1962).

**ANTI DUMPING DUTY ON ALL KINDS OF PLASTIC PROCESSING OR INJECTION MOULDING MACHINES ORIGINATING IN OR IMPORTED FROM CHINA PR.**

[Notfn. No. 39/10-Cus., dt. 23.3.2010 as amended by 28/14 ]

Whereas, in the matter of import of all kinds of plastic processing or injection moulding machines, also known as injection presses, having clamping force not less than 40 tonnes (hereinafter referred to as the

subject goods), falling under tariff item 8477 10 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in or exported from, People's Republic of China (hereinafter referred to as the subject country), the designated authority, in its preliminary findings, vide, notification No. 14/12/2008-DGAD, dated the 10th February, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 10th February, 2009, had come to the conclusion that-

- (a) the subject goods had entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- (b) the dumping margins of the subject goods imported from the subject country were substantial and above de minimis; and
- (c) the domestic industry had suffered material injury and the injury had been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods, originating in or exported from, the subject country;

and had recommended the imposition of provisional anti-dumping duty on all imports of the subject goods, originating in or exported from, the subject country;

And whereas, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, vide, notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 47/2009-Customs, dated 12th May, 2009, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i), vide, number G.S.R. 316(E), dated the 12th May, 2009;

And whereas, the designated authority in its final findings, vide, notification No. 14/12/2008-DGAD dated the 31st December, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 1st January, 2010, has come to the conclusion that-

- a) the subject goods have entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- b) the dumping margins of the subject goods imported from the subject country are substantial and above de minimis; and
- c) the domestic industry has suffered material injury and the injury has been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject country;

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject country;

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid preliminary findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5) and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the

exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate to be worked out as percentage of the CIF value of imports of the subject goods as specified in the corresponding entry in column (9) of the said Table.

Table

| S. No. | Tariff Item | Description of goods                               | Specification   | Country                    | Country of Origin          | Producer of Export                                   | Exporter  | % of CIF Value |
|--------|-------------|--|---|----------------------------|----------------------------|--|---|----------------|
| (1)    | (2)         | (3)  | (4)   | (5)                        | (6)                        | (7)  | (8)   | (9)            |
| 1      | 8477 10 00  | Plastic Processing or Injection Moulding Machines* | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | People's Republic of China | People's Republic of China | M/s Guanzhou Borch Machinery Co. Ltd                 | M/s Guanzhou Borch Machinery Co. Ltd                | 60%            |
| 2      | 8477 10 00  | Plastic Processing or Injection Moulding Machines* | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | People's Republic of China | People's Republic of China | M/s Zhejiang Sound Machinery Manufacture             | M/s Zhejiang Sound Machinery Manufacture Co. Ltd    | 135%           |
| 3      | 8477 10 00  | Plastic Processing or Injection Moulding Machines* | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | People's Republic of China | People's Republic of China | M/s Zhejiang Golden Eagle Plastics Machinery Co. Ltd | M/s Zhejiang Golden Eagle Co. Ltd                   | 126%           |
| 4      | 8477 10 00  | Plastic Processing or Injection Moulding Machines* | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | People's Republic of China | People's Republic of China | M/s Ningbo Liguang Machinery Co. Ltd.                | M/s Ningbo Liguang Machinery Co. Ltd                | 81%            |
| 5      | 8477 10 00  | Plastic Processing or Injection Moulding Machines* | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | People's Republic of China | People's Republic of China | M/s Ningbo Haixing Plastics Machinery Mfg. Co. Ltd.  | M/s Ningbo Haixing Plastics Machinery Mfg. Co. Ltd. | 100%           |
| 6      | 8477 10 00  | Plastic Processing or Injection Moulding Machines* | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | People's Republic of China | People's Republic of China | M/s Hangzhou Tederic Machinery Co. Ltd.              | M/s Hangzhou Tederic Machinery Co. Ltd.             | 68%            |
| 7      | 8477 10 00  | Plastic Processing or Injection Moulding Machines* | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | People's Republic of China | People's Republic of China | Ningbo Haitian Plastic Machinery Group               | Ningbo Haitian Plastic Machinery Group              | 79%            |
| 8      | 8477 10 00  | Plastic Processing or Injection Moulding           | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | People's Republic of China | People's Republic of China | Haitian Heavy-work Machinery                         | Haitian Heavy-work Machinery                        | 105%           |

| (1) | (2)        | (3)   | (4)   | (5)   | (6)   | (7)   | (8)   | (9)  |
|-----|------------|---|---|---|---|---|---|------|
| 9   | 8477 10 00 | Machines*<br>Plastic Processing or Injection Moulding Machines* | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | People's Republic of China                        | People's Republic of China                        | Co. Ltd.<br>Ningbo Haitian Huayuan Machinery Co. Ltd.                         | Co. Ltd.<br>Ningbo Haitian Huayuan Machinery Co. Ltd. | 76%  |
| 10  | 8477 10 00 | Plastic Processing or Injection Moulding Machines*              | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | People's Republic of China                        | People's Republic of China                        | M/s Smargon Plastic Machinery Co. Ltd.  | M/s Wenzhou Smargon Import & Export Co. Ltd.          | 174% |
| 11  | 8477 10 00 | Plastic Processing or Injection Moulding Machines*              | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | People's Republic of China                        | People's Republic of China                        | Any combination of producer and exporter other than at Sr. No. 1 to 10 above. |   | 174% |
| 12  | 8477 10 00 | Plastic Processing or Injection Moulding Machines*              | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | People's Republic of China                        | Any country other than People's Republic of China | Any   | Any   | 174% |
| 13  | 8477 10 00 | Plastic Processing or Injection Moulding Machines*              | Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons. | Any country other than People's Republic of China | People's Republic of China                        | Any   | Any   | 174% |

\*The following shall be excluded from the levy of anti-dumping duty imposed under this notification,

- (i) Blow moulding Machines classified under Customs Tariff Classification No. 847730.
- (ii) Vertical injection moulding machines
- (iii) All electric injection moulding machines wherein the mechanical movements such as injection, mould closing, mould opening, ejection, screw drive, etc. are controlled by independent servo motors and having digital control system and without Hydraulic Unit,
- (iv) Multicolor / mutlimould machinery for making footwear, Rotary injection moulding machinery for making footwear and footwear sole/strap/heel injection moulding machine classified under the Customs Tariff Classification No. 8453.

2. The anti-dumping duty imposed under this notification shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, 12th May, 2009 and shall be payable in Indian currency.

3. Notwithstanding anything contained in paragraph 2, this notification shall remain in force upto and inclusive of the 11th day of May, 2015.

Explanation.- For the purposes of this notification, "CIF value" means assessable value as determined under section 14 of the Customs Act, 1962 (52 of 1962).

**ANTI DUMPING DUTY ON CIRCULAR WEAVING MACHINES ORIGINATING IN OR**

**IMPORTED FROM SPECIFIED COUNTRIES.****[NOTFN. NO. 49/10-CUS., DT. 12-4-2010]**

Whereas, in the matter of import of circular weaving machines having six or more shuttles for weaving PP/HDPE fabrics of a width exceeding 30 cms. (hereinafter referred as the subject goods), falling under Heading 8446 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) and originating in, or exported from the People's Republic of China (China PR), (hereinafter referred to as the subject country) into India, the Designated Authority, in its preliminary findings vide notification No. 14/25/2008-DGAD dated the 16th February, 2010 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th February, 2010, had come to the conclusion that—

- (a) the subject goods had entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- (b) the dumping margins of the subject goods imported from the subject country are substantial and above de minimis;
- (c) the domestic industry had suffered material injury and the injury had been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject country; and

had recommended imposition of provisional anti-dumping duty on all imports of the subject goods originating in, or exported from, the subject country;

Now, therefore, in exercise of the powers conferred by sub-section (2) of section 9A of the said Customs Tariff Act, read with rules 13 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid preliminary findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (2) of the Table below, falling under the said Heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (1), originating and/ or exported from in the country as specified in the corresponding entry in column (3), and produced by the producers as specified in the corresponding entry in column (4), exported by the exporters as specified in the corresponding entry in column (5), and imported into India, an anti-dumping duty which shall be equal to the amount specified in the corresponding entry in column(6), in the currency as specified in the corresponding entry in column (8) and per unit of measurement as specified in the corresponding entry in column (7) of the said Table.

**Table**

| <b>Tariff Head</b>                             | <b>Des-<br/>cription<br/>of goods<br/>of export</b>   | <b>Country<br/>of origin<br/>or country</b> | <b>Producer</b>                             | <b>Exporter</b> | <b>Duty<br/>Amount</b> | <b>Unit</b>    | <b>Currency</b> |
|--|---|---|---|-----------------|------------------------|----------------|-----------------|
| <b>(1)</b>                                     | <b>(2)</b>  | <b>(3)</b>                                  | <b>(4)</b>                                  | <b>(5)</b>      | <b>(6)</b>             | <b>(7)</b>     | <b>(8)</b>      |
| 8446.21<br>8446 21 90<br>8446.29<br>8446 29 00 | Circular<br>weaving<br>machines<br>having six<br>or more<br>shuttles for<br>weaving PP/<br>HDPE fabrics | China PR                                    | Any combination of<br>exporter and producer |                 | 1193                   | Per<br>machine | US<br>Dollar    |

of a width  
exceeding  
30 cms

---

2. The anti-dumping imposed under this notification shall be effective upto and inclusive of the 11th day of October, 2010, and shall be payable in Indian Currency.

Explanation: - For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

**ANTI DUMPING DUTY ON CIRCULAR WEAVING MACHINES ORIGINATING IN OR IMPORTED FROM SPECIFIED COUNTRIES:**

**[NOTFN. NO. 10/11-CUS., DT. 16.2.2011]**

Whereas the designated authority in its preliminary findings vide notification number 14/25/2008-DGAD, dated the 16th February, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th February, 2010, had come to the conclusion that various parameters relating to domestic industry collectively and cumulatively established that the domestic industry had suffered material injury in case of imports of Circular Weaving Machines having six or more shuttles for weaving PP/HDPE Fabrics of a width exceeding 30 cms., originating in or exported from China PR (hereinafter referred to as the subject country) falling under heading 8426 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), and had recommended imposition of provisional anti-dumping duty on the imports of the said equipment, originating in or exported from, China PR;

And whereas, on the basis of the aforesaid preliminary findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the 'Circular Weaving Machines having six or more shuttles for weaving PP/HDPE Fabrics of a width exceeding 30 cms, originated in or exported, from China PR vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 49/2010-Customs, dated 12th April, 2010 published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 314(E), dated the 12th April, 2010;

And whereas, the designated authority in its final findings vide notification number 14/25/2008-DGAD dated 16th November 2010 published in the Gazette of India, Extraordinary, Part I, Section I, dated the 16th November, 2010, has come to the conclusion that-

- (a) The subject goods have entered the Indian market from the subject country at prices less than their normal value in the domestic market of the exporting country;
- (b) The dumping margins of the subject goods imported from the subject country are above the de minimis;
- (c) The domestic industry has suffered material injury on account of dumped imports.

Now, therefore, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-

heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (5), when exported from the country as specified in the corresponding entry in column (4), by the exporters as specified in the corresponding entry in column (6), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (7), of the said

Table

| Duty Table S. No. | Tariff Head                                    | Description of goods  | Country of Origin Country | Producer  | Exporter Duty (US\$/ machine) of Export      | Amount of |
|-------------------|--|---|---------------------------|---|--|-----------|
| (1)               | (2)  | (3)   | (4)                       | (5)   | (6)  | (7)       |
| 1                 | 8446.21<br>8446.21.90<br>8446.29<br>8446.29.00 | Circular Weaving Machines having six or more shuttles for weaving PP/ HDPE Fabrics of width exceeding 30 cms. | China PR/<br>Austria      | Starlinger Plastic Machinery Company (Taicang), China | Starlinger & Co. Gesellschaft m.b.H, Austria | Nil       |
| 2                 | 8446.21<br>8446.21.90<br>8446.29<br>8446.29.00 | Circular Weaving Machines having six or more shuttles for weaving PP/ HDPE Fabrics of width exceeding 30 cms. | China PR/<br>Austria      | Any other combination of producer and exporter        |  | 1193.00   |

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, the 12th April, 2010 for the imports of the subject goods originating in or exported from, China PR and Israel and the anti-dumping duty imposed shall be payable in Indian currency.

*Explanation:* For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962, (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

**ANTI DUMPING DUTY ON SEWING MACHINE NEEDLES ORIGINATING IN OR EXPORTED FROM SPECIFIED COUNTRIES:  
[NOTFN. NO. 50/11-CUS., DT. 22.6.2011]**

Whereas, in the matter of import of the Sewing Machine Needles (hereinafter referred to as subject

goods), falling under sub-heading 8452.30 of chapter 84 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act) and originating in or exported from the People's Republic of China (China PR) (hereinafter referred to as the subject country) into India, the designated authority in its final findings vide notification number 14/10/2010-DGAD, dated the 6th May, 2011, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 6th May, 2011, had come to the conclusion that-

- (a) the subject goods have been exported to India from the subject country below associated normal values, thus resulting in dumping of the subject goods;
- (b) the domestic industry has suffered material injury in respect of the subject goods;
- (c) the material injury and threat thereof has been caused by the dumped imports from the subject country.

Now, therefore, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

**Table**

| Sl. No. | Heading/ Sub Heading | Description            | Country of goods | Country of Origin | Producer of Export | Exporter | Duty Amount | Unit             | Currency     |
|---------|----------------------|------------------------|------------------|-------------------|--------------------|----------|-------------|------------------|--------------|
| (1)     | (2)                  | (3)                    | (4)              | (5)               | (6)                | (7)      | (8)         | (9)              | (10)         |
| 1       | 8452.30              | Sewing Machine Needles | China PR         | China PR          | Any                | Any      | 1,55,362    | Per lakh needles | Indian Rupee |

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of this notification.

**ANTI DUMPING DUTY ON DIGITAL OFFSET PRINTING PLATES\* ORIGINATING IN OR IMPORTED FROM SPECIFIED COUNTRIES:  
[NOTFN. NO. 31/12-CUS., DT. 4.6.2012]**

Whereas in the matter of import of Digital Offset Printing Plates (herein after referred to as the subject goods), originating in or exported from Peoples' Republic of China (China PR) and Japan (hereinafter referred to as the subject countries) and imported into India, the designated authority, vide its preliminary

findings F.No. 14/7/2011-DGAD, dated the 16th March, 2012, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th March, 2012, had come to the conclusion that -

- (a) the product under consideration has been exported to India from the subject countries below normal values;
- (b) the domestic industry has suffered material injury on account of subject imports from subject countries;
- (c) the material injury has been caused by the dumped imports of subject goods from the subject countries;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in or exported from the subject countries.

Now, therefore, in exercise of the powers conferred by sub-section (2), of section 9A of the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), read with rules 13 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid preliminary findings of the designated authority, hereby imposes on the subject goods with specification as provided in column (8) of the Table below, the description of which is specified in column (3), falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (11), of the said Table.

**Table**

| S.  | Sub-No. or Tariff Item   | Des-heading of goods            | Country cription | Country of Origin      | Producer of Export                     | Exporter                    | Specifi- fication     | Amount               | Currency             | Unit              |
|-----|--|---------------------------------|------------------|------------------------|--|-----------------------------|-----------------------|----------------------|----------------------|-------------------|
| (1) | (2)  | (3)                             | (4)              | (5)                    | (6)                                    | (7)                         | (8)                   | (9)                  | (10)                 | (11)              |
| 1   | 8442.502, 3701.3000, 3704.0090, 3705.1000, 7606.9191, 76 06.9290 | Digital Offset Printing Plates* | Japan            | Japan                  | Fujifilm Corporation, Japan            | Fujifilm Corporation, Japan | Violet Thermal CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm |
| 2   | 8442.502, 3701.3000, 3704.0090, 3705.1000, 7606.9191, 76 06.9290 | Digital Offset Printing Plates* | Japan            | Japan                  | Any combination other than serial no 1 | other                       | Violet Thermal CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm |
| 3   | 8442.502, 3701.3000, 3704.0090, 3705.1000,                       | Digital Offset Printing Plates* | Japan            | Any other than subject | Any                                    | Any                         | Violet Thermal CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm |

| (1) | (2)   | (3)                                      | (4)  | (5)         | (6)  | (7)  | (8)                         | (9)                  | (10)                 | (11)               |
|-----|---|--|--|-------------|--|--|-----------------------------|----------------------|----------------------|--------------------|
|     | 7606.9191,<br>76 06.9290  |  |  | countries   |  |  |                             |                      |                      |                    |
| 4   | 8442.502,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290 | Digital<br>Offset<br>Printing<br>Plates* | Any<br>other<br>than<br>subject<br>countries | Japan       | Any  | Any  | Violet<br>Thermal<br>CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm  |
| 5   | 8442.502,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290 | Digital<br>Offset<br>Printing<br>Plates* | China<br>PR                                  | China<br>PR | FujiFilm<br>Printing<br>Plate Co.<br>Ltd.China<br>(FFPB)                 | FujiFilm<br>Printing<br>Plate Co.<br>Ltd.China<br>(FFPB) | Violet<br>Thermal<br>CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm  |
| 6   | 8442.502,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290 | Digital<br>Offset<br>Printing<br>Plates* | China<br>PR                                  | China<br>PR | Any combination other<br>than serial no 5                                |  | Violet<br>Thermal<br>CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm  |
| 7   | 8442.502,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290 | Digital<br>Offset<br>Printing<br>Plates* | China<br>PR                                  | China<br>PR | FujiFilm<br>(China)<br>Corpor-<br>ation Ltd.<br>(FFPB)                   | FujiFilm<br>(China)<br>Corpor-<br>ation Ltd.<br>(FFPB)   | Violet<br>Thermal<br>CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm  |
| 8   | 8442.502,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290 | Digital<br>Offset<br>Printing<br>Plates* | China<br>PR                                  | China<br>PR | Any combination other<br>than serial no 7                                |  | Violet<br>Thermal<br>CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm  |
| 9   | 8442.502,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290 | Digital<br>Offset<br>Printing<br>Plates* | China<br>PR                                  | China<br>PR | M/s Kodak<br>(China)<br>graphics<br>communi-<br>cation<br>system<br>Ltd. | Kodak<br>Singa-<br>pore<br>PTe.<br>Ltd.                  | Violet<br>Thermal<br>CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm  |
| 10  | 8442.502,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290 | Digital<br>Offset<br>Printing<br>Plates* | China<br>PR                                  | China<br>PR | Any other combination<br>of producer and exporter                        |  | Violet<br>Thermal<br>CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>US\$<br>Sqm |
|     | 3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290                            | Printing<br>Plates*                      |  |             | at 9 above   |  | CtCP**                      | 5.26                 | US\$                 | Sqm                |
| 11  | 8442.502,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290 | Digital<br>Offset<br>Printing<br>Plates* | China<br>PR                                  | China<br>PR | Lucky<br>Huang<br>Uang<br>Graphics<br>Co. Ltd.                           | Lucky<br>Huang<br>Uang<br>Graphics<br>Co. Ltd.           | Violet<br>Thermal<br>CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm  |
| 12  | 8442.502,<br>3701.3000,   | Digital<br>Offset                        | China<br>PR                                  | China<br>PR | Any combination other<br>than serial no 11                               |  | Violet<br>Thermal           | 6.60<br>5.84         | US\$<br>US\$         | Sqm<br>Sqm         |

| (1) | (2)   | (3)                                      | (4)  | (5)  | (6)                                     | (7) | (8)                         | (9)                  | (10)                 | (11)              |
|-----|---|--|--|--|---|-----|-----------------------------|----------------------|----------------------|-------------------|
|     | 3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290                            | Printing<br>Plates*                      |  |  |   |     | CtCP**                      | 5.26                 | US\$                 | Sqm               |
| 13  | 8442.502,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290 | Digital<br>Offset<br>Printing<br>Plates* | China<br>PR                                  | China<br>PR                                  | Any combination other<br>than all above |     | Violet<br>Thermal<br>CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm |
| 14  | 8442.502,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290 | Digital<br>Offset<br>Printing<br>Plates* | China<br>PR                                  | Any<br>other<br>than<br>subject<br>countries | Any                                     | Any | Violet<br>Thermal<br>CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm |
| 15  | 8442.502,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9191,<br>76 06.9290 | Digital<br>Offset<br>Printing<br>Plates* | Any<br>other<br>than<br>subject<br>countries | China<br>PR                                  | Any                                     | Any | Violet<br>Thermal<br>CtCP** | 6.60<br>5.84<br>5.26 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm |

\*Conversion factor From Kg to Sq mtr is 1 Kg=1.318 sq mts, for 28 mm thickness plate. If the thickness of the plate varies, the square meter for kg of the product will vary proportionately. 1 Sq mtr=0.7588 kg.

\*\* Computer to Conventional Plate also known as UV-CTP plate.

2. The anti-dumping duty imposed under this notification shall be effective for a period not exceeding six months from the publication of this notification in the Official Gazette and shall be payable in Indian Rupees.

Explanation.- For the purposes of this notification,-

(i) "landed value" shall be the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act; and

(ii) "rate of exchange" applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962, (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

**ANTI DUMPING DUTY ON DIGITAL OFFSET PRINTING PLATES ORIGINATING IN OR IMPORTED FROM SPECIFIED COUNTRIES:  
[NOTFN. NO. 51/12-CUS., DT. 3.12.2012]**

Whereas in the matter of import of Digital Offset Printing Plates (hereinafter referred to as the subject goods), originating in or exported from the Peoples' Republic of China (China PR) and Japan (hereinafter referred to as the subject countries) and imported into India, the designated authority, *vide* its prelimi-

nary findings F.No. 14/7/2011-DGAD, dated the 16th March, 2012, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th March, 2012, had come to the conclusion that -

- (a) the product under consideration has been exported to India from the subject countries below normal values;
- (b) the domestic industry has suffered material injury on account of subject imports from subject countries;
- (c) the material injury has been caused by the dumped imports of subject goods from the subject countries,

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in or exported from the subject countries.

And whereas, on the basis of the aforesaid preliminary findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, originated in or exported, from the subject countries, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 31/2012-Customs(ADD), dated the 4th June, 2012, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.416 (E), dated the 4th June, 2012;

And whereas, the designated authority in its final findings vide notification number 14/7/2011-DGAD, dated the 3rd October, 2012, has come to the conclusion that -

- (a) the product under consideration has been exported to India from the subject countries below their normal values;
- (b) the domestic industry has suffered material injury on account of subject imports from subject countries. The material injury has been caused by the dumped imports of subject goods from the subject countries. However, the injury margin was negative for the goods exported from Japan as the landed value of those goods were higher than the non-injurious price determined for the domestic industry and in view of the same anti dumping duty on the subject goods imported from Japan is not being recommended.

Now, therefore, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the Customs Tariff Act), read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods of specification as provided in column (8) of the following Table, the description whereof is specified in the corresponding entry in column (3), falling under sub-headings of the First Schedule to the Customs Tariff Act as mentioned in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty which shall be equivalent to the difference between the amount specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (10), per unit of measurement as specified in the corre-

sponding entry in column (11), of the said Table and the landed value of such imported goods in like currency as per like unit of measurement, namely:-

Table

| Sl. No. | Sub-heading or tariff item  | Description of goods              | Country of origin | Country of Export | Producer  | Exporter  | Specification                       | Amount                             | Currency                     | Unit                      |
|---------|---|-----------------------------------|-------------------|-------------------|---|---|-------------------------------------|------------------------------------|------------------------------|---------------------------|
| (1)     | (2)   | (3)                               | (4)               | (5)               | (6)   | (7)   | (8)                                 | (9)                                | (10)                         | (11)                      |
| 1.      | 8442.5020,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9190,<br>76 06.9290        | Offset<br>Printing<br>Plates*     | China<br>PR       | China<br>PR       | Fuji Film<br>Printing<br>Plate<br>Co.Ltd<br>China<br>(FFPB)                 | Fuji Film<br>Printing<br>Plate<br>Co.Ltd<br>China<br>(FFPB)                 | Violet<br><br>Thermal<br><br>CtCP** | 5.81<br><br>5.39<br><br>4.87       | US\$<br><br>US\$<br><br>US\$ | Sqm<br><br>Sqm<br><br>Sqm |
| 2.      | 8442.5020,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9190,<br>76 06.9290        | Offset<br>Printing<br>Plates*     | China<br>PR       | China<br>PR       | Any combination<br>other than serial no 1                                   |   | Violet<br><br>Thermal<br><br>CtCP** | 5.81<br><br>5.39<br><br>4.87       | US\$<br><br>US\$<br><br>US\$ | Sqm<br><br>Sqm<br><br>Sqm |
| 3.      | 8442.5020,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9190,<br>76 06.9290        | Offset<br>Printing<br>Plates*     | China<br>PR       | China<br>PR       | Fuji Film<br>(China)<br>Corpor-<br>ation Ltd.<br>(FFPB)                     | Fuji Film<br>(China)<br>Corpor-<br>ation Ltd.<br>(FFPB)                     | Violet<br><br>Thermal<br><br>CtCP** | 5.81<br><br>5.39<br><br>4.87       | US\$<br><br>US\$<br><br>US\$ | Sqm<br><br>Sqm<br><br>Sqm |
| 4.      | 8442.5020,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9190,<br>76 06.9290        | Offset<br>Printing<br>Plates*     | China<br>PR       | China<br>PR       | Any combination<br>other than serial<br>no 3                                |   | Violet<br><br>Thermal<br><br>CtCP** | 5.81<br><br>5.39<br><br>4.87       | US\$<br><br>US\$<br><br>US\$ | Sqm<br><br>Sqm<br><br>Sqm |
| 5.      | 8442.5020,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9190,<br>76 06.9290        | Offset<br>Printing<br>Plates*     | China<br>PR       | China<br>PR       | M/s Kodak<br>(China)<br>graphic<br>commu-<br>nication<br>Company<br>Limited | M/s Kodak<br>(China)<br>graphic<br>commu-<br>nication<br>Company<br>Limited | Violet<br><br>Thermal<br><br>CtCP** | N/A***<br><br>N/A***<br><br>N/A*** | US\$<br><br>US\$<br><br>US\$ | Sqm<br><br>Sqm<br><br>Sqm |
| 6.      | 8442.5020,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9190,<br>76 06.9290        | Offset<br>Printing<br>Plates*     | China<br>PR       | China<br>PR       | M/s Kodak<br>(China)<br>graphic<br>commu-<br>nication<br>Company<br>Limited | Kodak<br>Singa-<br>pore<br>PTE.<br>Ltd.                                     | Violet<br><br>Thermal<br><br>CtCP** | N/A***<br><br>N/A***<br><br>N/A*** | US\$<br><br>US\$<br><br>US\$ | Sqm<br><br>Sqm<br><br>Sqm |
| 7.      | 8442.5020,<br>Sqm<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9190,<br>76 06.9290 | Offset<br><br>Printing<br>Plates* | China<br><br>PR   | China<br><br>PR   | Any other combination<br><br>of producer and<br>exporter at 6 above         |   | Violet<br><br>Thermal<br><br>CtCP** | 5.81<br><br>5.39<br><br>4.87       | US\$<br><br>US\$<br><br>US\$ | Sqm<br><br>Sqm<br><br>Sqm |
| 8.      | 8442.5020,<br>3701.3000,  | Offset<br>Printing                | China<br>PR       | China<br>PR       | Lucky<br>Huang-   | Lucky<br>Huang-   | Violet                              | 5.81                               | US\$                         | Sqm                       |

| (1) | (2)  | (3)                           | (4)  | (5)  | (6)  | (7)                          | (8)                         | (9)                  | (10)                 | (11)              |
|-----|--|-------------------------------|--|--|--|------------------------------|-----------------------------|----------------------|----------------------|-------------------|
|     | 3704.0090,<br>3705.1000,<br>7606.9190,<br>76 06.9290                             | Plates*                       |  |  | uang<br>Graphics<br>Co. Ltd.                 | uang<br>Graphics<br>Co. Ltd. | Thermal<br>CtCP**           | 5.39<br>4.87         | US\$<br>US\$         | Sqm<br>Sqm        |
| 9.  | 8442.5020,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9190,<br>76 06.9290 | Offset<br>Printing<br>Plates* | China<br>PR                                  | China<br>PR                                  | Any combination<br>other than serial<br>no 7 |                              | Violet<br>Thermal<br>CtCP** | 5.81<br>5.39<br>4.87 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm |
| 10. | 8442.5020,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9190,<br>76 06.9290 | Offset<br>Printing<br>Plates* | China<br>PR                                  | China<br>PR                                  | Any combination<br>other than all above      |                              | Violet<br>Thermal<br>CtCP** | 5.81<br>5.39<br>4.87 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm |
| 11. | 8442.5020,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9190,<br>76 06.9290 | Offset<br>Printing<br>Plates* | China<br>PR                                  | Any<br>other<br>than<br>subject<br>countries | Any  | Any                          | Violet<br>Thermal<br>CtCP** | 5.81<br>5.39<br>4.87 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm |
| 12. | 8442.5020,<br>3701.3000,<br>3704.0090,<br>3705.1000,<br>7606.9190,<br>76 06.9290 | Offset<br>Printing<br>Plates* | Any<br>other<br>than<br>subject<br>countries | China<br>PR                                  | Any  | Any                          | Violet<br>Thermal<br>CtCP** | 5.81<br>5.39<br>4.87 | US\$<br>US\$<br>US\$ | Sqm<br>Sqm<br>Sqm |

\*Conversion factor From Kg to Sq mtr is 1 Kg=1.318 sq mts, for 28 mm thickness plate. If the thickness of the plate varies, the square meter for kg of the product will vary proportionately. 1 Sq mtr=0.7588 kg.

\*\* Computer to Conventional Plate also known as UV-CTP plate.

\*\*\* N/A stands for 'Not Applicable'.

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, the 4th June, 2012 for the imports of the subject goods originating in or exported from the subject countries and the anti-dumping duty imposed shall be payable in Indian currency.

*Explanation.* - For the purposes of this notification,-

(i) "landed value" shall be the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act; and

(ii) "rate of exchange" applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962, (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

**ANTI DUMPING DUTY ON USB FLASH DRIVES ORIGINATING IN OR IMPORTED FROM SPECIFIED COUNTRIES:****[NOTFN. NO. 22/15-CUS., DT. 22.5.2015]**

Whereas in the matter of 'USB Flash Drives' (hereinafter referred to as the subject goods) falling Chapter 8471, 8473, 8504, 8517, 8519, 8523, 8524, 8538, 8542 or 8543 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in or exported from People's Republic of China and Chinese Taipei (hereinafter referred to as the subject countries), and imported into India, the designated authority in its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, vide notification number 14/22/2012-DGAD dated the 19th December 2014, has come to the conclusion that-

- (a) the subject goods has been exported to India from subject countries below its normal value, thus resulting in dumping of the product;
- (b) the domestic industry has suffered material injury due to dumping of the subject goods;
- (c) the material injury has been caused by the dumped imports of the subject goods originating in or exported from the subject countries;

And, whereas, the designated authority has recommended imposition of definitive anti-dumping duty on the imports of subject goods, originating in or exported from the subject countries and imported into India, in order to remove injury to the domestic industry.

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes definitive anti-dumping duty on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading/ tariff item of the First Schedule to the Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (4), exported from the countries as specified in the corresponding entry in column (5), produced by the producers as specified in the corresponding entry in column (6), exported by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount as specified in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and as per unit of measurement as specified in the corresponding entry in column (9), of the said Table, namely :-

**Table**

| Sl. No. | Chapter No.  | Description Origin | Country of goods Export    | Country of                 | Producer of | Exporter | Amount | Unit of Measurement | Currency |
|---------|--|--------------------|----------------------------|----------------------------|-------------|----------|--------|---------------------|----------|
| (1)     | (2)  | (3)                | (4)                        | (5)                        | (6)         | (7)      | (8)    | (9)                 | (10)     |
| 1.      | 8471, 8473, 8504, 8517, 8519, 8523, 8524, 8538, 8542 or 8543 | USB Flash Drives   | People's Republic of China | People's Republic of China | Any         | Any      | 3.12   | Piece               | USD      |

**CHAPTER 84**

**3030 ANTI-DUMPING DUTY NOTIFICATIONS**

|    |  |                     |   |   |     |     |      |       |     |
|----|--|---------------------|---|---|-----|-----|------|-------|-----|
| 2. | 8471, 8473,<br>8504, 8517,<br>8519, 8523,<br>8524, 8538,<br>8542 or 8543 | USB Flash<br>Drives | People's<br>Republic<br>of China                                    | Any<br>country<br>other<br>than<br>People's<br>Republic<br>of China | Any | Any | 3.12 | Piece | USD |
| 3. | 8471, 8473,<br>8504, 8517,<br>8519, 8523,<br>8524, 8538,<br>8542 or 8543 | USB Flash<br>Drives | Any<br>country<br>other<br>than<br>People's<br>Republic<br>of China | People's<br>Republic<br>of China                                    | Any | Any | 3.12 | Piece | USD |
| 4. | 8471, 8473,<br>8504, 8517,<br>8519, 8523,<br>8524, 8538,<br>8542 or 8543 | USB Flash<br>Drives | Chinese<br>Taipei   | Chinese<br>Taipei   | Any | Any | 3.06 | Piece | USD |
| 5. | 8471, 8473,<br>8504, 8517,<br>8519, 8523,<br>8524, 8538,<br>8542 or 8543 | USB Flash<br>Drives | Chinese<br>Taipei   | Any<br>country<br>other<br>than<br>Chinese<br>Taipei                | Any | Any | 3.06 | Piece | USD |
| 6. | 8471, 8473,<br>8504, 8517,<br>8519, 8523,<br>8524, 8538,<br>8542 or 8543 | USB Flash<br>Drives | Any<br>country<br>other<br>than<br>Chinese<br>Taipei                | Chinese<br>Taipei   | Any | Any | 3.06 | Piece | USD |

Note: "USB Flash Drives" includes products known in the market parlance by various other names such as pen drive, keychain drives, key drives, USB sticks, flash sticks, jump sticks, USB keys or memory keys.

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette and shall be paid in Indian currency.

**Explanation.-** For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962), and therelevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

**ANTI DUMPING DUTY ON ELECTRONIC CALCULATORS ORIGINATING IN OR IMPORTED FROM SPECIFIED COUNTRIES:**

**[NOTFN. NO. 24/15-CUS., DT. 29.5.2015]**

Whereas in the matter of 'Electronic Calculators of all types [excluding calculators with attached printers, commonly referred to as printing calculators; calculators with ability to plot charts and graphs, commonly referred to as graphing calculators; programmable calculators]. (hereinafter referred to as the subject goods) falling under heading 8470 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from the People's Republic of China (hereinafter referred to as the subject coun-

try), and imported into India, the designated authority in its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, vide notification No. 14/19/2013-DGAD, dated 13th April, 2015, has come to the conclusion that-

(a) the subject goods have entered the Indian market from the subject country below its associated normal value;

(b) the domestic industry has suffered material injury; and

(c) the material injury has been caused by the dumped imports of the subject goods originating in or exported from the subject country.

And whereas, the designated authority in its aforesaid findings, has recommended imposition of definitive anti-dumping duty on the subject goods, originating in or exported from the subject country and imported into India, in order to remove injury to the domestic industry.

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), exported from the country as specified in the corresponding entry in column (5), produced by the producers as specified in the corresponding entry in column (6), exported by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount as indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and as per unit of measurement as specified in the corresponding entry in column (9) of the said Table, namely:-

**Table**

| Sl. No. | Heading No. | Description           | Country of goods | Country of Origin | Producer of Export                               | Exporter   | Amount | Unit of duty | Currency  |
|---------|-------------|-----------------------|------------------|-------------------|--|--|--------|--------------|-----------|
| (1)     | (2)         | (3)                   | (4)              | (5)               | (6)  | (7)  | (8)    | (9)          | (10)      |
| 1.      | 84 70       | Electronic Calculator | China PR         | China PR          | Casio Electronic Technology (Zhongshan) Co. Ltd. | Casio Computer (Hong Kong) Ltd., Hong Kong through M/s Casio Computer Co., Ltd., Japan | NIL    | Per Piece    | US Dollar |
| 2.      | 84 70       | Electronic Calculator | China PR         | China PR          | Fujian Kayfung Electronic                        | Fujian Kayfung Electronic  | 0.79   | Per Piece    | US Dollar |

**CHAPTER 84**

**3032 ANTI-DUMPING DUTY NOTIFICATIONS**

|    |       |                       |                                 |                                 |  |   |      |           |           |
|----|-------|-----------------------|---------------------------------|---------------------------------|--|---|------|-----------|-----------|
| 3. | 84 70 | Electronic Calculator | China PR                        | China PR                        | Co., Ltd. Ningbo Deli Electronic Development Co., Ltd. | Co., Ltd. Ningbo Deli IMP&EXP Co., Ltd. | 0.28 | Per Piece | US Dollar |
| 4. | 84 70 | Electronic Calculator | China PR                        | China PR                        | Any combination other than Sl. No. 1 to 3 above        |   | 1.22 | Per Piece | US Dollar |
| 5. | 84 70 | Electronic Calculator | China PR                        | Any country other than China PR | Any  | Any                                     | 1.22 | Per Piece | US Dollar |
| 6. | 84 70 | Electronic Calculator | Any country other than China PR | China PR                        | Any  | Any                                     | 1.22 | Per Piece | US Dollar |

Explanation. - For the purpose of this Table, "Electronic calculator", exclude the following:

- (a) Calculators with attached printers, commonly referred to as printing calculators;
- (b) Calculators with ability to plot charts and graphs, commonly referred to as graphing calculators;
- (c) Programmable calculators.

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, amended or superseded earlier) from the date of publication of this notification in the Gazette of India and shall be paid in Indian currency.

Explanation.- For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, under section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

**ANTI DUMPING DUTY ON PLASTIC PROCESSING OR INJECTION MOULDING MACHINES ORIGINATING IN OR IMPORTED FROM SPECIFIED COUNTRIES: [NOTFN. NO. 57/15-CUS., DT. 4.12.2015]**

Whereas, the designated authority, vide notification No. 15/2/2014-DGAD, dated the 9th May, 2014, published in the Gazette of India, Extraordinary, Part I, Section 1, had initiated a review in the matter of continuation of anti-dumping duty on import of all kinds of plastic processing or injection moulding machines, also known as injection presses used for processing or moulding of plastic materials, having clamping force not less than 40 tonnes and not more than 1000 tonnes (hereinafter referred to as the subject goods), falling under tariff item 8477 10 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975)(hereinafter referred to as the Customs Tariff Act), originating in or exported from, People's Republic of China (hereinafter referred to as the subject country), imposed vide notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 39/2010-Customs, dated the 23rd March, 2010, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R. 210(E),

dated the 23rd March, 2010;

And whereas, the Central Government had extended the anti-dumping duty on the subject goods, originating in or exported from the subject country upto and inclusive of the 11th May, 2015, vide notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 28/2014-Customs (ADD), dated the 19th June, 2014, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R 414(E), dated the 19th June, 2014;

And whereas, in the matter of review of anti-dumping duty on import of the subject goods, originating in or exported from the subject country, the designated authority in its final findings, published vide notification No. 15/02/2014-DGAD, dated the 8th October, 2015, in the Gazette of India, Extraordinary, Part I, Section 1, has come to the conclusion that -

(i). there is continued dumping of the subject goods from the subject country though the volume of imports is low and performance of the domestic industry has deteriorated in the current injury period due to the impact of the dumped imports from the subject country;

(ii). the dumping is likely to continue and the performance of the domestic industry is likely to deteriorate, should the present anti-dumping duty is revoked,

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject country;

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, the specification of which is specified in column (4), falling under tariff item of the First Schedule to the Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (5), exported from the countries as specified in the corresponding entry in column (6), produced by the producers as specified in the corresponding entry in column (7), exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate to be worked out as percentage of the landed value of imports of the subject goods as specified in the corresponding entry in column (9) of the said Table, namely:-

**Table**

| <b>Sl. No.</b> | <b>Tariff Item</b> | <b>Description of goods</b>                        | <b>Specification</b>                               | <b>Country of Origin</b>   | <b>Country of Export</b>   | <b>Producer</b> | <b>Exporter</b> | <b>% of landed value</b> |
|----------------|--------------------|--|--|----------------------------|----------------------------|-----------------|-----------------|--------------------------|
| <b>(1)</b>     | <b>(2)</b>         | <b>(3)</b>   | <b>(4)</b>   | <b>(5)</b>                 | <b>(6)</b>                 | <b>(7)</b>      | <b>(8)</b>      | <b>(9)</b>               |
| 1              | 8477 10 00         | Plastic processing or Injection moulding machines* | Clamping force equal to or more than 40 tonnes and | People's Republic of China | People's Republic of China | Any             | Any             | 29                       |

|   |            |      |   |  |  |     |     |    |
|---|------------|------|---|--|--|-----|-----|----|
| 2 | 8477 10 00 | -Do- | equal to or less than 1000 tonnes<br>-Do- | People's Republic of China                         | Any country, other than People's Republic of China | Any | Any | 29 |
| 3 | 8477 10 00 | -Do- | -Do-                                      | Any country, other than People's Republic of China | People's Republic of China                         | Any | Any | 29 |

\*The following shall be excluded from the levy of anti-dumping duty imposed under this notification:-

- (i) Blow moulding Machines classified under Customs Tariff sub-heading No. 8477 30;
- (ii) Vertical injection moulding machines;
- (iii) All electric injection moulding machines wherein the mechanical movements such as injection, mould closing, mould opening, ejection, screw-drive, etc. are controlled by independent servo motors and having digital control system and without Hydraulic Unit;
- (iv) Multi-color / mutli-mould machinery for making footwear, Rotary injection moulding machinery for making footwear and footwear sole/strap/heel injection moulding machine classified under the Customs Tariff heading No. 8453

1. The anti-dumping duty imposed under this notification shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the official Gazette and shall be payable in Indian currency.

Explanation.- For the purposes of this notification, "Landed Value" shall be the assessable value as determined under the Customs Act 1962, (52 of 1962) and all duties of customs except duties levied under section 3, 3A, 8B, 9 and 9A of the Customs Tariff Act.

**ANTI DUMPING DUTY ON PLASTIC PROCESSING MACHINES OR INJECTION MOULDING MACHINES USED FOR PROCESSING OR MOULDING PLASTIC MATERIALS ORIGINATING IN OR IMPORTED FROM SPECIFIED COUNTRIES:  
[NOTFN. NO. 9/16-CUS., DT. 15.3.2016]**

Whereas, in the matter of imports of all kinds of plastic processing machines or injection moulding machines, also known as injection presses, having clamping force equal to or more than 40 tonnes, and equal to or less than 3200 tonnes, used for processing or moulding of plastic materials (hereinafter referred to as the subject goods) falling under tariff item 8477 10 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), hereinafter referred to as the Customs Tariff Act, originating in or exported from Chinese Taipei, Philippines, Malaysia or Vietnam (hereinafter referred to as subject countries) and imported into India, the designated authority in its final findings, published in the Gazette of India, Extraordinary, Part I, Section 1, vide notification No. 14/03/2014-DGAD, dated the 7th January, 2016 has come to the conclusion that-

- i. the subject goods are entering the Indian market from the subject countries at dumped prices;
- ii. performance of the domestic industry has deteriorated in the current injury period due to the impact of the dumped imports from the subject countries coupled with decline in demand in the recent years; and
- iii. the injury suffered by the domestic industry is significant and material,

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject country and imported into India, in order to remove injury to the domestic industry;

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, the specification of which is specified in column (4), falling under tariff item of the First Schedule to the Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (5), exported from the countries as specified in the corresponding entry in column (6), produced by the producers as specified in the corresponding entry in column (7), exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate to be worked out as percentage of the landed value of imports of the subject goods as specified in the corresponding entry in column (9) of the said Table as, namely:-

Table

| Sl. No. | Tariff item | Description of goods   | Specification  | Country of origin | Country of export | Producer                                       | Exporter                           | Duty as per centage of landed value |
|---------|-------------|--|--|-------------------|-------------------|--|------------------------------------|-------------------------------------|
| (1)     | (2)         | (3)  | (4)  | (5)               | (6)               | (7)  | (8)                                | (9)                                 |
| 1.      | 8477 10 00  | Plastic processing machines or Injection moulding machines used for processing or moulding plastic materials | Clamping force equal to or more than 40 tonnes and equal to or less than 3200 tonnes | Chinese Taipei    | Chinese Taipei    | M/s Chen Hsong Machinery Chinese Taipei Co Ltd | M/s Asian Plastic Machinery Co Ltd | 6.06%                               |
| 2.      | -Do-        | -Do-   | -Do-   | Chinese Taipei    | Chinese Taipei    | M/s Jon Wai Machinery Works Co Ltd             | M/s Jon Wai Machinery Works Co Ltd | Nil                                 |
| 3.      | -Do-        | -Do-   | -Do-   | Chinese Taipei    | Chinese Taipei    | Any combination other than the above           |                                    | 27.98%                              |
| 4.      | -Do-        | -Do-   | -Do-   | Chinese           | Any               | Any  | Any                                | 27.98%                              |

|     |      |      | Taipei |  |                |     |     |        |
|-----|------|------|--------|--|----------------|-----|-----|--------|
| 5.  | -Do- | -Do- | -Do-   | Any country other than the subject countries | Chinese Taipei | Any | Any | 27.98% |
| 6.  | -Do- | -Do- | -Do-   | Philippines                                  | Any            | Any | Any | 30.85% |
| 7.  | -Do- | -Do- | -Do-   | Any country other than the subject countries | Philippines    | Any | Any | 30.85% |
| 8.  | -Do- | -Do- | -Do-   | Malaysia                                     | Any            | Any | Any | 44.74% |
| 9.  | -Do- | -Do- | -Do-   | Any country other than the subject countries | Malaysia       | Any | Any | 44.74% |
| 10. | -Do- | -Do- | -Do-   | Vietnam                                      | Any            | Any | Any | 23.15% |
| 11. | -Do- | -Do- | -Do-   | Any country other than the subject countries | Vietnam        | Any | Any | 23.15% |

Note:- The following shall be excluded from the levy of anti-dumping duty imposed under this notification:-

- i. Blow Moulding Machines classified under Customs Tariff sub-heading 8477 30;
- ii. Vertical injection moulding machines;
- iii. All electric injection moulding machines wherein the mechanical movements such as injection, mould closing, mould opening, ejection, screw driver, etc. are controlled by independent servo motors and having digital control system and without Hydraulic Units;
- iv. Multi-colour / multi-mould machinery for making footwear, Rotary injection moulding machinery for making footwear and footwear sole/strap/heel injection moulding machine classified under the Customs Tariff heading 8453.

2. The antidumping duty imposed under this notification shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette and shall be payable in Indian currency.

Explanation.- For the purposes of this notification, "landed value" shall be the assessable value as determined under the Customs Act 1962, (52 of 1962) and all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the Customs Tariff Act.

**ANTI DUMPING DUTY ON PRESSES EXCEPT SIX DAY LIGHT CURING PRESS FOR CURING BI-CYCLE TYRES ORIGINATING IN OR IMPORTED FROM SPECIFIED COUNTRIES:****[NOTFN. NO. 11/16-CUS., DT. 29.3.2016]**

Whereas, the designated authority, vide notification No. 15/22/2014-DGAD, dated the 7th January, 2015, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 7th January, 2015, had initiated a review in the matter of continuation of antidumping duty on imports of Tyre Curing Presses also known as Tyre Vulcanisers or Rubber Processing Machineries for tyres, excluding Six Day Light Curing Press for curing bi-cycle tyres (hereinafter referred to as the subject goods), originating in or exported from the People's Republic of China (hereinafter referred to as the subject country), imposed vide notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. 01/2010-Customs as amended, dated the 8th January, 2010, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R. 21(E), dated the 8th January, 2010;

And whereas, the Central Government had extended the period of imposition of anti-dumping duty on the subject goods, originating in or exported from the subject country, upto and inclusive of the 7th January, 2016, vide notification of the Government of India, in the Ministry of Finance (Department of Revenue) No.06/2015-Customs(ADD), dated the 3rd March, 2015, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R 170(E), dated the 3rd March, 2015;

And whereas, in the matter of review of anti-dumping duty on import of the subject goods, originating in or exported from the subject country, the designated authority in its final findings published vide notification No. 15/22/2014-DGAD, dated the 5th January, 2016, in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th January, 2016 has come to the conclusion that

- (a) the subject goods have been exported to India from the subject country below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the material injury has been caused by the dumped imports of the subject goods from subject country;

and has recommended imposition of the definitive anti-dumping duty on the subject goods, originating in or exported from the subject country.

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5) and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate to be worked out as percentage of the CIF value of imports of the subject goods as specified in the corresponding entry in column (9) of the said Table.

Table

| Sl. No. | Tariff item | Description of goods  | Specification       | Country of origin          | Country of export          | Producer | Exporter | % of CIF |
|---------|-------------|---|---------------------|----------------------------|----------------------------|----------|----------|----------|
| (1)     | (2)         | (3)   | (4)                 | (5)                        | (6)                        | (7)      | (8)      | (9)      |
| 1       | 8477 51 00  | Presses except Six Day Light Curing Press for curing bi-cycle tyres | All sizes upto 130" | People's Republic of China | People's Republic of China | Any      | Any      | 15       |
| 2       | 8477 51 00  | -do   | -do-                | People's Republic of China | Any                        | Any      | Any      | 15       |
| 3       | 8477 51 00  | -do   | -do-                | Any                        | People's Republic of China | Any      | Any      | 15       |

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years from the date of publication of this notification in the Official Gazette and shall be paid in Indian currency. Note.-For the purpose of this notification, "CIF value" means assessable value as determined under section 14 of Customs Act, 1962 (52 of 1962).