



कार्यालय: प्रधान आयुक्त सीमा शुल्क, मुन्द्रा,
 सीमा शुल्क भवन, मुन्द्रा बंदरगाह, कच्छ, गुजरात- 370421
OFFICE OF THE PRINCIPAL COMMISSIONER OF CUSTOMS,
CUSTOM HOUSE, MUNDRA PORT,
KUTCH, GUJARAT- 370421.
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DIN: 20251271MO0000999F32

SCN No. 153/2025-26/ADC/ZDC/MCH

Show Cause Notice

(Issued under section 28(4) of Customs Act, 1962)

M/s Dugri Overseas Inc Shop No. 147, Part of House No. 1, Block- A, Village Delhi-110034 having IEC No. 0509060340 (hereinafter also referred to as “the importer” for the sake of brevity”) has filed Bills of Entry as mentioned in Annexure-A attached to this Notice for import of Strap CTH 58062000. It is noticed that the importer has misclassified the goods under CTH 58062000 (BCD- 10%) instead of correct classification under CTH 58063200 (BCD- 20%) and wrongly claimed the benefit of Sr.No. 145 of Notification No. 82/2017- Customs dated 27.10.20217 to evade higher BCD under the said CTH which has resulted into short payment of Customs duty on part of the importer.

2. Whereas, ‘Other narrow woven fabrics made of man-made fibres’ are classifiable under CTH 58063200 and attract BCD at the rate of 20 per cent (Notification No. 82/2017-Customs, Serial No.146 dated 27 October 2017). The imported goods were classified under CTH 58062000 and cleared levying BCD at concessional rate of 10 per cent under aforesaid notification, serial no.145.

3. Whereas, serial no. 145 for concessional BCD was applicable for import of ‘other narrow woven fabrics of cotton’ and ‘of other textile materials’ respectively. Although, imported goods appear to be made of Polyester/Nylon which are a kind of man-made fibres, accordingly merit classification under CTH 58063200 and leviable to BCD at the rate of 20 percent instead of 10 applied. Thus, misclassification of imported goods resulted in short levy of duty.

4. Classification: The goods classified under CTH 5806 are as given below:

(1)	(2)	(3)	(4)	(5)
5806	NARROW WOVEN FABRICS OTHER THAN GOODS OF HEADING 5807; NARROW FABRICS CONSISTING OF WARP WITHOUT WEFT ASSEMBLED BY MEANS OF AN ADHESIVE (BOLDUCS)			
5806 10 00	- Woven pile fabrics (including kg. 10% terry toweling and similar terry fabrics) and chenille fabrics			-
5806 20 00	- Other woven fabrics, containing kg. 10% by weight 5% or more of elastomeric yarn or rubber thread - <i>Other woven fabrics :</i>			-
5806 31	-- <i>Of cotton :</i>			
5806 31 10	--- Typewriter ribbon cloth kg. 10%			-
5806 31 20	--- Newar cotton kg. 10%			-
5806 31 90	--- Other kg. 10%			-
5806 32 00	-- Of man-made fibres kg. 20%			-
5806 39	-- <i>Of other textile materials :</i>			
5806 39 10	--- Goat hair puttis tape kg. 10%			-
5806 39 20	--- Jute webbing kg. 10%			-
5806 39 30	--- Other narrow fabrics of jute kg. 10%			-
5806 39 90	--- Other kg. 10%			-
5806 40 00	- Fabrics consisting of warp without weft assembled by means of an adhesive (bolducs) kg. 10%			-

From the above table it can be seen that for all the goods covered under CTH 5806, BCD is 10% except for CTH 58063200 wherein BCD is 20%.

5. Notification: The relevant extract of Notification No. 82/2017-Customs dated 27.10.2017 is as given below:

S. No.	Chapter/Heading/ Sub- heading/ Tariff item	Description	Rate
145.	5806 (except 5806 32 00)	All goods	10%
146.	5806 32 00	All goods	20%

It is noticed the importer has misclassified the goods made of Polyester/Nylon which are a kind of man-made fibres under CTH 58062000 instead of correct classification under CTI 58063200 and wrongly claimed the benefit of Sr.No. 145 of Notification No. 82/2017-Customs dated 27.10.2017 to evade higher BCD.

6. Relevant Legal provisions, in so far related to the facts of the case are as under:-

Section 17. Assessment of duty. –

(1) An importer entering any imported goods under section 46, or an exporter entering any export goods under section 50, shall, save as otherwise provided in section 85, self-assess the duty, if any, leviable on such goods.

....

(4) Where it is found on verification, examination or testing of the goods or otherwise that the self-assessment is not done correctly, the proper officer may, without prejudice to any other action which may be taken under this Act, reassess the duty leviable on such goods.

Section 28. Recovery of duties not levied or not paid or short-levied or short-paid or erroneously refunded. –

(4) Where any duty has not been levied or not paid or has been short-levied or short-paid or erroneously refunded, or interest payable has not been paid, part-paid or erroneously refunded, by reason of,-

- (a) collusion; or
- (b) any willful mis-statement; or
- (c) suppression of facts,

by the importer or the exporter or the agent or employee of the importer or exporter, the proper officer shall, within five years from the relevant date, serve notice on the person chargeable with duty or interest which has not been [so levied or not paid] or which has been so short-levied or short-paid or to whom the refund has erroneously been made, requiring him to show cause why he should not pay the amount specified in the notice".

Section 28AA. Interest on delayed payment of duty. –

(1) Notwithstanding anything contained in any judgment, decree, order or direction of any court, Appellate Tribunal or any authority or in any other provision of this Act or the rules made thereunder, the person, who is liable to pay duty in accordance with the provisions of section 28, shall, in addition to such duty, be liable to pay interest, if any, at the rate fixed under sub-section (2), whether such payment is made voluntarily or after determination of the duty under that section.

(2) Interest at such rate not below ten per cent. and not exceeding thirty-six per cent. per annum, as the Central Government may, by notification in the Official Gazette, fix, shall be paid by the person liable to pay duty in terms of section 28 and such interest shall be calculated from the first day of the month succeeding the month in which the duty ought to have been paid or from the date of such erroneous refund, as the case may be, up to the date of payment

of such duty.

Section 46: Entry of goods on importation:

(4) The importer while presenting a bill of entry shall make and subscribe to a declaration as to the truth of the contents of such bill of entry and shall, in support of such declaration, produce to the proper officer the invoice, if any, relating to the imported goods.

(4A) the importer who presents a bill of entry shall ensure the following, namely:

- (a) The accuracy and completeness of the information given therein;
- (b) The authenticity and validity of any document supporting it; and
- (c) Compliance with the restriction or prohibition, if any, relating to the goods under this Act or under any other law for the time being in force.

Section 111. Confiscation of improperly imported goods, etc. – The following goods brought from a place outside India shall be liable to confiscation:-

....

(m) any goods which do not correspond in respect of value or in any other particular with the entry made under this Act or in the case of baggage with the declaration made under section 77 in respect thereof, or in the case of goods under transhipment, with the declaration for transhipment referred to in the proviso to sub-section (1) of section 54;

...

Section 112. Penalty for improper importation of goods, etc. – Any person,-

(a) who, in relation to any goods, does or omits to do any act which act or omission would render such goods liable to confiscation under section 111, or abets the doing or omission of such an act, or

(b)

shall be liable,-

(i)

(ii) in the case of dutiable goods, other than prohibited goods, subject to the provisions of section 114A, to a penalty not exceeding ten per cent. of the duty sought to be evaded or five thousand rupees, whichever is higher:

Section 114A. Penalty for short-levy or non-levy of duty in certain cases. - Where the duty has not been levied or has been short-levied or the

interest has not been charged or paid or has been part paid or the duty or interest has been erroneously refunded by reason of collusion or any willful mis-statement or suppression of facts, the person who is liable to pay the duty or interest, as the case may be, as determined under sub-section (8) of Section 28 shall also be liable to pay a penalty equal to the duty or interest so determined:

7. With the introduction of self-assessment under Section 17, more faith is bestowed on the importer, as the practices of routine assessment, concurrent audit etc. have been dispensed with. As a part of self-assessment by the importer, they have been entrusted with the responsibility to correctly self-assess the duty. However, in the instance case, the importer intentionally abused this faith placed upon them by the law of the land. Therefore, it appears that the importer has wilfully violated the provisions of Section 17(1) of the Act in as much as Importer has failed to correctly self-assess the duty on the impugned goods and has also wilfully violated the provisions of sub-section (4) and (4A) of Section 46 of the Act. Therefore, the goods having assessable value of **Rs. 1,11,73,165/-** imported vide the said Bill of Entry appear liable for confiscation under Section 111(m) of the Customs Act, 1962.

8. Whereas, it appears that the importer has misclassified the goods under CTH 58062000 instead of correct classification under CTH 58063200 and wrongly claimed the benefit of Sr.No. 145 of Notification No. 82/2017-Customs dated 27.10.20217 to evade higher BCD under the said CTH, which has resulted into short payment of Customs duty amounting to **Rs. 12,90,501/-** and the same is required to be recovered from the importer under Section 28(4) of the Customs Act, 1962 along with applicable interest under Section 28AA of the Act. For such act of omission and commission, the importer has rendered themselves liable to penalty under Section 112(a)(ii) and/or 114A of the Customs Act, 1962.

9. Now, therefore, M/s Dugri Overseas Inc, Shop No. 147, Part of House No. 1, Block- A, Village Delhi-110034 having IEC No. 0509060340, are hereby called upon to show cause to the **Additional Commissioner of Customs, Import Assessment (Gr-3)**, Custom House, Mundra, having office at 1st Floor, Room No. 112, PUB Building, 5B, Mundra (Kutch) Gujarat 370 421, as to why:

- (i) The classification of the goods declared under CTH 58062000 in Bills of Entry as mentioned in Annexure-A to this Notice, should not be rejected and the goods be classified under CTH 58063200;

- (ii) The above said goods having assessable value of **Rs. 1,11,73,165/-** should not be held liable for confiscation under Section 111(m) of the Customs Act, 1962;
- (iii) Differential Customs duty of **Rs. 12,90,501/-** in respect of the above said goods imported vide Bills of Entry as mentioned in Annexure-A to this Notice, should not be recovered from them under Section 28(4) of the Customs Act, 1962 along with applicable interest under Section 28AA of the Customs Act, 1962.
- (iv) Penalty should not be imposed upon them under Section 112(a)(ii) and/or 114A of the Customs Act, 1962.

10. The importer is further required to produce at the time of show cause, all the evidences upon which they intend to rely in support of their defense. They are further called upon to inform in writing to the Assistant Commissioner of Customs, Custom House, Mundra as to whether they desire to be heard in person before the case is adjudicated. If no cause is shown within 30 days from the date of receipt of this notice or if they fail to appear for personal hearing when the case is posted for hearing, the case will be decided ex-parte on the basis of evidences available on record.

11. This Show Cause Notice is being issued as per the scrutiny of records conducted so far. Hence, the department reserves its rights under the provisions of Customs Act, 1962 to conduct further Audit/Scrutiny of the records and issue subsequent or separate show cause notice(s), if any.

12. The present Show Cause Notice is issued without prejudice to any other action that may be taken under any other provision of the Customs Act, 1962 and/or rules made there under and/or under the provisions of any other law for the time being in force in India. The department is also free to issue addendum to this Show Cause Notice, if any, further fact/documents come to notice.

13. The importer is further informed that they have the right to opt for closure of these proceedings under Section 28(6) of Customs Act, 1962. If they so decide, then in terms of Section 28(5) of the Customs Act, 1962, they may pay the duty demanded in this Show Cause Notice in full or in part, as may be accepted by them, and the interest payable thereon under Section 28AA and penalty equal to fifteen percent of the duty specified in this notice or the duty so accepted by them, within 30 days of the receipt of the notice and inform the concerned Adjudicating and/or of such payment in writing.

Additional Commissioner of Customs,

**Import Assessment (Gr-3),
Custom House, Mundra.**

To,

M/s Dugri Overseas Inc
Shop No. 147, Part of House No. 1,
Block- A, Village Delhi-110034
IEC No. 0509060340

Copy to:

1. The Deputy/Assistant Commissioner of Customs (RRA), CH, Mundra.
2. The Deputy/Assistant Commissioner of Customs (TRC), CH, Mundra.
3. The Deputy/Assistant Commissioner of Customs (EDI), CH, Mundra.
4. Office Copy.

Annexure-A

B/E No.	B/E Date	Name of the Importer	I n v. S r. N o.	Item Description	Ite m Sr. No.	Declar ed CTH	Corr ect CTH	Assess able Value	Differ entia l BCD @10 %	SWS on Diff. BCD	Differ entia l IGST	Differe ntial Duty Payabl e
22713 40	07-01-2021	DUGRI OVERSE AS INC	1	STRAP	1	58062 000	5806 3200	751784	7517 8.4	7517.8 4	4134. 812	86831.05 2
23470 12	14-01-2021	DUGRI OVERSE AS INC	1	STRAP	1	58062 000	5806 3200	730739	7307 3.9	7307.3 9	4019. 0645	84400.35 5
26435 91	06-02-2021	DUGRI OVERSE AS INC	1	STRAP	1	58062 000	5806 3200	906384	9063 8.4	9063.8 4	4985. 112	104687.3 5
28543 71	22-02-2021	DUGRI OVERSE AS INC	1	STRAP	1	58062 000	5806 3200	776407	7764 0.7	7764.0 7	4270. 2385	89675.00 9
34318 62	03-04-2021	DUGRI OVERSE AS INC	1	STRAP	1	58062 000	5806 3200	1091245	1091 24.5	10912. 45	6001. 8475	126038.8
35818 23	15-04-2021	DUGRI OVERSE AS INC	1	STRAP	1	58062 000	5806 3200	947613	9476 1.3	9476.1 3	5211. 8715	109449.3
37206 76	26-04-2021	DUGRI OVERSE AS INC	1	STRAP	1	58062 000	5806 3200	670413	6704 1.3	6704.1 3	3687. 2715	77432.70 2
42016 65	04-06-2021	DUGRI OVERSE AS INC	1	STRAP	1	58062 000	5806 3200	705007	7050 0.7	7050.0 7	3877. 5385	81428.30 9
55945 27	26-09-2021	DUGRI OVERSE AS INC	1	STRAP	1	58062 000	5806 3200	850479	8504 7.9	8504.7 9	4677. 6345	98230.32 5
56236 15	28-09-2021	DUGRI OVERSE AS INC	1	STRAP	1	58062 000	5806 3200	775062	7750 6.2	7750.6 2	4262. 841	89519.66 1
68376 75	25-12-2021	DUGRI OVERSE AS INC	1	STRAP(OTH ER DETAILS AS PER INV	1	58062 000	5806 3200	804326	8043 2.6	8043.2 6	4423. 793	92899.65 3

				AND P LIST)									
68708 42	28-12- 2021	DUGRI OVERSE AS INC	1	STRAP(OTH ER DETAILS AS PER INV AND P LIST)	1	5806 000	5806 3200	862722	8627 2.2	8627.2 2	4744. 971	99644.39 1	
78795 34	15-03- 2022	DUGRI OVERSE AS INC	1	STRAP(OTH ER DETAILS AS PER INV AND P LIST)	1	58062 000	5806 3200	811031	8110 3.1	8110.3 1	4460. 6705	93674.08 1	
84320 03	26-04- 2022	DUGRI OVERSE AS INC	1	STRAP(OTH ER DETAILS AS PER INV AND P LIST)	1	58062 000	5806 3200	489953	4899 5.3	4899.5 3	2694. 7415	56589.57 2	
				Total					1117316 5	1117 316.5	111732	6145 2	1290501