

**[BOC Customs Memorandum Order No. 23-2015,
July 09, 2015]**

**EXEMPTION OF PEZA-REGISTERED ENTERPRISES FROM CMO NO.
18-2010 ENTITLED "PROCEDURE FOR THE BULK AND BREAK-
BULK CARGO CLEARANCE ENHANCEMENT PROGRAM MANDATED
UNDER ADMINISTRATIVE ORDER NO. 243 AS AMENDED BY AO
243-A"**

*Adopted: 09 July 2015
Date Filed: 16 July 2015*

1. Bulk and break-bulk import shipments of production-related requirements by PEZA-registered enterprises, for which PEZA Import Permits have been issued, are hereby excluded from the mandatory coverage of Customs Memorandum Order No. 18-2010 (Procedure for the Bulk and Break Bulk cargo Clearance Enhancement Program mandated under Administrative Order No. 243 as Amended by AO 243-A) and Customs Administrative Order No. 06-2011 (Supplemental Rates to Implement the Bulk and Break Bulk Cargo Clearance Enhancement Program). These enterprises need not secure a Load Port Survey in the port of origin from any CASCs-accredited cargo surveyor.
2. For PEZA-registered enterprises whose bulk and break-bulk import shipments are not covered by PEZA Import Permits, existing regulations shall remain applicable.

For your information and compliance.

(SGD) ALBERTO D. LINA
Commissioner



Source: Supreme Court E-Library

This page was dynamically generated by the E-Library Content Management System (E-LibCMS)