

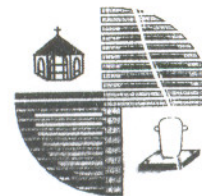
# CEBU PORT AUTHORITY

CIP Complex, Sergio Osmeña Boulevard, North Reclamation Area, Cebu City

E-mail : cpa@cpa.mozcom.com

Telephone : 232-1461 to 63 • 231-6856 to 57

Fax No. : 231-6848



12 March 2008

**CPA Administrative Order No.02-2008**  
Series of 2008

**TO : All Departments, Division Managers, Shipping Lines, Importers/Exporters and Others Concerned**

**SUBJECT : Treatment of Cargoes Released for Withdrawal But Later Cancelled**

---

Pursuant to the provisions of R.A. 7621, the General Port Rules and Regulations (GPRR) of the Cebu Port Authority, and as approved by the Cebu Port Commission, the following policy and its implementing guidelines on the treatment of cargoes released for withdrawal but later cancelled, are hereby prescribed:

**Section 1. Statement of Policy**

It is the declared policy of the Authority that all cancelled withdrawals of cargoes shall be subject to penalty to avoid operational and administrative inconveniences for other port users and cargo handling service providers.

**Section 2. Coverage**

This mandatory policy covers withdrawals of cargoes, either containerized or non-containerized, either direct inbound or transshipment, at the Cebu International Port (CIP).

**Section 3. Guidelines**

The following guidelines are hereby prescribed:

- 3.1. Consignees or consignees' brokers / representatives shall apply for cargo withdrawal permits with Cebu Port Authority only when the processing of documents and clearances with Bureau of Customs, OPASCOR, and other concerned offices shall have been settled;

3.2. Cancellation of approved cargo withdrawal permits duly issued by Cebu Port Authority shall be subject to penalty as hereby prescribed:

3.2.1 Two Hundred Fifty Pesos (P 250.00) for every 20-footer container

3.2.2 Three Hundred Fifty Pesos (P 350.00) for every 40-footer container

3.3. Payment of penalty shall be settled with the Cebu International Port Management Office 1 of Cebu Port Authority prior to revalidating and granting of withdrawal permits.

**Section 4. Separability Clause**

Should any provision of this Order be declared illegal or unconstitutional by any court of competent jurisdiction, those provisions to which such declaration does not apply, shall remain in full force and effect.


**Section 5. Repealing Clause**

All Orders, Circulars, Memoranda, guidelines, rules and regulations inconsistent herewith, are hereby repealed or modified accordingly.

**Section 6. Effectivity**

This Administrative Order shall take effect fifteen (15) days after 2 publications in a newspaper of general circulation.

**APPROVED.**

  
**ANGELO C. VERDAN**  
General Manager

Published in The Freeman Newspaper March 24 & 31, 2008