Anti-Dumping Commission

Application for a

review of

anti-dumping measures

APPLICATION UNDER SECTION 269ZA OF THE CUSTOMS ACT 1901 FOR A REVIEW OF ANTI-DUMPING MEASURES In accordance with section 269ZA of the Customs Act 1901 (the Act) 1, I request that the Commissioner of the Anti-Dumping Commission initiate a review of anti-dumping measures in respect of the goods the subject of this application to: 1. revise the level of the measures because one or more of the variable factors relevant to the taking of measures have changed (a variable factors review) In this case the factors that I consider have changed are: normal value export price non injurious price subsidy The variable factors review is in relation to: a particular exporter (if so provide name and country details) exporters generally or 2. revoke the measures because the anti-dumping measures are no longer warranted (a revocation review) In this case the measure I consider should be revoked is: the dumping duty notice the countervailing duty notice the undertaking The revocation review is in relation to: a particular exporter (if so provide name and country details) exporters generally NOTE Where seeking variable factors review as well as a revocation review, indicate this in both 1 and 2 above. ¹ All legislative references are to the Customs Act 1901

DECLARATION

I believe that the information contained in this application:

- provides reasonable grounds for review of the anti-dumping measure; and
- is complete and correct to the best of my knowledge and belief.

Signature:	
Name:	
Position:	
Company:	
ABN:	
Date:	

About this form

Section 269ZB(1)(b) of the Act requires that an application under section 269ZA of the Act for the review of measures published in a dumping duty notice or countervailing duty notice must be in a form approved by the Commissioner under section 269SMS(1) for those purposes. This is the approved form.

Signature requirements

Where the application is made:

By a company - the application must be signed by a director, servant or agent acting with the authority of the body corporate.

By a joint venture - a director, employee, agent of each joint venturer must sign the application. Where a joint venturer is not a company, the principal of that joint venturer must sign the application form.

On behalf of a trust - a trustee of the trust must sign the application.

By a sole trader - the sole trader must sign the application.

In any other case - contact the Anti-Dumping Commission's (the commission's) client support section for advice.

NB: Where an application is made by an agent acting with authority on behalf of a company, joint venture, trust or sole trader, an authority to act letter must be provided with this application.

Assistance with the application

The commission provides a free-of-charge document checking service, available prior to formal lodgement, to assist applicants to ensure that their applications meet the documentary requirements, see "before you apply": https://www.industry.gov.au/anti-dumping-commission/apply-anti-dumping-or-countervailing-duties-measures

The commission has also published guidelines to assist applicants with the completion of this application (for investigations, continuations, reviews): https://www.industry.gov.au/anti-dumping-commission/apply-anti-dumping-or-countervailing-duties-measures

The commission's client support section can provide information about dumping and countervailing procedures and the information required by the application form. Contact the team on:

Phone:13 28 46 or +61 2 6213 6000 (outside Australia)

Email: clientsupport@adcommission.gov.au

Information is available from the commission's website at www.adcommission.gov.au.

Small and medium enterprises (i.e., those with less than 200 full-time staff, which are independently operated and which are not a related body corporate for the purposes of the *Corporations Act* 2001), may obtain assistance, at no charge, from the Department of Industry, Science and Resources' International Trade Remedies Advisory (ITRA) Service. For more information on the ITRA Service, visit www.business.gov.au/ITRA, email us at itra@industry.gov.au, or telephone the ITRA Service Hotline on +61 2 6213 7267.

Review Period

The review period is *generally* the 12 month period preceding the initiation date and ending on the most recently completed month or quarter.

For the purposes of information requested in this application, please consider the review period as the 12 month period ending on the most recently completed quarter prior to the date that you submit the application.

The actual review period will be set by the Commissioner if a review is initiated, and may differ to that used by the applicant in the application form.

Required information

- 1. Provide details of the name, street and postal address, of the applicant seeking the review.
- 2. Provide details of the name of a contact person, including their position, telephone number and e-mail address.
- 3. Name other parties supporting this application.
- 4. Describe your interest as an affected party (e.g. are you concerned with the exportation of the goods, the importation of the goods, or part of the Australian industry, or acting on behalf of the Government of an exporting country).
- 5. Provide details of the current anti-dumping measure(s) the subject of this review application and the goods subject to the measure(s), including:
 - tariff classification
 - the countries and/or companies
 - specified date of publication of the measure
- 6. If you are an exporter of the goods the subject of this application please answer the following questions:
 - Have you exported the goods to Australia during the review period?
 - If yes, what was the total quantity and total value of the goods exported to Australia during the review period?
 - Have you previously (prior to the review period) exported the goods to Australia?
 - o If yes, please provide the total quantity and total value of the goods exported to Australia each year during the three years prior to the review period.
 - Have you exported like goods to countries other than Australia during the review period?
 - If yes, please provide the total quantity and total value of exports of the goods to each other country during the review period. Please indicate if any of the sales are to a related party.

NB: In relation to the goods the subject of this application, 'like goods' means goods that are identical in all respects to the goods the subject of this application or, although not alike in all respects to the goods the subject of this application, have characteristics closely resembling those goods (s 269T(1) refers).

NB: Please note you must provide this information if you are an exporter of the goods the subject of the application. If you are not an exporter of the goods, you may choose to provide information relevant to this question.

7. Provide the names, addresses and telephone numbers of other parties likely to have an interest in this matter e.g. Australian manufacturers, importers, exporters and/or users.

Applications for review of variable factors

If you are applying for a variable factors review (in box 1 above) provide a detailed statement setting out your reasons. Include information about:

- the factor(s) you wish to have reviewed;
- the amount by which that factor is likely to have changed since anti-dumping measures were last imposed, and evidence in support; and
- in your opinion the causes of the change and whether these causes are likely to persist.

Application for a revocation review

If you are applying for a revocation review (in box 2 above), provide a detailed statement setting out your reasons.

Include evidence in support of your view that there are reasonable grounds for asserting that the measures are no longer warranted. Refer to the 'Instructions and guidelines for applicants: Application for review or revocation of measures' as part of preparing your response. If you consider anti-dumping measures are no longer warranted because of:

- no dumping or no subsidisation: provide evidence that there is no dumping, or no subsidy, and why dumping or subsidisation is unlikely to recur if measures were revoked.
- no injury: provide evidence that there is no current injury, and there
 is unlikely to be a recurrence of injury if the measures were to be
 revoked.

Lodgement of the application

This application, together with the supporting evidence, must be lodged in the manner approved by the Commissioner under subsection 269SMS(2) of the Act. The Commissioner has approved lodgement of this application by either:

- email, preferably, using the email address clientsupport@adcommission.gov.au;
- upload to SIGBOX (SIGBOX is our secure online lodgement platform, suitable for large files or attachments - email us to arrange access), or
- post to:

The Commissioner of the Anti-Dumping Commission GPO Box 2013 Canberra ACT 2601

Effective immediately:

- Applications are taken to be lodged or received by the Commissioner when it is first received by a commission staff member doing duty in relation to applications.
- Staff members are on duty receiving applications from 9:00am to 5:00pm (AEST or AEDST) on business days that are not an Australian Capital Territory public holiday, or during Annual Closedown*.

Definitions in this application:

- **AEST** means Australian Eastern Standard Time.
- AEDST means Australian Eastern Daylight Savings Time
- business day means a day that is not a Saturday or Sunday.
- Annual Closedown means the 3 business days the commission is closed between Christmas Day and New Year's Day.
- * Public holidays are listed at: https://www.fairwork.gov.au/employment-conditions/public-holidays

Public Record

During a review all interested parties are given the opportunity to defend their interests, by making a submission. The commission maintains a public record of these submissions. The public record is available on the commission's website at www.adcommission.gov.au.

At the time of making the application both a confidential version (for official use only) and non-confidential version (public record) of the application <u>must</u> be submitted. Please ensure each page of the application is clearly marked "FOR OFFICIAL USE ONLY" or "PUBLIC RECORD". The non-confidential application should enable a reasonable understanding of the substance of the information submitted in confidence, clearly showing the reasons for seeking the review, or, if those reasons cannot be summarised, a statement of reasons why summarisation is not possible. If you cannot provide a non-confidential version, contact the commission's client support section for advice.