

STAUGHTONS

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Official Record Version

The Commissioner,
Anti-Dumping Commission,
55 Collins Street,
Melbourne, 3000.

18th April 2017.

Via email: clientservices@adcommission.gov.au

Application for an Accelerated Review
s269T(1) –New Exporter

Dear Commissioner,

As per the attached letters we have been authorised by the Chinese producer Shandong Guanzhou Dingxin plate technology Co.Ltd., (Shandong) to apply for an accelerated review of measures currently applying to exports of Zinc Coated Steel (the goods) from China. The measures currently in place comprise both dumping duty and countervailing duty being an effective rate of 69.8% as per ADN # 2014/12 and Report Nos 190 and 193.

Shandong is making the application on the basis that it did not export any of the goods during the relevant investigation period being 1st July 2011 to 30th June 2012 or during the period up to when the SEF 190 was published on 18th March 2013.

The goods in question when exported from China are defined as being:-

- Flat rolled products of iron and non-alloy steel, of a width of less than 600mm and equal to or greater than 600mm, plated or coated with zinc; and,
- Flat rolled products of alloyed steel, of a width less than 600mm and equal to or greater than 600mm, plated or coated with zinc.

Customs Tariff items that apply to the goods are:-

- 7210 49 00 stat keys, 55,56,57,58.
- 7212 30 00 stat key 61.
- 7225 92 00 stat key 38.
- 7225 99 00 stat key 71.

The Notices in question mean that Shandong is subject to an effective country wide combined dumping duty and countervailing duty rate of 69.8% and Shandong would like to exercise its entitlement to an accelerated review to establish its own Normal Value.

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Division 6 of the Customs ACT 1901 provides a statutory entitlement for a new exporter to apply for an accelerated review of a dumping duty notice and a countervailing duty notice in so far that it affects that exporter and as indicated, the subject notices result in Shandong being subjected to an effective combined 'duty' rate of 69.8%.

Shandong advise that it was not an exporter during any time during the relevant periods and on our understanding, Shandong was not considered to be a non-cooperative exporter for the original investigation.

We request the Commission to provide Shandong with the opportunity to have its own variable factor of a Normal Value established for the purpose of being excluded from the current country-wide rate of 69.8%.

Thank you for your consideration and please contact the writer for any further information.

Regards,



M J Howard