

ANTI-DUMPING NOTICE NO. 2013/62

Consumer pineapple

Exported from Thailand

Findings in Relation to a Review of Anti-Dumping Measures

Customs Act 1901 - Part XVB

The Anti-Dumping Commission (the Commission) has completed its review, which commenced on 19 December 2012, of the anti-dumping measures applying to consumer pineapple ("the goods") exported to Australia from Thailand.

The Commission (then the Australian Customs and Border Protection Service) reported its findings and recommendations in relation to the review of the variable factors of the measures related to consumer pineapple exported from Thailand (the variable factors review) to the Minister for Home Affairs (the Minister) in *International Trade Remedies Branch Report No. 195A* (REP 195A).

The Minister has considered REP 195A and has accepted ACBPS recommendations and reasons for the recommendations, including all material findings of fact or law set out in REP 195A.

ACBPS also reported its findings and recommendations in respect of the revocation review related to exports of consumer pineapple from Thailand by Thai Pineapple Canning Industry Corp Ltd (the revocation review) to the Minister in *International Trade Remedies Branch Report No. 195B* (REP 195B).

The Minister has considered REP 195B and has accepted ACBPS recommendation that the measures related to exports from Thailand by Thai Pineapple Canning Industry Corp Ltd remain warranted. The Minister also accepted reasons for this recommendation, including all material findings of fact or law set out in REP 195B.

Under subsection 269ZDB(1) of the *Customs Act 1901* (the Act), the Minister declared, for the purposes of the Act and the *Customs Tariff (Anti-Dumping) Act 1975,* that with effect from 26 July 2013 the notice is to be taken to have effect as if different variable factors had been fixed in respect of all exporters of consumer pineapple from Thailand, relevant to the determination of duty.

The duty that has been determined is an amount worked out in accordance with the combination of fixed and variable duty method.

Affected parties should contact the Commission on 1300 884 159 or at <u>clientsupport@adcommission.gov.au</u> for further information regarding the actual duty liability calculation in their particular circumstance.

To preserve confidentiality, details of the revised variable factors such as Ascertained Export Price, Normal Value and Non-Injurious Price will not be published. Bona fide importers of the goods can obtain details of the new rates from the Regional Dumping Liaison Officer in their respective capital city.

Interested parties, as defined in section 269T(1) of the Act, may seek a review of this decision by lodging an application with the Anti-Dumping Review Panel (<u>www.adreviewpanel.gov.au</u>) in accordance with the requirements in Division 9 of Part XVB of the Act, within 30 days of the publication of this notice.

Notice of the Minister's decision was published in *The Australian* newspaper and the *Commonwealth of Australia Gazette* on 26 July 2013.

REP 195A and REP 195B have been placed on the Commission's public record, available at <u>www.adcommission.gov.au</u>. Alternatively, the public record may be examined at the Commission office during business hours by contacting the case manager on the details provided below.

Enquiries about this notice may be directed to the case manager on telephone number +61 2 6275 5675, fax number +61 2 6275 6990 or email <u>Operations1@adcommission.gov.au</u>.

Paul Benussi A/g National Manager Operations Anti-Dumping Commission

26 July 2013