CUSTOMS ACT 1901 – PART XVB

ANTI-DUMPING NOTICE NO. 2020/22

High Density Polyethylene
Exported from the Republic of Korea,
the Republic of Singapore, the Kingdom of Thailand
and the United States of America

Termination of Investigation No. 515

Public notice under section 269TDA(15) of the Customs Act 1901

On 24 June 2019, I, Dale Seymour, the Commissioner of the Anti-Dumping Commission, initiated an investigation into the alleged dumping of high density polyethylene (HDPE, the goods) exported to Australia from the Republic of Korea (Korea), the Republic of Singapore (Singapore), the Kingdom of Thailand (Thailand) and the United States of America (the USA), following an application lodged by Qenos Pty Ltd under section 269TB(1) of the Customs Act 1901 (the Act).

Public notice of my decision to not reject the application and to initiate the investigation (Anti-Dumping Notice No. 2019/83 refers) was published on 24 June 2019 on the Anti-Dumping Commission (Commission) website (www.adcommission.gov.au).

As a result of the Commission’s investigation:

- I am satisfied that there has been no dumping by the exporters from Korea of any of the goods subject of the application and therefore, terminate the investigation in accordance with section 269TDA(1)(b)(i) of the Act so far as it relates to those exporters;
- I am satisfied that there has been no dumping by Chevron Phillips Singapore Chemicals (Private) of any of those goods the subject of the application and, therefore terminate the investigation in accordance with section 269TDA(1)(b)(i) of the Act so far as it relates to that exporter;
- I am satisfied that there has been dumping by IRPC Public Company Limited, PTT Global Chemical Public Company Limited and Thai Polyethylene Co., Ltd from Thailand, but the dumping margins for those exporters, worked out under section 269TACB of the Act, when expressed as a percentage of the export price, are less than two per cent. I therefore terminate the investigation in accordance with section 269TDA(1)(b)(ii) of the Act so far as it relates to those exporters;
I am satisfied that the total volume of goods subject of the application that have been exported to Australia over a reasonable examination period from Korea, Singapore and the USA that have been dumped from each of those countries is negligible. I therefore terminate the investigation so far as it relates to those countries in accordance with sections 269TDA(3) and (4) of the Act; and

that of goods the subject of the application that have been exported to Australia from Thailand, I am satisfied that the injury, if any, to the Australian industry, that has been caused by that export is negligible. I therefore, terminate the investigation so far as it relates to that country in accordance with section 269TDA(13) of the Act.

In making the decisions to terminate, I have had regard to the application, submissions from interested parties, Statement of Essential Facts No. 515 and submissions in response to that statement of essential facts.

Termination Report No. 515, which sets out my reasons for the termination decisions, including the material findings of fact or law upon which the decisions are based, has been placed on the Commission’s public record at www.adcommission.gov.au.

The applicant may request a review of this decision to terminate the investigation by lodging an application with the Anti-Dumping Review Panel in the approved form and manner within 30 days of the publication of this notice.

Enquiries about this notice may be directed to the case manager on telephone number (03) 8539 2440 or email at investigations1@adcommission.gov.au.

Dale Seymour
Commissioner
Anti-Dumping Commission

28 February 2020