Customs Act 1901 – Part XVB

ANTI-DUMPING NOTICE NO 2021/146

Aluminium zinc coated steel
of a width less than 600 millimetres

Exported to Australia from
the People’s Republic of China and
the Socialist Republic of Vietnam

Termination of Investigation No 559

Public notice under relevant subsections of section 269TDA of the Customs Act

On 30 June 2020, the then Commissioner of the Anti-Dumping Commission, Mr Dale Seymour, initiated an investigation into the alleged dumping and subsidisation of aluminium zinc coated steel of a width less than 600 millimetres (the goods). The goods are exported to Australia from the People’s Republic of China (China) and the Socialist Republic of Vietnam (Vietnam). The investigation was initiated following an application lodged by BlueScope Steel Limited 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 was published on the Anti-Dumping Commission (commission) website on 30 June 2020. The public notice is available at: www.adcommission.gov.au

As a result of the commission’s investigation, I, Dr Bradley Armstrong PSM, the Commissioner of the Anti-Dumping Commission, am satisfied that:

- In relation to Nam Kim Steel Joint Stock Company (Nam Kim), there has been no dumping of any of the goods the subject of the application. Therefore, I have terminated the investigation as it concerns Nam Kim, in accordance with section 269TDA(1)(b)(i) of the Act.

- In relation to Nam Kim and Hoa Sen Group Joint Stock Company (Hoa Sen), no countervailable subsidy has been received in respect of the goods. Therefore, I have terminated the investigation as it concerns Nam Kim and Hoa Sen, in accordance with section 269TDA(2)(b)(i) of the Act.
• In relation to the non-cooperative exporters from Vietnam, countervailable subsidies have been received in respect of some or all of the goods, but the subsidy during the investigation period (1 April 2019 to 31 March 2020) never exceeded the negligible level of countervailable subsidy. Therefore, I have terminated the investigation as it concerns Vietnam, in accordance with sections 269TDA(2)(b)(ii) and 269TDA(16) of the Act.

• The dumping and countervailing investigation in relation to all exporters from China, and the dumping investigation in relation to exporters from Vietnam, should be terminated on the basis that the injury, if any, to the Australian industry that has been caused is negligible. I have determined this in accordance with sections 269TDA(13A)(b) and 269TDA(14)(b) of the Act.

In making these decisions to terminate, I have had regard to the application, submissions from interested parties, Statement of Essential Facts No 559 (SEF 559) and submissions in response to SEF 559, as well as other relevant information.

Termination Report No 559, which sets out 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 via email at: investigations4@adcommission.gov.au

Dr Bradley Armstrong PSM
Commissioner
Anti-Dumping Commission

15 November 2021