From: Sent: Roger Simpson <roger@panpac.biz> Thursday, 17 October 2013 3:38 PM

To:

FARRANT Kim

Cc:

Drew.Elsbury@cockburncement.com.au; Vince.Valastro@cockburncement.com.au

Subject:

Quickilme from Thailand

Dear Kim,

The Minister's adoption of the TMRO's finding in his 2 April 2013 review report concerning the Minister's decision to publish a notice of hot rolled coil from Japan, Korea, Malaysia and Taiwan, to the effect that it is open for the CEO to consider information outside the investigation period when considering imposition of anti-dumping measures, is a strong precedent for the Commission's consideration of injury experienced by the Australian industry before and after the defined investigation period because of dumped imports of quicklime from Thailand.

It is also interesting that certain recently initiated investigations have defined investigation periods longer than 12 months, eg —

Wind towers: 1 January '12 to 30 June '13; and Power transformers: 1 July '10 to 30 June '13.

Regards, Roger