

Appendix-D

Anti-Dumping Duty

Customs Tariff (Identification, Assessment and Collection of Duty or Additional Duty on Bounty-fed Articles and for Determination of Injury) Rules, 1995.¹

Ntfn 01 (N.T.) dated 01.01.1995

In exercise of the powers conferred by sub-section (7) of section 9 and sub-section (2) of section 9B of the Customs Tariff Act, 1975 (51 of 1975) and in supersession of the Customs Tariff (Identification, Assessment and Collection of Duty or Additional Duty on Bounty-fed Articles and for Determination of Injury) Rules, 1985, except as respect things done or omitted to be done before such supersession, the Central Government hereby makes the following rules, namely:–

1. Short title and commencement.

- (1) These rule may be called the Customs Tariff (Identification, Assessment and Collection of Countervailing Duty on Subsidized Articles and for Determination of Injury) Rules, 1995.
- (2) They shall come into force on the 1st day of January, 1995.

2. Definitions.

In these rules, unless the context otherwise requires,–

- (a) “Act” Means the Customs Tariff Act, 1975 (51 of 1975)
- (b) “domestic industry” means the domestic producers as a whole of the like article, or domestic producers whose collective output of the said article constitutes a major proportion of the total domestic production of that article, except when such producers are related to the exporters or importers of the alleged subsidized article, or are themselves importers thereof, in which case such producers shall be deemed not to form part of domestic industry :

Provided that in exceptional circumstances referred to in sub-rule (3) of rule 13, the domestic industry in relation to the article in question shall be deemed to comprise two or more competitive markets and the producers within each of such market be deemed as a separate industry, if –

- (i) the producers within such market sell all or almost all of their production of the article in question in that market; and
- (ii) the demand in the market is not in any substantial degree supplied by producers of the said article located elsewhere in the territory;
- (c) “Interested party” includes –
 - (i) an exporter or foreign producer or the importer of an article subject to investigation for being subsidized or a trade or business association a majority of the members of which are producers, exporters or importers of such an article; and
 - (ii) a producer of the like article in India or a trade and business association a majority of the members of which produce the like article in India;
- (d) “Provisional duty” means a countervailing duty imposed under sub-section (2) of section 9A of the Act;
- (e) “specified country” means a country or territory which is a member of the World Trade Organisation and includes the country or territory with which the Government of India has an agreement for giving it the most favoured nation treatment;
- (f) all words and expressions used in these rules, but not defined, shall have the meaning respectively assigned to them in the Act.

3. Appointment of designated authority.

- (1) The Central Government may, by notification in the Official Gazette, appoint a person not below the rank of a Joint Secretary to the Government of India or such other person as that Government may think fit, as the designated authority for purposes of these rules.
- (2) The Central Government may provide to the designated authority the services of such other persons and such other facilities as it deems fit.

4. Duties of the designated authority.

It shall be the duty of the designated authority in accordance with these rules –

- (a) to investigate the existence, degree and effect of any subsidy in relation to the import of an article;
- (b) to identify the article liable for countervailing duty;
- (c) to submit its findings, provisional or otherwise to the Central Government as to –
 - (i) the nature and amount of subsidy in relation to an article under investigation.
 - (ii) the injury or threat of injury to an industry established in India or material retardation to the establishment of an industry in India consequent upon the import of such articles from the specified countries.
- (d) to recommend the amount of countervailing duty, which if levied would be adequate to remove the injury to the domestic industry and the date of commencement of such duty; and
- (e) to review the need for continuance of countervailing duty.

¹ The Notification No. 01 (N.T)/01.01.95 superseeds the Ntfn 286/02.09.85.

5. Decision as to country of origin.

In cases where articles are not imported directly from the country of origin but are imported from an intermediate country, the provisions of these rules shall be fully applicable and any such transaction shall, for the purpose of these rules be regarded as having taken place between the country of origin and the country of importation.

6. Initiation of investigation.

- (1) Except as provided in sub-rule (4), the designated authority shall initiate an investigation to determine the existence, degree and effect of alleged subsidy only upon receipt of a written application by or on behalf of the domestic industry.
- (2) An application under sub-rule (1) shall be in the form as may be specified by the designated authority in this behalf and the application shall be supported by evidence of
 - (a) subsidy and, if possible, its amount;
 - (b) injury, where applicable, and
 - (c) where applicable, a causal link between such subsidized imports and alleged injury.
- (3) The designated authority shall not initiate an investigation pursuant to an application made under sub-rule (1) unless-
 - (a) it determines, on the basis of an examination of the degree of support for, or opposition to the application expressed by domestic producers of the like article, that the application has been made by or on behalf of the domestic industry:
Provided that no investigation shall be initiated if domestic producers expressly supporting the application account for less than twenty five per cent of the total production of the like product by the domestic industry, and
 - (b) it examines the accuracy and adequacy of the evidence provided in the application and satisfies itself that there is sufficient evidence regarding-
 - (i) subsidy,
 - (ii) injury, where applicable, and
 - (iii) where applicable, a causal link between such subsidized imports and the alleged injury, to justify the initiation of an investigation.

Explanation—For the purpose of this rule, the application shall be considered to have been made by or on behalf of domestic industry, if it is supported by those domestic producers whose collective output constitutes more than fifty per cent of the total production of the like article produced by that portion of the domestic industry expressing either support for or opposition, as the case may be, to the application.

- (4) Notwithstanding anything contained in sub-rule (1) the designated authority may initiate an investigation *suo motu* if it is satisfied from the information received from the Commissioner of Customs appointed under the Customs Act, 1962 (51 of 1962) or any other source that sufficient evidence exists as to the existence of the circumstances referred to in sub clause (b) of sub-rule (3).
- (5) The designated authority shall notify the government of the exporting country before proceeding to initiate an investigation.

7. Principles governing investigations.

- (1) The designated authority shall, after it has decided to initiate investigation to determine the existence, degree and effect of any alleged subsidization of any article, issue a public notice notifying its decision. Public notice regarding initiation of investigation shall, *inter-alia*, contain adequate information on the following:-
 - (i) the name of the exporting country or countries and the article involved;
 - (ii) the date of initiation of the investigation;
 - (iii) a description of the subsidy practice or practices to be investigated;
 - (iv) a summary of the factors on which the allegation of injury is based;
 - (v) the address to which representations by interested countries and interested parties should be directed; and
 - (vi) the time-limits allowed to interested countries and interested parties for making their views known.
- (2) A copy of the public notice shall be forwarded by the designated authority to the known exporters of the article alleged to have been subsidized, the governments of the exporting country concerned and other interested parties.
- (3) The designated authority shall also provide a copy of the application referred to in sub-rule (1) of rule 6 to -
 - (i) the known exporters or to the concerned trade association where the number of exporters is large, and
 - (ii) the governments of the exporting countries:
Provided that the designated authority shall also make available a copy of the application, upon request in writing, to any other interested party.
- (4) The designated authority may issue a notice calling for any information, in such form as may be specified by it, from the exporters, foreign producers and governments of interested countries and such information shall be furnished by such persons in writing within thirty days from the date of receipt of the notice or within such extended period as the designated authority may allow on sufficient cause being shown.

Explanation—For the purpose of this sub-rule the public notice and other documents shall be deemed to have been received one week from the date on which these documents were sent by the designated authority or transmitted to the appropriate diplomatic representative of the exporting country.

- (5) The designated authority shall also provide opportunity to the industrial users of the article under investigation, and to representative consumer organisations in cases where the article is commonly sold at retail level, to furnish information which is relevant to the investigation regarding subsidization and were applicable injury and causality.
- (6) The designated authority may allow an interested country or an interested party or its representative to present information relevant to the investigation orally also, but such oral information shall be taken into consideration only when it is subsequently reproduced in writing.

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- (7) The designated authority shall make available the evidence presented by one party to the interested parties participating in the investigation.
- (8) In a case where an interested party refuses access to, or otherwise does not provide necessary information within a reasonable period, or significantly impedes the investigation, the designated authority may record its finding on the basis of facts available to it and make such recommendations to the Central Government as it deems fit under such circumstances.

8. Confidential informations.

- (1) Notwithstanding anything contained in such-rules (1), (2), (3) and (7) of rule 7, sub-rule (2) of rule 14, sub-rule (4) of rule 17 and sub-rule (3) of rule 19, the copies of applications received under sub-rule (1) of rule 6, or any other information provided to the designated authority on a confidential basis by any party in the course of investigation, shall, upon the designated authority being satisfied as to its confidentiality, be treated as such by it and no such information shall be disclosed to any other party without specific authorisation of the party providing such information.
- (2) The designated authority may require the parties providing information on confidential basis to furnish non-confidential summary thereof in sufficient details to permit a reasonable understanding of the substance of the confidential information, and if, in the opinion of a party providing such information, such information is not susceptible of summary, such party may submit to the designated authority a statement of reasons why summarisation is not possible.
- (3) Notwithstanding anything contained in sub-rule (2), if the designated authority is satisfied that the request for confidentiality is not warranted or the supplier of the information is either unwilling to make the information public or to authorise its disclosure in a generalised or summary form, it may disregard such information.

9. Accuracy of the information.

Except in cases referred to in sub-rule (8) of rule 7, the designated authority shall during the course of investigation satisfy itself as to the accuracy of the information supplied by the interested parties upon which its findings are based.

10. Investigation in the territory of other specified countries.

- (1) The designated authority may carry out investigation in the territories of other countries, in order to verify the information provided or to obtain further details:

Provided that the designated authority notifies to such country in advance and such country does not object to such investigation.

- (2) The designated authority may also carry out investigations at the premises of any commercial organisation and may examine its records if such organisation agrees and if the country in whose territory the said commercial organisation is situated, is notified and has not raised any objection for the conduct of such investigation –

11. Nature of subsidy.

- (1) The designated authority while determining the subsidy shall ascertain as to whether the subsidy under investigation–
 - (a) relates to export performance, or
 - (b) relates to the use of domestic goods over imported goods in the export article, or
 - (c) it has been conferred on a limited number of persons, engaged in manufacturing, producing or exporting the article unless such a subsidy is for –
 - (i) research activities conducted by or on behalf of persons engaged in the manufacture, production or export; or
 - (ii) assistance to disadvantaged regions within the territory of the exporting country; or
 - (iii) assistance to promote adaptation of existing facilities to new environmental requirements:

Provided that for the purposes of sub clause (a) and (b), subsidies of a kind mentioned in the Agreement on Agriculture, contained in the Final Act of the Uruguay Round of Multilateral Trade Negotiations, shall not be taken into consideration.

Explanation –

- (1) For the purposes of sub-clause (i) of clause (c) the term “subsidy for research activity” means assistance for research activities conducted by commercial organisations or by higher education or research establishments on a contract basis with the commercial organisations if the assistance covers not more than seventy five per cent of the costs of industrial research or fifty per cent of the pre-competitive development activity and provided that such assistance is limited exclusively to –
 - (i) costs of personnel (researchers, technicians and other supporting staff employed exclusively in the research activity);
 - (ii) costs of instruments, equipment, land and buildings used exclusively and permanently (except when disposed of on a commercial basis) for the research activity;
 - (iii) costs of consultancy and equivalent services used exclusively for the research activity, including bought in research, technical knowledge, patents, etc.;
 - (iv) additional overhead costs incurred directly as a result of the research activity; and
 - (v) other running costs (such as those of materials, supplies and the like), incurred directly as a result of the research activity.
- (2) For the purposes of sub-clause (ii) of clause (c), the term “subsidy for assistance to disadvantaged regions” means assistance to disadvantaged regions within the territory of the exporting country given pursuant to a general framework of regional development and such subsidy has not been conferred on limited number of enterprises within the eligible region:

Provided that–

- (a) each disadvantaged region must be a clearly designated contiguous geographical area with a definable economic and administrative identity;
- (b) the region is considered as disadvantaged on the basis of natural and objective criteria, indicating that the region’s difficulties arise out of more than temporary circumstances; such criteria must be clearly spelled out in law, regulation, or other official document, so as to be capable of verification;
- (c) the criteria shall include a measurement of economic development which shall be based on at least one of the following factors –

- (i) one of either income per capita or household income per capita, or Gross Domestic Product per capita, which must not be above eighty five per cent of the average for the territory concerned;
 - (ii) unemployment rate, which must be at least one hundred and ten per cent of the average for the territory concerned, as measured over a three-year period; such measurement, however, may be a composite one and may include other factors.
- (3) For the purposes of sub-clause (iii) of clause (c), "subsidy for assistance to promote adaptation of existing facilities to new environmental requirements" means assistance to promote adaptation of existing facilities to new environmental requirements imposed by law and/ or regulations which result in greater constraints and financial burden on commercial organisations:

Provided that the assistance-

- (i) is a one-time non-recurring measure; and
 - (ii) is limited to twenty per cent of the cost of adaptation; and
 - (iii) does not cover the cost of replacing and operating the assisted investment, which must be fully borne by commercial organisations; and
 - (iv) is directly linked to and proportionate to a commercial organisation's planned reduction of nuisances and pollution, and does not cover any manufacturing cost savings which may be achieved; and
 - (v) is available to all firms which can adopt the new equipment and/ or production processes.
- (3) The designated authority while determining the subsidy of a kind as referred to in sub-clause (c) to sub-rule (1) shall take into account, *inter-alia* the principles laid down in Annexure II to these rules.

12. Conferment of benefit.

The designated authority while determining the conferment of benefit to the recipient, pursuant to a subsidy, shall take into account the following guidelines-

- (a) government provision of equity capital shall not be considered as conferring a benefit, unless the investment decision can be regarded as inconsistent with the usual investment practice (including for the provision of risk capital) of private investors in the territory of the granting country;
- (b) a loan by a government shall not be considered as conferring a benefit, unless there is a difference between the amount that the commercial organisation receiving the loan pays on the government loan and the amount it would pay on a comparable commercial loan which it could actually obtain on the market. In this case the benefit shall be the difference between these two amounts;
- (c) a loan guarantee by a government shall not be considered as conferring a benefit, unless there is a difference between the amount that the commercial organisation receiving the guarantee pays on a loan guaranteed by the government and the amount that it would pay on a comparable commercial loan in the absence of the government guarantee. In this case the benefit shall be the difference between these two amounts adjusted for any differences in fees;
- (d) the provision of goods or services or purchase of goods by a government shall not be considered as conferring a benefit unless the provision is made for less than adequate remuneration, or the purchase is made for more than adequate remuneration. The adequacy of remuneration shall be determined in relation to prevailing market conditions for the goods or services in question in the country of provision or purchase (including price, quality, availability, transportation and other conditions of purchase or sale).

13. Determination of injury.

- (1) In the case of imports from specified countries, the designated authority shall give a further finding that the import of such article into India causes or threatens material injury to any industry established in India, or materially retards the establishment of an industry in India.
- (2) Except when a finding of injury is made under sub-rule (3), the designated authority shall determine the injury, threat of injury, material retardation to the establishment of an industry and the causal link between the subsidised import and the injury, taking into account *inter-alia*, the principle laid down in Annexure I to the rule.
- (3) The designated authority may, in exceptional cases, give a finding as to the existence of injury even where a substantial portion of the domestic industry is not injured, if-
 - (i) there is a concentration of subsidised imports into an isolated market, and,
 - (ii) the subsidised imports are causing injury to the producers of almost all of the production within such market.

14. Preliminary findings.

- (1) The designated authority shall proceed expeditiously with the conduct of the investigation and shall, in appropriate cases, record a preliminary finding regarding existence of a subsidy and its nature and in respect of imports from specified countries, it shall also record its preliminary finding regarding injury to the domestic industry and such finding shall contain sufficiently detailed explanation for the preliminary determination on the existence of a subsidy and injury and shall refer to the matter of fact and law which have led to arguments being accepted or rejected. Such finding shall contain-
 - (i) the names of the suppliers, or when this is impracticable, the supplying countries involved;
 - (ii) a description of the product which is sufficient for customs purposes;
 - (iii) the amount of subsidy established and the basis on which the existence of a subsidy has been determined;
 - (iv) considerations relevant to the injury determination; and
 - (v) the main reasons leading to the determination,
- (2) The designated authority shall issue a public notice recording its preliminary findings.

15. Levy of provisional duty.

The Central Government may, in accordance with the provisions of sub-section (2) of section 9 of the Act, impose a provisional duty on the basis of the preliminary findings recorded by the designated authority.

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Provided that no such duty shall be imposed before the expiry of sixty days from the date of issue of the public notice by the designated authority regarding its decision to initiate investigations:

Provided further that such duty shall remain in force for a period not exceeding four months.

16. Termination of investigation.

- (1) The designated authority shall, by issue of a public notice terminate an investigation immediately if–
 - (a) it receives a request in writing for doing so from or on behalf of the domestic industry affected, at whose instance the investigation was initiated;
 - (b) it is satisfied in the course of an investigation, that there is no sufficient evidence either for subsidisation or, where applicable, injury to justify continuation of the investigation;
 - (c) it determines that the amount of subsidy is less than one per cent *ad valorem* or in the case of a product originating from a developing country the amount of subsidy is less than two per cent;
 - (d) it determines that the volume of the subsidized imports, actual or potential, or injury where applicable, is negligible or in the case of a product originating in a developing country the volume of the subsidized imports represents less than four per cent of the total imports of the like product into India, unless imports from developing countries whose individual shares of total imports represent less than four per cent collectively account for more than nine per cent of the total imports of the like product into India.

17. Suspension or termination of investigation on acceptance of price undertaking.

- (1) The designated authority may suspend or terminate an investigation, if–
 - (a) the government of the exporting country–
 - (i) furnishes an undertaking that it would withdraw the subsidy.
 - (ii) in case of specified countries, undertakes to limit the quantum of subsidy within reasonable limit, or to take other suitable measures to neutralise the effect of such subsidy, provided that the designated authority is satisfied that the injurious effect of the subsidy is eliminated, or
 - (b) in case of specified countries the exporters concerned agree to revise their prices so that injurious effect of subsidy is eliminated and the designated authority is satisfied that the injurious effect of the subsidy is eliminated:

Provided that increase in price as a result of this clause is not higher than what is necessary to eliminate the amount of subsidy:

Provided further that the designated authority shall complete the investigation and record its finding, if the Central Government so desires or the government of the exporting country so decides.

- (2) (i) No undertaking as regards price increase under sub-rule (1) shall be accepted unless the designated authority had made preliminary determination of subsidization and the injury:

Provided that an undertaking from an exporter shall be accepted only when the designated authority has also obtained the consent of the exporting country.

- (3) The designated authority, may also not accept undertakings offered by any country or any exporter, if it considers the acceptance of such undertaking as impracticable or as unacceptable for any other reason.
- (4) The designated authority shall intimate the acceptance of an undertaking and suspension or termination of investigation to the Central Government and also issue a public notice in this regard. The public notice shall, contain inter-alia, the non-confidential part of the undertaking.
- (5) In cases where an undertaking has been accepted by the designated authority the Central Government may not impose a duty under sub-section (2) of section 9 of the Act for such a period the undertaking acceptable to the designated authority remains valid.
- (6) Where the designated authority has accepted any undertaking under sub-rule (1), it may require the government of the exporting country, or the exporter from whom such undertaking has been accepted to provide from time to time information relevant to the fulfilment of the undertaking and to permit verification of relevant data:

Provided that in case of any violation of any undertaking, the designated authority will intimate the Central Government and complete the investigation expeditiously.

- (7) The designated authority shall, *suo moto* or on the basis of any request received from exporters or importers of the article in question or any other interested person review from time to time the need for the continuance of any undertaking given earlier.

18. Disclosure of information.

The designated authority shall, before giving its final findings, inform all interested parties and interested countries of the essential facts under consideration which form the basis of its decision and permit the interested parties to defend their interest.

19. Final findings.

- (1) The designated authority shall, within one year from the date of initiation of an investigation, determine as to whether or not the article under investigation is being subsidized and submit to the Central Government its final finding, as to,—
 - (a) (i) the nature of subsidy being granted in respect of the article under investigation and the quantum of such subsidy;
 - (ii) whether imports of such articles into India in the case of imports from specified countries, cause or threaten material injury to an industry established in India or materially retards the establishment of any industry in India and a causal link between the subsidized imports and such injury; and
 - (iii) whether a retrospective levy is called for and if so, the reasons therefor and the date of commencement of such levy;
- (b) its recommendation as to the amount of duty which if levied, would be adequate to remove the injury to the domestic industry:

Provided that the Central Government may, in circumstances of exceptional nature, extend further the aforesaid period of one year by six months:

Provided further that in those cases where the designated authority has suspended the investigation on the acceptance of a price undertaking as provided in rule 17 and subsequently resumes the same on violation of the terms of the said undertaking, the period for which investigation was kept under suspension shall not be taken into account while calculating the said period of one year.

- (2) The final finding if affirmative, shall contain all information on the matter of facts and law and reasons which have led to the conclusion and shall also contain information regarding—
- (i) the names of the suppliers, or when this is impractical, the supplying countries involved;
 - (ii) a description of the product which is sufficient for customs purposes;
 - (iii) the amount of subsidy established and the basis on which the existence of a subsidy has been determined;
 - (iv) considerations relevant to the injury determination; and
 - (v) the main reasons leading to the determination.
- (3) The designated authority shall issue a public notice regarding its final findings.

20. Levy of duty.

- (1) The Central Government may, within three months of the date of publication of the final findings by the designated authority under rule 19, impose, by notification in the Official Gazette, upon importation into India of the article covered under the final finding, a countervailing duty not exceeding the amount of subsidy as determined by the designated authority under rule 19:
- Provided** that in case of imports from the specified countries the amount of duty shall not exceed the amount which has been found adequate to remove the injury to the domestic industry.
- (2) Notwithstanding anything contained in sub rule (1) where a domestic industry has been interpreted according to the proviso to clause (b) of rule 2, a countervailing duty shall be levied only after the exporters have been given opportunity to cease exporting at subsidized prices to the area concerned or otherwise give an undertaking pursuant to rule 17 and such undertaking has not been promptly given and in such cases duty cannot be levied only on the product of specified producers which supply the area in question.
- (3) If the final finding of the designated authority is negative, that is contrary to the *prima facie* evidence on whose basis the investigation was initiated, the Central Government shall within forty five days of the publication of final findings by the designated authority under rule 19, withdraw the provisional duty, imposed if any.

21. Imposition of duty on non-discriminatory basis.

Any countervailing duty imposed under rule 15 or 20 shall be on a non-discriminatory basis and applicable to all imports of such article, if found to be subsidised and where applicable, causing injury except in the case of imports from those sources from which undertakings in terms or rule 17 have been accepted.

22. Date of Commencement of duty.

- (1) The countervailing duty levied under rule 15 and rule 20 shall take effect from the date of publication of the notification in the Official Gazette.
- (2) Notwithstanding anything contained in sub-rule (1) –
- (a) where a provisional duty has been levied and where the designated authority has recorded a finding of injury or where the designated authority recorded a finding of threat of injury and a further finding that the subsidised imports, in the absence of provisional duty would have led to injury, the countervailing duty may be imposed from the date of imposition of provisional duty;
 - (b) in the circumstances referred to in sub-section (4) of section 9 of the Act, the countervailing duty may be levied retrospectively from the date commencing ninety days prior to the imposition of provisional duty:
- Provided** that in case of violation of an undertaking referred to in sub rule (6) of rule 17, no duty shall be levied retrospectively on imports which have entered for home consumption before the violation of such terms of the undertaking.

23. Refund of duty.

- (1) If the countervailing duty imposed by the Central Government on the basis of the final findings of the investigation conducted by the designated authority is higher than the provisional duty already imposed and collected, the differential shall not be collected from the importer.
- (2) If, the countervailing duty fixed after the conclusions of the investigation is lower than the provisional duty already imposed and collected, the differential shall be refunded to the importer.
- (3) If the provisional duty imposed by the Central Government is withdrawn in accordance with the provisions of sub-rule (3) of rule 20, the provisional duty already imposed and collected, if any, shall be refunded to the importer.

24. Review.

- (1) The designated authority shall, from time to time, review the need for continued imposition of the countervailing duty and shall, if it is satisfied on the basis of information received by it that there is no justification for the continued imposition of such duty or additional duty, recommend to the Central Government for its withdrawal.
- (2) Any review initiated under sub-rule (1) shall be concluded within a period not exceeding 12 months from the date of initiation of such review.
- (3) The Provisions of rules 6, 7, 8, 9, 10, 11, 12, 13, 16, 17, 18, 19, 20, 22 and 23 shall *mutatis mutandis* apply in the case of review.

ANNEXURE I

Principles governing the determination of injury

The designated authority shall take into account *inter alia*, the following principles while determining injury :–

1. (1) A determination of injury for purposes of rule 13 shall be based on positive evidence and involve an objective examination of both (a) the volume of the subsidized imports and the effect of the subsidized imports on prices in the domestic market for like products and (b) the consequent impact of these imports on the domestic producers of such products.
- (2) With regard to the volume of the subsidized imports, the designated authority shall *inter alia* consider whether there has been a significant increase in subsidized imports, either in absolute terms or relative to production or consumption in India.

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- (3) With regard to the effect of the subsidized import on prices, the designated authority shall, consider whether there has been a significant price undercutting by the subsidized imports as compared with the price of a like article in India, or whether the effect of such imports is otherwise to depress prices to a significant degree or to prevent price increases, which otherwise would have occurred, to a significant degree.
- (4) Where imports of a product from more than one country are simultaneously subject to countervailing duty investigations, the designated authority may cumulatively assess the effect of such imports only if it determines that (a) the amount of subsidization established in relation to the imports from each country is more than one per cent *ad valorem* and the volume of imports from each country is not negligible and (b) a cumulative assessment of the effects of the imports is appropriate in light of the conditions of competition between the imported products and the like domestic product.
- (5) The designated authority while examining the impact of the subsidized imports on the domestic industry shall include an evaluation of all relevant economic factors and indices having a bearing on the state of the industry, including actual and potential decline in output, sales, market share, profits, productivity, return on investments, or utilization of capacity; factors affecting domestic prices; actual and potential negative effects on cash flow, inventories, employment, wages, growth, ability to raise capital investments and, in the case of agriculture, whether there has been an increased burden on government support programmes.
2. (1) It must be demonstrated that the subsidized imports are, through the effects of subsidies, causing injury. The demonstration of a causal relationship between the subsidized imports and the injury to the domestic industry shall be based on an examination of all relevant evidence before the designated authority. The designated authority shall also examine any known factors other than the subsidized imports which at the same time are injuring the domestic industry, and the injuries caused by these other factors must not be attributed to the subsidized imports. Factors which may be relevant in this respect include, *inter alia*, the volumes and prices on non-subsidized imports of the product in question, contraction in demand or changes in the patterns of consumption, trade restrictive practices of and competition between the foreign and domestic producers, developments in technology and the export performance and productivity of the domestic industry.
- (2) The effect of the subsidized imports shall be assessed in relation to the domestic production of the like product when available data permit the separate identification of that production on the basis of such criteria as the production process, producers' sales and profits. If such separate identification of that production is not possible, the effects of the subsidized imports shall be assessed by the examination of the production of the narrowest group or range of products, which includes the like product, for which the necessary information can be provided.
3. A determination of a threat of material injury shall be based on facts and not merely on allegation, conjecture or remote possibility. The change in circumstances which would create a situation in which the subsidy would cause injury must be clearly foreseen and imminent. In making a determination regarding the existence of a threat of material injury, the designated authority shall consider, *inter alia*, such factors as :
 - (i) nature of the subsidy or subsidies in question and the trade effects likely to arise therefrom;
 - (ii) a significant rate of increase of subsidized imports into the domestic market indicating the likelihood of substantially increased importation;
 - (iii) sufficient freely disposable, or an imminent, substantial increase in, capacity of the exporter indicating the likelihood of substantially increased subsidized exports to Indian market, taking into account the availability of other export markets to absorb any additional exports;
 - (iv) whether imports are entering at prices that will have a significant depressing or suppressing effect on domestic prices, and would likely increase demand for further imports; and
 - (v) inventories of the product being investigated.

ANNEXURE II

Principles for determination of subsidy which has been conferred on a limited number of persons as referred to in Rule 11

1. The designated authority in order to determine as to whether a subsidy has been conferred on a limited number of persons engaged in the manufacture or production of an article, shall take the following principles into consideration:-
 - (a) whether the granting authority or the legislation pursuant to which the granting authority operates, explicitly limits access to a subsidy to certain enterprises. However, where the granting authority, or the legislation pursuant to which the granting authority operates, establishes objective criteria or conditions governing the eligibility for, and the amount of, a subsidy, such subsidy shall not be considered to have been conferred on a limited number of persons engaged in the manufacture or production of an article, provided that the eligibility is automatic and such criteria or conditions are strictly adhered to and such criteria and conditions have been clearly spelt out in the law, regulation or other official document of the granting country or territory and are capable of verification.

Explanation—For the purposes of the above para 'objective criteria or conditions' mean criteria or condition which are neutral, which do not favour certain enterprises over others, and which are economic in nature and horizontal in application, such as number of employees or size of enterprises.
 - (b) Notwithstanding the determination that a subsidy is not being granted to a limited number of enterprises in terms of the provisions contained in para (a) above, if the designated authority has reason to believe that the subsidy has in fact been conferred to a limited number of enterprises, it may consider other factors like (1) use of a subsidy programme by a limited number of certain enterprises or predominant use by certain enterprises (2) granting of disproportionately large amounts of subsidy to certain enterprises and (3) manner in which discretion has been exercised by the granting authority in decision to grant a subsidy, for determination of subsidy. The designated authority, in applying this clause, shall take into account, the extent of diversification of economic activities within the jurisdiction of the granting authority, as well as the length of the time during which the subsidy programme has been in operation.
 - (c) A subsidy which is limited to certain persons engaged in the manufacture or production of an article located within a designated geographical region within the jurisdiction of the granting authority shall be considered to have been granted to a limited number of persons engaged in the manufacture or production.

Customs Tariff (Identification, Assessment and Collection of Duty or Additional Duty on Dumped Articles and for Determination of Injury) Rules, 1995.

Ntfn 02 (N.T.) dated 01.01.1995

As amended by 44/99-Cus. (N.T.) dated 15.07.99; 28/2001-Cus. (N.T.) dated 31.05.2001; 1/2001-Cus. dated 04.01.2002:

In exercise of the powers conferred by sub-section (6) of section 9A and sub-section (2) of section 9B of the Customs Tariff Act, 1975 (51 of 1975) and in supersession of the Customs Tariff (Identification, Assessment and Collection of Duty or Additional Duty on Dumped Articles and for Determination of Injury) Rules, 1985, except as respect things done or omitted to be done before such supersession, the Central Government hereby makes the following rules, namely :-

1. Short title and commencement.

- (1) These rule may be called the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995.
- (2) They shall come into force on the 1st day of January, 1995.

2. Definitions.

In these rules, unless the context otherwise requires,-

- (a) "Act" Means the Customs Tariff Act, 1975 (51 of 1975)
- (b) "domestic Industry" means the domestic producers as a whole engaged in the manufacture of the like article and any activity connected therewith or those whose collective output of the said article constitutes a major proportion of the total domestic production of that article except when such producers are related to the exporters or importers of the alleged dumped article or are themselves importers thereof in which case such producers may be deemed not to form part of domestic industry:

Provided that in exceptional circumstances referred to in sub-rule (3) of rule 11, the domestic industry in relation to the article in question shall be deemed to comprise two or more competitive markets and the producers within each of such market a separate industry, if -

- (i) the producers within such a market sell all or almost all of their production of the articles in question in that market; and
- (ii) the demand in the market is not in any substantial degree supplied by producers of the said article located elsewhere in the territory;

Explanation—For the purposes of this clause,-

- (i) producers shall be deemed to be related to exporters or importers only if,-
 - (a) one of them directly or indirectly controls the other; or
 - (b) both of them are directly or indirectly controlled by a third person; or
 - (c) together they directly or indirectly control a third person, subject to the condition that there are grounds for believing or suspecting that the effect of the relationship is such as to cause the producers to behave differently from non-related producers.
 - (ii) a producer shall be deemed to control another producer when the former is legally or operationally in a position to exercise restraint or direction over the latter.
- (c) "Interested party" includes -
- (i) an exporter or a foreign producer or the importer of an article subject to investigation for being dumped in India, or a trade or business association a majority of the members of which are producers, exporters or importers of such an article;
 - (ii) the government of the exporting country; and
 - (iii) a producer of the like article in India or a trade and business association a majority of the members of which produce the like article in India;
- (d) "like article" means an article which is identical or alike in all respects to the article under investigation for being dumped in India or in the absence of such an article, another article which although not alike in all respects, has characteristics closely resembling those of the articles under investigation;
- (e) "provisional duty" means an anti-dumping duty imposed under sub-section (2) of section 9A of the Act;
- (f) "specified country" means a country or territory which is a member of the World Trade Organisation and includes the country or territory with which the Government of India has an agreement for giving it the most favoured nation treatment;
- (g) all words and expressions used and not defined in these rules shall have the meanings respectively assigned to them in the Act.

3. Appointment of designated authority.

- (1) The Central Government may, by notification in the Official Gazette, appoint a person not below the rank of a Joint Secretary to the Government of India or such other person as that Government may think fit as the designated authority for purposes of these rules.
- (2) The Central Government may provide to the designated authority the services of such other persons and such other facilities as it deems fit.

4. Duties of the designated authority.

It shall be the duty of the designated authority in accordance with these rules -

- (a) to investigate the existence, degree and effect of any alleged dumping in relation to import of any article;
- (b) to identify the article liable for antidumping duty;
- (c) to submit its findings, provisional or otherwise to the Central Government as to -
 - (i) normal value, export price and the margin of dumping in relation to the article under investigation and.
 - (ii) the injury or threat of injury to an industry established in India or material retardation to the establishment of an industry in India consequent upon the import of such articles from the specified countries.

Appendix–D : Anti-Dumping Duty

- (d) to recommend the amount of anti-dumping duty equal to the margin of dumping or less, which if levied, would remove the injury to the domestic industry, and the date of commencement of such duty and
- (e) to review the need for continuance of antidumping duty.

5. Initiation of investigation.

- (1) Except as provided in sub-rule (4), the designated authority shall initiate an investigation to determine the existence, degree and effect of any alleged dumping only upon receipt of a written application by or on behalf of the domestic industry.
- (2) An application under sub-rule (1) shall be in the form as may be specified by the designated authority and the application shall be supported by evidence of
 - (a) dumping,
 - (b) injury, where applicable, and
 - (c) where applicable, a causal link between such dumped imports and alleged injury.
- (3) The designated authority shall not initiate an investigation pursuant to an application made under sub-rule (1) unless–
 - (a) it determines, on the basis of an examination of the degree of support for, or opposition to the application expressed by domestic producers of the like product, that the application has been made by or on behalf of the domestic industry:
Provided that no investigation shall be initiated if domestic producers expressly supporting the application account for less than twenty five per cent of the total production of the like article by the domestic industry, and
 - (b) it examines the accuracy and adequacy of the evidence provided in the application and satisfies itself that there is sufficient evidence regarding–
 - (i) dumping,
 - (ii) injury, where applicable, and
 - (iii) where applicable, a causal link between such dumped imports and the alleged injury,to justify the initiation of an investigation.

Explanation—For the purpose of this rule the application shall be deemed to have made by or on behalf of the domestic industry, if it is supported by those domestic producers whose collective output constitute more than fifty per cent of the total production of the like article produced by that portion of the domestic industry expressing either support for or opposition, as the case may be, to the application.

- (4) Notwithstanding anything contained in sub-rule (1) the designated authority may initiate an investigation *suo motu* if it is satisfied from the information received from the Commissioner of Customs appointed under the Customs Act, 1962 (52 of 1962) or from any other source that sufficient evidence exists as to the existence of the circumstances referred to in clause (b) of sub-rule (3).
- (5) The designated authority shall notify the government of the exporting country before proceeding to initiate an investigation.

6. Principles governing investigations.

- (1) The designated authority shall, after it has decided to initiate investigation to determine the existence, degree and effect of any alleged dumping of any article, issue a public notice notifying its decision and such public notice shall, *inter-alia*, contain adequate information on the following:–
 - (i) the name of the exporting country or countries and the article involved;
 - (ii) the date of initiation of the investigation;
 - (iii) the basis on which dumping is alleged in the application;
 - (iv) a summary of the factors on which the allegation of injury is based;
 - (v) the address to which representations by interested parties should be directed; and
 - (vi) the time-limits allowed to interested parties for making their views known.
- (2) A copy of the public notice shall be forwarded by the designated authority to the known exporters of the article alleged to have been dumped, the governments of the exporting countries concerned and other interested parties.
- (3) The designated authority shall also provide a copy of the application referred to in sub-rule (1) of rule 5 to –
 - (i) the known exporters or to the concerned trade association where the number of exporters is large, and
 - (ii) the governments of the exporting countries:

Provided that the designated authority shall also make available a copy of the application to any other interested party who makes a request therefor in writing.

- (4) The designated authority may issue a notice calling for any information, in such form as may be specified by it, from the exporters, foreign producers and other interested parties and such information shall be furnished by such persons in writing within thirty days from the date of receipt of the notice or within such extended period as the designated authority may allow on sufficient cause being shown.

Explanation—For the purpose of this sub-rule, the notice calling for information and other documents shall be deemed to have been received one week from the date on which it was sent by the designated authority or transmitted to the appropriate diplomatic representative of the exporting country.

- (5) The designated authority shall also provide opportunity to the industrial users of the article under investigation, and to representative consumer organisations in cases where the article is commonly sold at the retail level, to furnish information which is relevant to the investigation regarding dumping, injury where applicable and causality.
- (6) The designated authority may allow an interested party or its representative to present the information relevant to the investigation orally but such oral information shall be taken into consideration by the designated authority only when it is subsequently reproduced in writing.

- (7) The designated authority shall make available the evidence presented to it by one interested party to the other interested parties, participating in the investigation.
- (8) In a case where an interested party refuses access to, or otherwise does not provide necessary information within a reasonable period, or significantly impedes the investigation, the designated authority may record its findings on the basis of facts available to it and make such recommendations to the Central Government as it deems fit under such circumstances.

7. Confidential informations.

- (1) Notwithstanding anything contained in sub-rules (2), (3) and (7) of rule 6, sub-rule (2) of rule 12, sub-rule (4) of rule 15 and sub-rule (4) of rule 17, the copies of applications received under sub-rule (1) of rule 5, or any other information provided to the designated authority on a confidential basis by any party in the course of investigation, shall, upon the designated authority being satisfied as to its confidentiality, be treated as such by it and no such information shall be disclosed to any other party without specific authorisation of the party providing such information.
- (2) The designated authority may require the parties providing information on confidential basis to furnish non-confidential summary thereof and if, in the opinion of a party providing such information, such information is not susceptible of summary, such party may submit to the designated authority a statement of reasons why summarisation is not possible.
- (3) Notwithstanding anything contained in sub-rule (2), if the designated authority is satisfied that the request for confidentiality is not warranted or the supplier of the information is either unwilling to make the information public or to authorise its disclosure in a generalised or summary form, it may disregard such information.

8. Accuracy of the information.

Except in cases referred to in sub-rule (8) of rule 6, the designated authority shall during the course of investigation satisfy itself as to the accuracy of the information supplied by the interested parties upon which its findings are based.

9. Investigation in the territory of other specified countries.

The designated authority may carry out investigation in the territories of other countries, if the circumstances of a case so warrant:

Provided that the designated authority obtains the consent of the person concerned and notifies the representatives of the concerned government and the concerned government does not object to such investigation.

10. Determination of normal value, export price and margin of dumping.

An article shall be considered as being dumped if it is exported from a country or territory to India at a price less than its normal value and in such circumstances the designated authority shall determine the normal value, export price and the margin of dumping taking into account, *inter-alia*, the principles laid down in Annexure I to these rules.

11. Determination of injury.

- (1) In the case of imports from specified countries, the designated authority shall record a further finding that the import of such article into India causes or threatens material injury to any established industry in India or materially retards the establishment of an industry in India.
- (2) The designated authority shall determine the injury to domestic industry, threat of injury to domestic industry, material retardation to establishment of domestic industry and a causal link between dumped imports and injury, taking into account all relevant facts, including the volume of dumped imports, their effect on price in the domestic market for like articles and the consequent effect of such imports on domestic producers of such articles and in accordance with the principles as set out in Annexure-II to these rules.
- (3) The designated authority may, in exceptional cases, give a finding as to the existence of injury even where a substantial portion of the domestic industry is not injured, if-
 - (i) there is a concentration of dumped imports into an isolated market, and
 - (ii) the dumped articles are causing injury to the producers of all of the production within such market.

12. Preliminary findings.

- (1) The designated authority shall proceed expeditiously with the conduct of the investigation and shall, in appropriate cases, record a preliminary finding regarding export price, normal value and margin of dumping, and in respect of imports from specified countries, it shall also record a further finding regarding injury to the domestic industry and such finding shall contain sufficiently detailed information for the preliminary determinations on dumping and injury and shall refer to the matters of fact and law which have led to arguments being accepted or rejected. It will also contain-
 - (i) the names of the suppliers, or when this is impracticable, the supplying countries involved;
 - (ii) a description of the article which is sufficient for customs purposes;
 - (iii) the margins of dumping established and a full explanation of the reasons for the methodology used in the establishment and comparison of the export price and the normal value;
 - (iv) considerations relevant to the injury determination; and
 - (v) the main reasons leading to the determination.
- (2) The designated authority shall issue a public notice recording its preliminary findings.

13. Levy of provisional duty.

The Central Government may, on the basis of the preliminary findings recorded by the designated authority, impose a provisional duty not exceeding the margin of dumping:

Provided that no such duty shall be imposed before the expiry of sixty days from the date of issue of the public notice by the designated authority regarding its decision to initiate investigations:

Provided further that such duty shall remain in force only for a period not exceeding six months which may upon request of the exporters representing a significant percentage of the trade involved be extended by the Central Government to nine months.

Appendix–D : Anti-Dumping Duty

14. Termination of investigation.

The designated authority shall, by issue of a public notice, terminate an investigation immediately if–

- (a) it receives a request in writing for doing so from or on behalf of the domestic industry affected, at whose instance the investigation was initiated;
- (b) it is satisfied in the course of an investigation, that there is not sufficient evidence dumping or, where applicable, injury to justify the continuation of the investigation;
- (c) it determines that the margin of dumping is less than two per cent of the export price;
- (d) it determines that the volume of the dumped imports, actual or potential, from a particular country accounts for less than three per cent of the imports of the like product, unless, the countries which individually count for less than three per cent of the imports of the like product, collectively account for more than seven per cent of the import of the like product; or
- (e) it determines that the injury where applicable, is negligible.

15. Suspension or termination of investigation on price undertaking.

- (1) The designated authority may suspend or terminate an investigation, if the exporter of the article in question,—
 - (i) furnishes an undertaking in writing to the designated authority to revise the prices so that no exports of the said article are made to India at dumped prices, or
 - (ii) in the case of imports from specified countries, undertakes to revise the prices so that injurious effect of dumping is eliminated and the designated authority is satisfied that the injurious effect of the dumping is eliminated:

Provided further that the designated authority shall complete the investigation and record its finding, if the exporter so desires, or it so decides.

- (2) No undertaking as regards price increase under clause (ii) of sub-rule (1) shall be accepted from any exporter unless the designated authority had made preliminary determination of dumping and the injury.
- (3) The designated authority, may, also not accept undertakings offered by any country or any exporter, if it considers that acceptance of such undertaking is impractical or is unacceptable for any other reason.
- (4) The designated authority shall intimate the acceptance of an undertaking and suspension or termination of investigation to the Central Government and also issue a public notice in this regard. The public notice shall, contain *inter-alia*, the non-confidential part of the undertaking.
- (5) In cases where an undertaking has been accepted by the designated authority the Central Government may not impose a duty under sub-section (2) of section 9A of the Act for such a period the undertaking acceptable to the designated authority remains valid.
- (6) Where the designated authority has accepted any undertaking under sub-rule (1), it may require the exporter from whom such undertaking has been accepted to provide from time to time information relevant to the fulfilment of the undertaking and to permit verification of relevant data:

Provided that in case of any violation of an undertaking, the designated authority shall, as soon as may be possible, inform the Central Government of the violation of the undertaking and recommend imposition of provisional duty from the date of such violation in accordance with the provisions of these rules.

- (7) The designated authority shall, *suo motu* or on the basis of any request received from exporters or importers of the article in question or any other interested party, review from time to time the need for the continuance of any undertaking given earlier.

16. Disclosure of information.

The designated authority shall, before giving its final findings, inform all interested parties of the essential facts under consideration which form the basis for its decision.

17. Final findings.

- (1) The designated authority shall, within one year from the date of initiation of an investigation, determine as to whether or not the article under investigation is being dumped in India and submit to the Central Government its final finding—

- (a) as to,—
 - (i) the export price, normal value and the margin of dumping of the said article;
 - (ii) whether imports of the said article into India, in the case of imports from specified countries, cause or threatens material injury to any industry established in India or materially retards the establishment of any industry in India;
 - (iii) a casual link, where applicable, between the dumped imports and injury;
 - (iv) whether a retrospective levy is called for and if so, the reasons therefor and date of commencement of such retrospective levy:

Provided that the Central Government may, in its discretion in special circumstances extend further the aforesaid period of one year by six months:

Provided further that in those cases where the designated authority has suspended the investigation on the acceptance of a price undertaking as provided in rule 15 and subsequently resumes the same on violation of the terms of the said undertaking, the period for which investigation was kept under suspension shall not be taken into account while calculating the period of said one year.

- (b) recommending the amount of duty which, if levied, would remove the injury where applicable, to the domestic industry.
- (2) The final finding if affirmative, shall contain all information on the matter of facts and law and reasons which have led to the conclusion and shall also contain information regarding—
 - (i) the names of the suppliers, or when this is impracticable, the supplying countries involved;
 - (ii) a description of the product which is sufficient for customs purposes;
 - (iii) the margins of dumping establishing and a full explanation of the reasons for the methodology used in the establishment and comparison of the export price and the normal value;

- (iv) considerations relevant to the injury determination; and
 - (v) the main reasons leading to the determination.
- (3) The designated authority shall determine an individual margin of dumping for each known exporter or producer concerned of the article under investigation:

Provided that in cases where the number of exporters, producers, importers or types of articles involved are so large as to make such determination impracticable, it may limit its findings either to a reasonable number of interested parties or articles by using statistically valid samples based on information available at the time of selection, or to the largest percentage of the volume of the exports from the country in question which can reasonably be investigated, and any selection, of exporters, producers, or types of articles, made under this proviso shall preferably be made in consultation with and with the consent of the exporters, producers or importers concerned:

Provided further that the designated authority shall, determine an individual margin of dumping for any exporter or producer, though not selected initially, who submit necessary information in time, except where the number of exporters or producers are so large that individual examination would be unduly burdensome and prevent the timely completion of the investigation.

- (4) The designated authority shall issue a public notice recording its final findings.

18. Levy of duty.

- (1) The Central Government may, within three months of the date of publication of the final findings by the designated authority under rule 17, impose by notification in the Official Gazette, upon importation into India of the article covered by the final finding, anti-dumping duty not exceeding the margin of dumping as determined under rule 17.
- (2) In cases where the designated authority has selected percentage of the volume of the exports from a particular country, as referred to sub-rule (3) of rule 17, any anti-dumping duty applied to imports from exporters or producers not included in the examination shall not exceed—

- (i) the weighted average margin of dumping established with respect to the selected exporters or producers or,
- (ii) where the liability for payment of anti-dumping duties is calculated on the basis of a prospective normal value, the difference between the weighted average normal value of the selected exporters or producers and the export prices of exporters or producers not individually examined:

Provided that the Central Government shall disregard for the purpose of this sub-rule any zero margin, margins which are less than 2 per cent expressed as the percentage of export price and margins established in the circumstances detailed in sub-rule (8) of rule 6. The Central Government shall apply individual duties to imports from any exporter or producer not included in the examination who has provided the necessary information during the course of the investigation as referred to in the second proviso to sub-rule (3) of rule 17.

- (3) Notwithstanding anything contained in sub-rule (1) where a domestic industry has been interpreted according to the proviso to sub-clause (b) of rule 2, a duty shall be levied only after the exporters have been given opportunity to cease exporting at dumped prices to the area concerned or otherwise give an undertaking pursuant to rule 15 and such undertaking has not been promptly given and in such cases duty shall not be levied only on the articles of specific producers which supply the area in question.
- (4) If the final finding of the designated authority is negative, that is contrary to the evidence on whose basis the investigation was initiated, the Central Government shall, within forty five days of the publication of final findings by the designated authority under rule 17, withdraw the provisional duty, imposed, if any.

19. Imposition of duty on non-discriminatory basis.

Any provisional duty imposed under rule 13 or an anti-dumping duty imposed under rule 18 shall be on a non-discriminatory basis and applicable to all imports of such articles, from whatever sources found dumped and, where applicable, causing injury to domestic industry except in the case of imports from those sources from which undertaking in terms of rule 15 has been accepted.

20. Date of Commencement of duty.

- (1) The anti-dumping duty levied under rule 13 and rule 19 shall take effect from the date of its publication in the Official Gazette.
- (2) Notwithstanding anything contained in sub-rule (1) –
- (a) where a provisional duty has been levied and where the designated authority has recorded a final finding of injury or where the designated authority has recorded a finding of threat of injury and a further finding that the effect of dumped imports in the absence of provisional duty would have led to injury, the anti-dumping duty may be levied from the date of imposition of provisional duty;
- (b) in the circumstances referred to in sub-section (3) of section 9A of the Act, the anti-dumping duty may be levied retrospectively from the date commencing ninety days prior to the imposition of such provisional duty:

Provided that no duty shall be levied retrospectively on imports entered for home consumption before initiation of the investigation:

Provided further that in the case of violation of price undertaking referred to in sub-rule (6) of rule 15, no duty shall be levied retrospectively on the imports which have entered for home consumption before the violation of the terms of such undertaking.

Provided also that notwithstanding anything contained in the foregoing proviso, in case of violation of such undertaking, the provisional duty shall be deemed to have been levied from the date of violation of the undertaking or such date as the Central Government may specify in each case.

21. Refund of duty.

- (1) If the anti-dumping duty imposed by the Central Government on the basis of the final findings of the investigation conducted by the designated authority is higher than the provisional duty already imposed and collected, the differential shall not be collected from the importer.
- (2) If, the anti-dumping duty fixed after the conclusion of the investigation is lower than the provisional duty already imposed and collected, the differential shall be refunded to the importer.
- (3) If the provisional duty imposed by the Central Government is withdrawn in accordance with the provisions of sub-rule (4) of rule 18, the provisional duty already imposed and collected, if any, shall be refunded to the importer.

Appendix–D : Anti-Dumping Duty

22. Margin of dumping, for exporters not originally investigated.

- (1) If a product is subject to anti-dumping duties, the designated authority shall carry out a periodical review for the purpose of determining individual margins of dumping for any exporters or producers in the exporting country in question who have not exported the product to India during the period of investigation, provided that these exporters or producers show that they are not related to any of the exporters for producers in the exporting country who are subject to the anti-dumping duties on the product.
- (2) The Central Govt. shall not levy anti-dumping duties under sub-section (1) of section 9A of the Act on imports from such exporters or producers during the period of review as referred to in sub-rule (b) of this rule:

Provided that the Central Government may resort to provisional assessment and may ask a guarantee from the importer if the designated authority so recommends and if such a review results in a determination of dumping in respect of such products or exporters, it may levy duty in such cases retrospectively from the date of the initiation of the review.

23. Review.

- (1) The designated authority shall, from time to time, review the need for the continued imposition of the anti-dumping duty and shall, if it is satisfied on the basis of information received by it that there is no justification for the continued imposition of such duty recommend to the Central Government for its withdrawal.
- (2) Any review initiated under sub-rule (1) shall be concluded within a period not exceeding twelve months from the date of initiation of such review.
- (3) The provisions of rules 6, 7, 8, 9, 10, 11, 16, 17, 18, 19 and 20 shall be *mutatis mutandis* applicable in the case of review.

24. Dumping causing injury to a third country.

- (1) The designated authority may initiate investigation into any dumping alleged to be taking place into India and causing injury to the domestic industry of any third country which is a member of the World Trade Organisation.
- (2) The designated authority in such cases shall follow the procedures laid down in Article 14 of the Agreement on Implementation of Article VI of the General Agreement on Tariff and Trade, 1994, as contained in the Final Act of Uruguay Round Multilateral Trade Negotiations.

ANNEXURE I

(See rule 8)

Principles governing the determinations of Normal Value Export Price and Margin of Dumping.

The designated authority while determining the normal value, export price and margin of dumping shall take into account *inter-alia*, the following principles–

1. The elements of costs referred to in the context of determination of normal value shall normally be determined on the basis of records kept by the exporter or producer under investigation, provided such records are in accordance with the generally accepted accounting principles of the exporting country, and such records reasonably reflect the cost associated with production and sale of the article under consideration.
2. Sales of the like product in the domestic market of the exporting country or sales to a third country at prices below per unit (fixed and variable) costs of production plus administrative, selling and general costs may be treated as not being in the ordinary course of trade by reason of price. The designated authority may disregard these sales, in determining normal value, provided it has determined that–
 - (i) such sales are made within a reasonable period of time (not less than six months) in substantial quantities, i.e. when the weighted average selling price of the article is below the weighted average per unit costs or when the volume of the sales below per unit costs represents not less than twenty per cent of the volume sold in transactions under consideration, and
 - (ii) such sales are at prices which do not provide for the recovery of all costs within a reasonable period of time. The said prices will be considered to provide for recovery of costs within a reasonable period of time if they are above weighted average per unit costs for the period of investigation, even though they might have been below per unit costs at the time of sale.
3.
 - (i) The said authority in the course of investigation shall consider all available evidence on the proper allocation of costs, including that which is made available by the exporter or producer provided that such allocation has been historically utilized by the exporter or producer, in relation to establishing appropriate amortization and depreciation periods and allowances for capital expenditure and other development costs.
 - (ii) unless already reflected in allocation of costs referred to in clause (1) and sub-clause (i) above, the designated authority, will also make appropriate adjustments for those non-recurring items of cost which benefit further and/or current production, or for circumstances in which costs during the period of investigation are affected by start up operation.
4. The amounts for administrative, selling and general costs and for profits as referred to in sub-section (1) of section 9A of the Act, shall be based on actual data pertaining to production and sales in the ordinary course of trade, of the like article by the exporter or producer under investigation. When such amounts cannot be determined on this basis, the amounts may be determined on the basis of:
 - (i) the actual amounts incurred and realized by the exporter or producer in question, in respect of production and sales in the domestic market of the country of origin of the same general category of article;
 - (ii) the weighted average of the actual amounts incurred and realized by other exporters or producers subject to investigation in respect of production and sales of the like article in the domestic market of the country of origin; or
 - (iii) any other reasonable method, provided that the amount for profit so established shall not exceed the profit normally realized by the exporters or producers on sales of products of the same general category in the domestic market of the country of origin.
5. The designated authority, while arriving at a constructed export price, shall give due allowance for costs including duties and taxes, incurred between importation and resale and for profits.
6.
 - (i) While arriving at margin of dumping, the designated authority shall make a fair comparison between the export price and the normal value. The comparison shall be made at the same level of trade, normally at the ex-factory level, and in respect of sales made at as nearly as possible the same time. Due allowance shall be made in each case, on its merits, for differences which affect price comparability, including differences in conditions and terms of sale, taxation, levels of trade, quantities, physical characteristics, and any other differences which are demonstrated to affect price comparability.

- (ii) In the cases where export price is a constructed price, the comparison shall be made only after establishing the normal value at equivalent level of trade.
 - (iii) When the comparison under this para requires a conversion of currencies, such conversion should be made by using the rate of exchange on the date of sale, provided that when a sale or foreign currency on forward markets is directly linked to the export sale involved the rate of exchange in the forward sale shall be used. Fluctuations in exchange rates shall be ignored and in an investigation the exporters shall be given at least sixty days to have adjusted their export prices to reflect sustained movements in exchange rates during the period of investigation.
 - (iv) Subject to the provisions governing comparison in this paragraph, the existence of margin of dumping during the investigation phase shall normally be established on the basis of a comparison of a weighted average normal value and export prices on a transaction-to-transaction basis. A normal value established on a weighted average basis may be compared to prices of individual export transactions if it is found that a pattern of export prices which differ significantly among different purchasers, regions or time periods, and if an explanation is provided as to why such differences cannot be taken into account appropriately by the use of a weighted average-to-weighted average or transaction-to-transaction comparison.
7. In case of imports from non-market economy countries, normal value shall be determined on the basis of the price or constructed value in a market economy third country, or the price from such a third country to other countries, including India, or where it is not possible, on any other reasonable basis, including the price actually paid or payable in India for the like product, duly adjusted if necessary, to include a reasonable profit margin. An appropriate market economy third country shall be selected by the designated authority in a reasonable manner keeping in view the level of development of the Country concerned and the product in question and due account shall be taken of any reliable information made available at the time of the selection. Account shall also be taken within time limits; where appropriate, of the investigation if any made in similar matter in respect of any other market economy third country. The parties to the investigation shall be informed without unreasonable delay the aforesaid selection of the market economy third country and shall be given a reasonable period of time to offer their comments.
- 8.(1) The term “non-market economy country” means any country which the designated authority determines as not operating on market principles of cost or pricing structures, so that sales of merchandise in such country do not reflect the fair value of the merchandise, in accordance with the criteria specified in sub-paragraph (3)
- (2) There shall be a presumption that any country that has been determined to be, or has been treated as, a non-market economy country for purposes of an anti-dumping investigation by the designated authority or by the competent authority of any WTO member country during the three year period preceding the investigation is a non-market economy country.
- Provided**, however, that the non-market economy country or the concerned firms from such country may rebut such a presumption by providing information and evidence to the designated authority that establishes that such country is not a non-market economy country on the basis of the criteria specified in sub-paragraph (3).
- (3) The designated authority shall consider in each case the following criteria as to whether :
- (a) the decisions of concerned firms in such country regarding prices, costs and inputs, including raw materials, cost of technology and labour, output, sales and investment, are made in response to market signals reflecting supply and demand and without significant State interference in this regard, and whether costs of major inputs substantially reflect market values;
 - (b) the production costs and financial situation of such firms are subject to significant distortions carried over from the former non-market economy system, in particular in relation to depreciation of assets, other write-offs, barter trade and payment via compensation of debts;
 - (c) such firms are subject to bankruptcy and property laws which guarantee legal certainty and stability for the operation of the firms, and
 - (d) the exchange rate conversions are carried out at the market rate:
- Provided**, however, that where it is shown by sufficient evidence in writing on the basis of the criteria specified in this paragraph that market conditions prevail for one or more such firms subject to anti-dumping investigations, the designated authority may apply the principles set out in paragraphs 1 to 6 instead of the principles set out in paragraph 7 and in this paragraph.

ANNEXURE-II

(See rule 9(2))

Principles for Determination of Injury

The designated authority while determining the injury or threat on material injury to domestic industry or material retardation of the establishment of such an industry, hereinafter referred to as “injury” and causal link between dumped imports and such injury, shall *inter-alia*, take following principles under consideration-

- (i) A determination of injury shall involve an objective examination of both (a) the volume of the dumped imports and the effect of the dumped imports on prices in the domestic market for like article and (b) the consequent impact of these imports on domestic producers of such products.
- (ii) While examining the volume of dumped imports, the said authority shall consider whether there has been a significant increase in the dumped imports, either in absolute terms or relative to production or consumption in India. With regard to the effect of the dumped imports on prices as referred to in sub-rule (2) of rule 18, the designated authority shall consider whether there has been a significant price under-cutting by the dumped imports as compared with the price of like product in India, or whether the effect of such imports is otherwise to depress prices to a significant degree or prevent price increase which otherwise would have occurred, to a significant degree.
- (iii) In cases where imports of a product from more than one country are being simultaneously subjected to anti-dumping investigation, the designated authority will cumulatively assess the effect of such imports, only when it determines that (a) the margin of dumping established in relation to the imports from each country is more than two per cent expressed as percentage of export price and the volume of the imports from each country is three per cent of the import of like article or where the export of individual countries less than three per cent, the imports collectively accounts for more than seven per cent of the import of like article and (b) cumulative assessment of the effect of imports is appropriate in light of the conditions of competition between the imported article and the like domestic articles.

Appendix–D : Anti-Dumping Duty

- (iv) The examination of the impact of the dumped imports on the domestic industry concerned, shall include an evaluation of all relevant economic factors and indices having a bearing on the state of the industry, include natural and potential decline in sales, profits, output market share, productivity, return on investments or utilisation of capacity, factors affecting domestic prices, the magnitude of the margin of dumping, actual and potential negative effects on cash flow, inventories, employment, wages, growth, ability to raise capital investments.
- (v) It must be demonstrated that the dumped imports are, through the effects of dumping, as set forth in paragraphs (ii) and (iv) above, causing injury to the domestic industry. The demonstration of a casual relationship between the dumped imports and the injury to the domestic industry shall be based on an examination of relevant evidence before the designated authority. The designated authority shall also examine any known factors other than the dumped imports which at the same time are injuring the domestic industry, and the injury caused by these other factors must not be attributed to the dumped imports. Factors which may be relevant in this respect include, *inter-alia*, the volume and prices of imports not sold at dumping prices, contraction in demand or changes in the patterns of consumption, trade restrictive practices of and competition between the foreign and domestic producers, developments in technology and the export performance and the productivity of the domestic industry.
- (vi) The effect of the dumped imports shall be assessed in relation to the domestic production of the like article when available data permit the separate identification of that production on the basis of such criteria as the production process, producers' sales and profits. If such separate identification of that production is not possible, the effects of the dumped imports shall be assessed by the examination of the production of the narrowest group or range of products, which includes the like product, for which the necessary information can be provided.
- (vii) A determination of a threat of material injury shall be based on facts and not merely on allegation, conjecture or remote possibility. The change in circumstances which would create a situation in which the dumping would cause injury must be clearly foreseen and imminent. In making a determination regarding the existence of a threat of material injury, the designated authority shall consider, *inter-alia*, such factors as:
- a significant rate of increase of dumped imports into India indicating the likelihood of substantially increased importation;
 - sufficiently freely disposable, or an imminent, substantial increase in, capacity of the exporter indicating the likelihood of substantially increased dumped exports to Indian market, taking into account the availability of other export markets to absorb any additional exports;
 - whether imports are entering at prices that will have a significant depressing or suppressing effect on domestic prices, and would likely increase demand for further imports; and
 - inventories of the article being investigated.

Anti-dumping duty – Exclusion of GATT countries.

Ntfn 38 (N.T.) dated 27.05.1992

As amended by 28/94-Cus. (N.T) dated 09.06.94:

In exercise of the powers conferred by sub-section (2) of section 9B of the Customs Tariff Act, 1975 (51 of 1975) the Central Government hereby specifies all the countries which are parties to the General Agreement on Tariff and Trade, and People's Republic of China for the purposes of the said sub-section.

Isobutyl benzene having country of origin as People's Republic of China

Ntfn 169 dated 20.09.1994

In exercise of the powers conferred by sub-section (1) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rule 13 of the Customs Tariff (Identification, Assessment and Collection of Duty or Additional Duty on Dumped Articles for Determination of Injury) Rules 1985, the Central Government on the basis of preliminary findings of the designated authority, published in Gazette of India Extraordinary, Part-I, Section 1, dated the 12th September, 1994 that there is dumping in respect of Isobutyl Benzene falling under heading 2933.40 of the First Schedule to the said Act (hereinafter referred to as the said goods), and having country of origin as People's Republic of China, hereby imposes on the said goods when imported into India, an additional duty equivalent to Rs. 13,809 per metric tonne (Rupees thirteen thousand eight hundred and nine per metric tonne).

Anti-dumping duty: Dead Burnt Magnesite (DBM) originating export from China PR

Ntfn 34 dated 08.07.1996

As amended by 59/96-Cus. dated 21.08.96:

In exercise of the powers conferred by sub-section (2) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rule 13 of the Customs Tariff (Identification, Assessment and Collection of Anti-Dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government on the basis of the preliminary findings of the designated authority, published in the Gazette of India, Extraordinary, Part-I, Section-I, dated the 12th June, 1996, that there is dumping in respect of Dead Burnt Magnesite (DBM) having MgO content ranging from 85% to 92% falling under sub-heading 2519.90 of the First Schedule to the said Act, when exported from the People's Republic of China to India by the exporters mentioned in column (2) of the Table annexed to this notification, hereby imposes on the said Dead Burnt Magnesite (DBM) having MgO content ranging from 85% to 92% when imported into India, an anti-dumping duty at the rates specified in column (3) in the said Table.

TABLE

Sr. No.	Exporter's Name	Amount of Duty (in Rupees per Metric Tonne)
(1)	(2)	(3)
1.	China Metallurgical Import-Export Corporation	1333
2.	Sima Resources GmbH, Germany	1925
3.	China Soungang International Trade and Engineering Corporation	1778
4.	Exporters other than above	1925

Anti-dumping duty: Sodium Ferrocyanide originating export from China PR*Ntfn 68 dated 04.09.1996*

In exercise of the powers conferred by sub-section (2) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with Rule 13 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government on the basis of the preliminary findings of the designated authority, published in the Gazette of India, Extraordinary, Part-I, Section-I, dated the 8th August, 1996, that there is dumping in respect of Sodium Ferrocyanide originating from People's Republic of China, falling under sub-heading 2837.20 of the First Schedule to the said Act, hereby imposes on the said Sodium Ferrocyanide when exported by the exporters mentioned in the column (2) of the Table annexed to this notification and imported into India, an anti-dumping duty at the rate specified in column (3) of the said Table.

TABLE

Sr. No.	Exporter	Amount of duty (in Rupees per Metric Tonne)
(1)	(2)	(3)
1.	Advance Chem Ltd.,	19,877
2.	China National Chemical Construction Ahui Co.,	20,129
3.	Guandong Chemicals Imp. and Exp. Corporation	16,358
4.	Sinochen Liaoning	20,287
5.	Exporters other than above	20,287

Anti-dumping duty: Hot rolled coils, strips, sheets and plates originating export from Russia, Kazakhstan and Ukraine*Ntfn 100 dated 27.11.1998*

WHEREAS in the matter of import of hot rolled coils, strips, sheets and plates falling under Chapter heading No. 72.08 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in or exported from Russia, Kazakhstan and Ukraine, the designated authority *vide* its preliminary findings, published in Part-I, Section-1 of the Gazette of India, Extraordinary, dated the 17th June, 1998, had come to the conclusion that-

- the aforesaid goods originating in or exported from, Russia, Kazakhstan and Ukraine have been exported to India below their normal value resulting in dumping;
- the domestic industry has suffered injury;
- there is no causal line established between the dumped imports and material injury to the domestic industry.

AND WHEREAS the designated authority *vide* its final findings published in Part-I, Section-1 of the Gazette of India Extraordinary, dated the 18th November, 1998 has arrived at the final findings that-

- hot rolled coils, strips, sheets and plates originating in, or exported from Russia, Kazakhstan and Ukraine have been exported to India below their normal value except for hot rolled coils originating in Kazakhstan, resulting in dumping;
- the domestic industry has suffered material injury;
- the injury has been caused to the domestic industry by the exports of the subject goods originating in, or exported from Russia, Kazakhstan and Ukraine.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rule 18 and sub-rule (1) of rule 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods mentioned in column (2) of the Table hereto annexed and falling under Chapter heading No. 72.08 of the First Schedule to the said Customs Tariff Act originating in, or exported from, Russia, Kazakhstan and Ukraine, when imported into India, an anti-dumping duty at the rate which is equivalent to the difference of the amount specified in the corresponding entry in column (3) of the said Table and the landed value of the goods per metric tonne:

Provided that in the case of hot rolled coils originating in Kazakhstan, no anti-dumping duty shall be levied.

TABLE

Sl. No.	Description of goods	Amount (Rs. per metric tonne)
(1)	(2)	(3)
1.	Hot rolled coils	14300
2.	Hot rolled strips/ sheets/ plates	15000
3.	Boiler quality plates	22000

Explanation—For the purposes of this notification, the 'landed value' means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except the duties of customs levied under Section 3, 3A, 8B, 9 or section 9A, as the case may be, of the said Customs Tariff Act.

Anti-dumping duty: Ortho Chloro Benzaldehyde originating export from China PR*Ntfn 06 dated 22.01.1999*

WHEREAS in the matter of import of Ortho Chloro Benzaldehyde falling under Chapter 29 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in or exported from the Peoples Republic of China, the Designated Authority *vide* its preliminary findings, published in the Gazette of India Extraordinary dated the 14th October, 1998 had come to the conclusion that-

- Ortho Chloro Benzaldehyde originating in, or exported from, the Peoples Republic of China, had been exported to India below normal value, resulting in dumping;

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- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused cumulatively by the exports from the subject country.

AND WHEREAS on the basis of the aforesaid findings of the Designated Authority, the Central Government has imposed anti-dumping duty *vide* notification No.95/98-Customs, dated the 24th November, 1998 [G.S.R. 700(E), dated 24th November, 1998], published in Part-II, Section-3, sub-section (i) of the Gazette of India Extraordinary, dated the 24th November (hereinafter referred to as the provisional duty);

AND WHEREAS the Designated Authority *vide* its final findings, published in the Gazette of India Extraordinary, Part-I, Section-1, dated the 18th December, 1998 has concluded that–

- (a) Ortho Chloro Benzaldehyde originating in, or exported from, the Peoples Republic of China, had been exported to India below normal value, resulting in dumping;
- (b) Domestic industry has suffered material injury;
- (c) the injury has been caused to the domestic industry by dumping of the subject goods originating in or exported from China PR;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government after considering the aforesaid findings of the Designated Authority, hereby imposes on Ortho Chloro Benzaldehyde, falling under Chapter 29 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the Peoples Republic of China and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between Rs. 200.21 per Kg and the landed value of Ortho Chloro Benzaldehyde per kg.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of provisional duty i.e. 24th November, 1998.

Explanation—For the purposes of this notification, “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties of customs levied under section 3, 3A, 8B, 9 or section 9A, as the case may be, of the said Customs Tariff Act.

Anti-dumping duty: Lovastatin originating export from China PR

Ntfn 09 dated 29.01.1999

WHEREAS in the matter of import of Lovastatin falling under Chapter 29 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in or exported from the Peoples Republic of China, the Designated Authority *vide* its preliminary findings, published in the Gazette of India Extraordinary dated the 23rd September, 1998 had come to the conclusion that–

- (a) Lovastatin originating in, or exported from, the Peoples Republic of China, had been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused cumulatively by the exports from the subject country.

AND WHEREAS on the basis of the aforesaid findings of the Designated Authority, the Central Government has imposed anti-dumping duty *vide* notification No. 93/98-Customs, dated the 24th November, 1998 [G.S.R. 698(E), dated 24th November, 1998], published in Part-II, Section-3, Sub-section (i) of the Gazette of India Extraordinary, dated the 24th November (hereinafter referred to as the provisional duty);

AND WHEREAS the Designated Authority *vide* its final findings, published in the Gazette of India Extraordinary, Part-I, Section-I, dated the 18th December, 1998 has concluded that–

- (a) Lovastatin originating in, or exported from, the Peoples Republic of China, has been exported to India below normal value, resulting in dumping;
- (b) Domestic industry has suffered material injury;
- (c) the injury has been caused to the domestic industry by dumping of the subject goods originating in or exported from China PR;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government after considering the aforesaid findings of the Designated Authority, hereby imposes on Lovastatin, falling under Chapter 29 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the Peoples Republic of China and imported into India, an anti-dumping duty at the rate which is equivalent to the difference between Rs. 1,91,869 (Rupees one lakh ninety one thousand eight hundred and sixty nine only) per Kg. and the landed value of Lovastatin per kg.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of duty i.e. 24th November, 1998.

Explanation—For the purposes of this notification, “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties of customs leviable under sections 3, 3A, 8B, 9 or section 9A, as the case may be, of the said Customs Tariff Act.

Exemption of Anti-dumping duty under Annual Advance Licence

Ntfn 75 dated 11.06.1999

In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby exempts articles imported into India, against an Annual Advance Licence from whole of the anti-dumping duty leviable thereon under section 9A of the Customs Tariff Act, 1975 (51 of 1975) subject to the condition that the exempt articles shall not be disposed of or utilised in any manner except for utilisation in discharge of export obligation in accordance with the said Annual Licence.

Explanation—In this notification, “Annual Advance Licence” means, an annual advance licence issued in terms of paragraph 7.4A of the Export and Import Policy 1997-2002 published *vide* notification of the Government of India in the Ministry of Commerce No. 1(RE-99)/1997-2002, dated the 31st March, 1999, as amended from time to time.

Anti-dumping duty: Bisphenol-A originating export from Russia and Brazil*Ntfn 78 dated 25.06.1999*

In exercise of powers conferred by sub-section (1) & (6) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping duty on Dumped Articles and for Determination of Injury) Rules, 1995 and based upon the findings of the designated authority in the matter of review of Bisphenol-A falling under Chapter 29 of the First Schedule to the said Customs Tariff Act (hereinafter referred to as the said goods), originating in or exported from Russia and Brazil, published in the Gazette of India, Extraordinary, Part-I, Section-1, dated the 26th March, 1999, that such authority considers it appropriate to confirm continuation of the anti-dumping duties at the same levels as are in force on all imports of Bisphenol-A from Russia and Brazil, the Central Government hereby imposes in the said goods, originating in or exported from Russia and Brazil, when imported into India, an anti-dumping duty at the rate of Rs. 12,559/- (Rupees twelve thousand five hundred and fifty nine only) and Rs. 10,263/- (Rupees ten thousand two hundred and sixty three only) per metric tonne respectively.

Anti-dumping duty: Acrylic Fibre originating export from Mexico*Ntfn 94 dated 16.07.1999*

WHEREAS in the matter of import of Acrylic fibre, including tow and tops, ranging from 1.5 denier to 8.0 denier and falling under Chapter 55 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in or exported from Mexico, the Designated Authority, *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part-I, Section-I, dated the 8th April, 1999, had come to the conclusion that-

- (a) Acrylic fibre originating in or exported from Mexico, has been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused by imports from the subject country;

AND WHEREAS on the basis of the aforesaid findings of the Designated Authority, the Central Government has imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No.64/99-Customs, dated the 14th May, 1999 (G.S.R. 351(E), dated the 14th May, 1999), published in Part-II, Section-3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 14th May, 1999 (hereinafter referred to as the provisional duty);

AND WHEREAS the Designated Authority *vide* notification No. 21/1/98-DGAD, published in Part-I, Section-1 of the Gazette of India, Extraordinary, dated the 25th June, 1999, has in its final findings conclusion that-

- (a) Acrylic fibre has been exported from Mexico to India below normal value resulting in dumping;
- (b) the domestic industry has suffered material injury;
- (c) the causal link between dumping and injury is established,

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the Customs Tariff Act read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government after considering the aforesaid final findings of the Designated Authority, hereby imposes on acrylic fibre, including tow and tops, ranging from 1.5 denier to 8.0 denier and falling under Chapter 55 of the First Schedule to the said Customs Tariff Act, when originating in or exported from Mexico, by any exporter, and imported into India, an anti-dumping duty which shall be equivalent to the difference between the amount of Rs. 83.70 (Rupees eighty three and paise seventy) per kg., and the landed value of acrylic fibre per kg.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional duty, i.e., the 14th May, 1999.

Explanation—For the purposes of this notification, “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties of customs levied under section 3, 3A, 8B, 9 or 9A, as the case may be, of the said Customs Tariff Act.

Anti-dumping duty: Acrylic Film originating export from Turkey*Ntfn 64 dated 15.05.2000*

WHEREAS in the matter of import of Acrylic Fibre falling under heading Nos. 55.01 and 55.03 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in or exported from Turkey, the designated authority, *vide* its preliminary findings, published in the Gazette of India, Extraordinary, part I, Section I, dated the 15th October, 1999, had come to the conclusion that-

- (a) Acrylic Film originating in, or exported from Turkey has been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused by the imports from the subject country.

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government has imposed anti-dumping duty *vide* notification of the Government of India in the Ministry of finance (Department of Revenue) No. 125/99-Customs, dated the 15th November, 1999 [G.S.R. 773 (E), dated the 15th November, 1999 published in Part II, section 3, sub-section (I) of the Gazette of India, Extraordinary, dated the 15th November, 1999 (hereinafter referred to as the provisional duty).

AND WHEREAS the designated authority *vide* notification No. 34/1/98-DGAD, dated the 24th March, 2000, published in Part I, Section I of the Gazette of India Extraordinary, dated the 24th March, 2000, has in its final findings concluded that-

- (a) Acrylic Fibre Originating in, or exported from Turkey has been exported to India below normal value, resulting in dumping;
- (b) the domestic industry has suffered injury;
- (c) the injury has been caused by the imports from the subject country.

NOW THEREFORE, in exercise of the powers conferred by sub-section (I) of section 9A of the said Customs Tariff Act read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government on the basis of the aforesaid final findings of the designated authority, hereby imposes on Acrylic Fibre falling under sub-heading Nos. 5501.30 and 5503.30 of the First Schedule to the said Customs Tariff Act, when originating in, or exported from

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Turkey, by the exporters specified in column (2) of the Table hereto annexed and imported into India an anti-dumping duty at the rate specified in the corresponding entry in column (3) of the said Table.

TABLE

Name of the Country	Name of the Producer/ Exporter	Amount of duty (Rs. per kg.)
(1)	(2)	(3)
Turkey	M/s. AKSA Akrilic Kimya Sanayi Corp. P K 115 Yalova	9.6
	M/s Yalova Elayel or any other produce/ exporter	16.41

2. The anti dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional duty, i.e., the 15th November, 1999.

Anti-dumping duty: Barium Carbonate originating export from China PR

Ntfn 66 dated 15.05.2000

WHEREAS in the matter of import of barium carbonate, falling under Chapter 28 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, Chine PR, the Designated Authority vide its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 4th October, 1999 had come to the conclusion that—

- (a) barium carbonate, originating in, or exported from, Chine PR has been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused cumulatively by imports from the subject country;

AND WHEREAS on the basis of the aforesaid findings of the Designated Authority, the Central Government had imposed an anti-dumping duty vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 126/99-Customs, dated the 17th November, 1999, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 17th November, 1999;

AND WHEREAS the Designated Authority vide its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 23rd March, 2000 has come to the conclusion that –

- (a) barium carbonate, originating in, or exported from, China PR has been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused cumulatively by imports from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) thereof and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-Dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the Designated Authority, hereby imposes on barium carbonate, falling under Chapter 28 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, Chine PR, and when exported by exporters mentioned in the corresponding entry in column (2) of the Table annexed hereto, and imported into India, an anti-dumping duty at the rate which is to be calculated as the difference between the amount mentioned in the corresponding entry in column (3) of the said Table and the landed value of such imported barium carbonate per metric tonne.

TABLE

S. No.	Name of the Company	Amount (US\$ per Metric tonne)
(1)	(2)	(3)
1.	Qingdao Red Star Chemicals Group Co. Ltd., Chine (former name Qingdao Red Star Chemical Factory)	423.03
2.	Any other exporter	423.03

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty i.e. the 17th November, 1999, and shall be payable in Indian currency.

Explanation I—For the purposes of this notification, “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of Customs except duties levied under section 3, 3A 8B and 9A of the said Customs Tariff Act.

Explanation II—For the purposes of the amount specified in column (3) of the Table above into Indian currency the “rate of exchange” applicable shall be the rate notified by the Central Government under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act and in force on the date on which the bill of entry is presented under section 46 of the said Customs Act.

Anti-dumping duty: Ethylene Propylene Diene Rubber (EPDM) originating export from Japan

Ntfn 72 dated 22.05.2000

WHEREAS in the matter of import of Ethylene Propylene Diene Rubber (herein after referred to as EPDM rubber), excluding polybutadiene rubber, falling under sub-heading No. 4002.70 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from Japan, the designated authority vide its preliminary findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 24th December, 1998 had come to the conclusion that—

- (a) EPDM rubber originating in, or exported from Japan has been exported to India below normal value, resulting the dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused cumulatively by the imports from the subject countries

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government has imposed an anti dumping duty on the said EPDM rubber vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 38/99- Customs, dated the 12th April, 1999 [G.S.R. 258 (E), dated the 12th April, 1999] published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 12th April, 1999;

AND WHEREAS the designated authority vide its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 14th May, 1999 has come to the conclusion that –

- (a) EPDM rubber has been exported from Japan has been exported to India below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused to the domestic industry by dumping of the subject goods originating in, or exported from Japan;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti dumping duty on the said EPDM rubber *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 91/99- Customs, dated the 13th July, 1999 [G.S.R. 517(E), dated the 13th July, 1999], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 13th July, 1999;

AND WHEREAS the Customs, and Gold (Control) Appellate Tribunal (hereinafter referred to as CEGAT), in its final order No. 29-30/2000-AD. dated the 9th February, 2000 in Appeal No. C/267/99-AD in the matter of M/ s.DSM Idemitsu Limited vs. Designated Authority (Anti-dumping) and in appeal no. C/22/2000-AD in the Matter of M/ s Herdillia Unimers Limited vs. Designated Authority (Anti-dumping) has held that “anti-dumping duty should be imposed in the terms of dollar. Accordingly, on conversion, table in the final findings of the Designated Authority is modified as under:-

TABLE

S. No.	Name of the Company or Exporter	Amount (US \$ per metric tonne)
(1)	(2)	(3)
1.	M/s JSR	2819.16
2.	M/s DSM	2933.47
3.	Any Other Exporter	2933.47

But for the above modifications, the order passed by the Designated Authority is otherwise upheld”.

AND WHEREAS the designated authority has accepted the above order of CEGAT dated the 9th February, 2000;

NOW, THEREFORE, in exercise of the powers conferred by subsection (1) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on dumped Articles and for Determination of Injury) Rules, 1995 and in supersession of the notification of the government of India in the Ministry of Finance (Department of Revenue) No. 91/99- Customs, dated the 13th July, 1999 [G.S.R. 517 (E), dated the 13th July, 1999], published in Part II, Section 3, sub-section (i) of the Gazette of India, dated the 13th July, 1999, the Central Government except as respects things done or omitted to be done before such supersession, hereby imposes on the said EPDM rubber, excluding polybutadiene rubber, falling under sub-heading No. 4002.70 of the First Schedule to the said Customs Tariff Act, originating in or exported from Japan, when exported by the company or exporter mentioned in column (2) of the Table below, and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between the amount mentioned in the corresponding entry in column (3) of the Table below and the landed value of the said imported EPDM rubber per metric tonne.

TABLE

S. No.	Name of the Company or Exporter	Amount (US \$ per metric tonne)
(1)	(2)	(3)
1.	M/s JSR	2819.16
2.	M/s DSM	2933.47
3.	Any Other Exporter	2933.47

Explanation I—For the purposes of this notification, “landed value” means the assessable value as determined by the proper officer under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under section 3, 3A, 8B, 9 and 9A, as the case may be, of the Customs Tariff Act, 1975.

Explanation II—For the purpose of this notification, the anti-dumping duty shall be paid in Indian currency. The “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate, which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act and the relevant date for determination of the “rate of exchange” shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Anti-dumping duty: Citric Acid originating export from China PR

Ntfn 78 dated 26.05.2000

WHEREAS in the matter of import of Citric acid falling under Chapter 29 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in or exported the People’s Republic of China, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 20th October, 1998 had come to the conclusion that—

- (a) Citric acid and originating in, or exported from the People’s Republic of China has been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused cumulatively by exports from the subject country;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government has imposed anti-dumping duty *vide* notification no. 94/98-Customs dated the 24th November 1998 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 24th November, 1998;

AND WHEREAS the designated authority *vide* its final findings, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 15th March 1999 had come to the conclusion that –

- (a) Citric acid has been exported from the People’s Republic of China at a price lower than the normal value;

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- (b) the domestic industry has suffered material injury;
- (c) the causal link between dumping and injury is established;

AND WHEREAS on the basis of the aforesaid final findings of the designated authority, the Central Government has imposed anti-dumping duty *vide* notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 44/99-Customs dated the 29th April, 1999 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 29th April, 1999;

AND WHEREAS the Customs, Excise and Gold (Control) Appellate Tribunal (hereinafter referred to as CEGAT), in its final order No. 31/2000-AD, dated the 9th February, 2000 in Appeal No. C/240/99-AD in the matter of M/ s Aimjal Chemicals vs the Designated Authority, has held that 'subject to the modification of the final order to the effect that anti-dumping duty will be the difference between US \$ 1677.06 and the landed value of imports per metric tonne where the landed value is less than the above amount calculated in US dollars";

AND WHEREAS the Designated Authority has accepted the above order of CEGAT dated the 9th February, 2000;

NOW, THEREFORE, in exercise of the conferred by subsection (1) of section 9A, read with sub-section (6) of section 3 of the said Customs Tariff Act, and rules 18 and 20 of Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 44/99-Customs dated the 29th April, 1999 [G.S.R. 291 (E), dated the 29th April, 1999], except as respects things done or omitted to be done before such supersession, the Central government hereby imposes on citric acid, falling under Chapter 29 of the First Schedule to the said Customs Tariff Act, originating in, or exproted form, People's Republic of China, and imported into India, an anti-dumping duty at the rate equivalent in the difference between US \$ 1677.06 and the landed value of imports per metric tonne, where the landed value is less than the above amount calculated in US dollars.

Explanation I—For the purposes of this notification, landed value means the assesable value as determined under the Customs Act, 1962, and includes all duties of customs except duties levied under sections 3, 3A, 8B and 9A, as the case may be, of the Customs Tariff Act, 1975.

Explanation II—For the purposes of this notification, the anti-dumping duty shall be paid in Indian currency. The "rate of exchange" applicable for the purposes of calculation of such anti-dumping duty shall be the which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act and the relevant date for the determination of the "rate of exchange" shall be the date of presentation of the "bill of entry" under section 46 of the said Customs Act.

Anti-dumping duty: Optical Fibre originating export from Korea RP

Ntfn 94 dated 28.06.2000

WHEREAS in the matter of import of Optical Fibre falling under sub-heading no. 9001.10 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, Korea RP, the Designated Authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th November, 1999 had come to the conclusion that—

- (a) Optical Fibre, originating in, or exported from, Korea RP has been exported to India below normal value, resulting in dumping;
- (b) the Indian Industry has suffered material injury;
- (c) the injury has been caused cumulatively by the imports from the subject country;

AND WHEREAS on the basis of the aforesaid findings of the Designated Authority, the Central Government had imposes an anti-dumping duty *vide* notificaton of the Government of India in the Ministry of Finance (Department of Revenue), No. 136/99-Customs, dated the 29th December, 1999, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 29th December, 1999;

AND WHEREAS the Designated Authority *vide* its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 14th June, 2000 has come to the conclusion that –

- (a) Optical Fibre, originating in, or exported from, Korea RP, has been exported to India at price below the normal value, resulting in dumping;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused to the domestic industry by the dumping of the subject goods originating in or exported from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) thereof, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the Designated Authority, hereby imposes on Optical Fibre, falling under sub-heading No. 9001.10 of the First Schedule to the said Customs Tariff Act, originating in, or exproted from, Korea RP, and when exported by exporters mentioned in column (1) of the Table annexed hereto, and imported into India, an anti-dumping duty at the rate specified in the corresponding entry in column (2) of the said Table.

TABLE

Exporter/ Producer	Amount (US \$ per K.M.)
(1)	(2)
(i) Samsung Electronics Ltd	2.32
(ii) Daewoo Corporation	8.96
(iii) L.G. Cables and Machinery Ltd.	4.83
(iv) Taihan Electric Wire Co. Ltd	5.18
(v) All other exporters	8.96

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty i.e., the 29th December, 1999 and shall be payable in Indian currency.

Explanation—For the purposes of conversion of the amount specified in column (2) of the Table above into Indian currency, the "rate of exchange" applicable shall be the rate notified by the Central Government under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and in force on the date on which the bill of entry is presented under section 46 of the said Customs Act.

Anti-dumping duty: Acrylic Fibre originating export from Taiwan*Ntfn 102 dated 18.07.2000*

WHEREAS in the matter of import of Acrylic Fibre, including tow and tops, falling under Chapter 55 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in or exported from Taiwan, the designated authority, *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 11th November, 1999, has come to the conclusion that–

- (a) Acrylic Fibre originating in or exported from Taiwan, has been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused cumulatively by the imports from the subject country.

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government has imposed anti-dumping duty on said Acrylic Fibre including tow and tops, *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 3/2000-Customs, dated the 12th January, 2000 [G.S.R. 33(E), dated the 12th January, 2000] published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 12th January, 2000 (hereinafter referred to as the provisional duty).

AND WHEREAS the designated authority *vide* notification No. 27/1/99-DGAD, dated the 11th July, 2000, published in Part I, Section 1 of the Gazette of India Extraordinary, dated the 11th July, 2000, has in its final findings concluded that –

- (a) Acrylic Fibre originating in or exported from Taiwan has been exported to India below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused to the domestic industry by the dumping of the subject goods originating in or exported from Taiwan.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government on the basis of the aforesaid final findings of the designated authority, hereby imposes on the said Acrylic Fibre, including tow and tops, falling under Chapter 55 of the First Schedule to the said Customs Tariff Act, originating in or exported from Taiwan, when exported by the company or exporter mentioned in column (2) of the Table below, and imported into India, an anti-dumping duty at the rate specified in the corresponding entry in column (3) of the said Table.

TABLE

Sl. No.	Name of the Company or Exporter	Amount of anti-dumping duty (in US \$ per kg.)
(1)	(2)	(3)
1.	M/s Formosa Plastics Corporation	0.140
2.	Any other exporter	0.240

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional duty, i.e., the 12th January, 2000.

Explanation–For the purposes of this notification, the anti-dumping duty shall be paid in Indian currency. The “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue) issued from time to time in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the “rate of exchange” shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Anti-dumping duty: Disodium Carbonate originating export from China PR*Ntfn 107 dated 04.08.2000*

WHEREAS in the matter of import of Disodium Carbonate, falling under sub-heading No. 2836.20 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, the People’s Republic of China, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 18th November, 1999 had come to the conclusion that–

- (a) Disodium Carbonate originating in, or exported from, the People’s Republic of China, has been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused cumulatively by imports from the subject country;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 4/2000-Customs, dated the 13th January, 2000, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 13th January, 2000 *vide* G.S.R. 39(E), dated the 13th January, 2000;

AND WHEREAS the Designated Authority *vide* its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 11th July, 2000 has come to the conclusion that –

- (a) Soda ash (Disodium Carbonate) originating in, or exported from, People’s Republic of China, has been exported to India below normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused to domestic industry by dumping of the subject goods originating in, or exported from, the People’s Republic of China;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) thereof and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on Disodium Carbonate, falling under sub-heading 2836.20 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the People’s Republic of China, and when exported by exporters mentioned in column (2) of the Table below, and imported into

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India, an anti-dumping duty at the rate which is to be calculated as the difference between the amount mentioned in the corresponding entry in column (3) of the said Table and the landed value of such imported Disodium Carbonate per metric tonne.

TABLE

Sl. No.	Name of the Exporter/ Importer	Amount (in US dollars per metric tonne)
(1)	(2)	(3)
1.	M/s Qingdao Soda Ash Co. Ltd.	197.10
2.	M/s Tianjin Bohai Chemical Industry (Group) Corp. Ltd.	197.10
3.	M/s Dahuachem International Economic & Trade Corp.	193.10
4.	M/s Jiangsu Yongli Chemical & Technology Imports and Exports Corp.	194.50
5.	Any other exporter	197.10

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 13th January, 2000; and be paid in Indian currency.

Explanation—For the purposes of this notification,

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B and 9A of the said Customs Tariff Act.
- (b) “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the “rate of exchange” shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Anti-dumping duty: Vitamin-C originating export from Russia

Ntfn 118 dated 15.09.2000

WHEREAS in the matter of import of Vitamin C, falling under sub-heading No. 2936.27 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, Russia and the European Union, the Designated Authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 17th January, 2000 had come to the conclusion that –

- (a) Vitamin C, originating in, or exported from, Russia and the European Union, has been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused cumulatively by the imports from the subject country or territory;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 28/2000-Customs, dated the 16th March, 2000 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 16th March, 2000 *vide* No. G.S.R. 247(E), dated the 16th March, 2000;

AND WHEREAS the Designated Authority *vide* its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 8th August, 2000 has come to the conclusion that –

- (a) Vitamin C, originating in, or exported from the subject country/territory, has been exported to India at a price below the normal value, thereby resulting in dumping;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused to domestic industry by dumping of the subject goods originating in, or exported from, Russia and the European Union;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-sections (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-Dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on Vitamin C, falling under sub-heading No. 2936.27 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, Russia and the European Union, and when exported by the exporters mentioned in column (3) of the Table annexed hereto, and imported into India, an anti-dumping duty at the rate which is to be calculated as the difference between the amount mentioned in column (4) of the said Table and the landed value of such imported Vitamin C per kilogramme.

TABLE

Sl. No.	Country/ Territory	Exporter	Amount (in US dollar per kilogramme)
(1)	(2)	(3)	(4)
1.	Russia	All Exporter	12.67
2.	European Union	1. M/s BASF, Germany (subject goods originating from M/s BASF Health & Nutrition, Denmark)	11.29
		2. Other exporters	12.67

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 16th March, 2000; and be paid in Indian currency–

Explanation—For the purposes of this notification, –

- (1) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of Customs except duties levied under sections 3, 3A, 8B and 9A of the said Customs Tariff Act;

- (2) “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the “rate of exchange” shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Anti-dumping duty: Thermal Sensitive Paper (TSP) originating export from Japan, Finland Germany and European Union

Ntfn 156 dated 26.12.2000

As amended by 103/2002-Cus. dated 07.10.2002; 122/2006-Cus. dated 30.12.2006 (w.e.f. 01.01.2007):

WHEREAS in the matter of import of Thermal Sensitive Paper (TSP) falling under sub-heading No. 4809 90 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in or exported from Japan, Finland, Germany and European Union (EU), the Designated Authority *vide* its final findings, published in the Gazette of India, Extraordinary, Part I Section 1, dated the 3rd March, 2000 had come to the conclusion that –

- Thermal Sensitive Paper (falling under Chapter 48) originating in, or exported from European Union and Japan has been exported to India below its normal value;
- the domestic Industry has suffered material injury;
- the injury has been caused to the domestic industry by the dumping of subject goods originating in, or exported from, European Union and Japan;

AND WHEREAS on the basis of the aforesaid findings of the Designated Authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 39/2000-Customs, dated the 6th April, 2000 [G.S.R. 318 (E), dated the 6th April, 2000], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 6th April, 2000;

AND WHEREAS the Customs, Excise and Gold (Control) Appellate Tribunal (hereinafter referred to as CEGAT), in its Final Order No. 42 to 43/2000-A dated 10th November, 2000 in Appeal No. C/373/2000-AD in the matter of M/s Jujo Thermal Ltd. vs. Designated Authority, Ministry of Commerce, has directed the Government of India to modify the anti-dumping duty in US dollar terms;

AND WHEREAS the designated authority has accepted the above order of CEGAT dated the 3rd October, 2000 and has amended paragraph 31 of the said final findings;

NOW, THEREFORE, in exercise of the powers conferred by subsection (1) and sub-section (8) of section 9A, of the said Customs Tariff Act, read with rules 18 and 20 of Customs Tariff (Identification, Assessment and Collection of Anti-Dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 39/2000-Customs dated the 6th April, 2000 [G.S.R. 318(E), dated the 6th April, 2000], except as respects things done or omitted to be done before such supersession, the Central Government hereby imposes on Thermal Sensitive Paper (TSP) falling under sub-heading No. 4809 90 00 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the countries mentioned in column (2) of the Table below, and when exported by exporters mentioned in the corresponding entry in column (3) of the said Table, and imported into India, an anti-dumping duty at the rate mentioned in the corresponding entry in column (4) of the said Table.

TABLE

Sl. No.	Name of the Country	Name of the Exporter	Amount of anti-dumping duty (in US\$ per square meter)
(1)	(2)	(3)	(4)
1.	Omitted.		
2.	Japan	All exporters	0.03865

2. The anti-dumping shall be paid in Indian currency.

Explanation—For the purposes of this notification, the “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the “rate of exchange” shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Anti-dumping duty: Polyester Film originating export from Korea and Indonesia

Ntfn 48 dated 10.05.2001

As amended by Corrigendum F.No. 354/3/2000-TRU dated 31.07.2001; 125/2001-Cus. dated 14.12.2001; 118/2002-Cus. dated 30.10.2002; 122/2006-Cus. dated 30.12.2006 (w.e.f. 01.01.2007):

WHEREAS in the matter of import of Polyester film, falling under sub-heading No. 3006 10 or 3920 69 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, the People’s Republic of Korea and Indonesia, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 14th August, 2000 had come to the conclusion that –

- Polyester film originating in, or exported from, the People’s Republic of Korea and Indonesia has been exported to India below its normal value, resulting in dumping;
- the Indian domestic industry has suffered material injury;
- the injury has been caused cumulatively by the imports from subject countries; and
- no injury has been caused to domestic industry from imports of sun/dust controlled films;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 141/2000-Customs, dated the 15th November, 2000, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 15th November, 2000, 2001 *vide* G.S.R.869(E), dated the 15th November, 2000;

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AND WHEREAS the designated authority *vide* its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 28th March, 2001 has come to the conclusion that -

- Polyester film originating in, or exported from, the People's Republic of Korea and Indonesia has been exported to India below normal value, resulting in dumping;
- the Indian domestic industry has suffered material injury;
- no injury has been caused as a result of import of sun/dust controlled polyester film and polyester films for capacitor applications, wherein the import prices were found to be higher than US \$ 6.50 per kilogramme; and
- the injury has been caused cumulatively by the imports from the subject countries;

AND WHEREAS M/s Toray Saehan Inc. and M/s Saehan Industries, People's Republic of Korea, have given an undertaking under rule 15 of Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, not to export Polyester film of the grade mentioned in column (2) of the Table annexed hereto, of thickness mentioned in corresponding entry in column (3) of the said Table and of length mentioned in corresponding entry in column (4) of the said Table, falling under sub-heading No. 3006 10 or 3920 69, below the "landed value" mentioned in corresponding entry in column (5) of the said Table,-

TABLE I

S. No.	Description of Polyester Film			Landed value (US \$ per kilogramme)
	Grade	Thickness (micron)	Length (meters)	
(1)	(2)	(3)	(4)	(5)
1.	Packaging film	8.30 micron	6000-36000 mm	2.146
2.	Polyester film (excluding packaging or sun/dust controlled)	XA: 9-16 micron XV: 11-17 micron XG: 16-32 micron	XA: 5000-15000 mm XV: 14000-17000 mm XG: 500-6000 mm	1.888

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on Polyester film of 9 micron and above, of grades specified in column (4) of the Table II annexed hereto, falling under sub-heading No. 3006 10 or 3920 69 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the People's Republic of Korea and Indonesia, and when exported by exporters specified in column (3) of the said Table II, and imported into India, an anti-dumping duty at the rate specified in column (5) of the said Table II.

TABLE II

Sl. No.	Country	Name of the Exporter	Grade of Films	Amount of duty (US \$ per kilogramme)
(1)	(2)	(3)	(4)	(5)
1.	Indonesia	(1) M/s PT Kolon	Packaging polyester films	0.356
		(2) Other Exporters	Polyester films (excluding packaging or sun/dust controlled)	0.477
			Packaging polyester films	0.710
			Polyester films (excluding packaging or sun/dust controlled)	0.477
2.	People's Republic of Korea	(1) M/s Kolon Industries Inc.	Packaging polyester films	0.358
			Polyester films (excluding packaging or sun/dust controlled)	NIL
		(2) All other exporters (other than M/s Toray Saehan Inc. or Saehan Industries)	Packaging polyester films	0.982
			Polyester films (excluding packaging or sun/dust controlled)	0.614

Provided that no anti-dumping duty shall be imposed on Polyester film of 9 micron and above, of the grades specified in column (4) of the said Table II, falling under sub-heading No. 3006 10 or 3920 69 of the First Schedule to the said Customs Tariff Act, exported by M/s Toray Saehan Inc. or M/s Saehan Industries, People's Republic of Korea, if the landed value, per kilogramme of such Polyester film is equal to or higher than the price undertaking submitted by the said M/s Toray Saehan Inc. or M/s Saehan Industries;

Provided further that anti-dumping duty at the rates specified in the Table III annexed hereto shall be imposed on Polyester film of 9 micron and above, of the grades specified in column (4) of the said Table II, falling under sub-heading No. 3006 10 or 3920 69 of the First Schedule to the said Customs Tariff Act, exported by M/s Toray Saehan Inc. or M/s Saehan Industries, People's Republic of Korea, and the assessment shall be provisional, if the landed value of such polyester film is lower than the price undertaking submitted by the M/s Toray Saehan Inc. or M/s Saehan Industries, -

TABLE III

Sl. No.	Grade of Polyester films	Amount of duty (US\$ per kilogramme)
(1)	(2)	(3)
1.	Packaging polyester films	0.281
2.	Polyester films (excluding packaging or sun/dust controlled)	0.252

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 15th November, 2000, and shall be paid in Indian currency.
3. Nothing contained in this notification shall apply to import of Polyester films, of width upto 30 mm and having landed value higher than US \$ 6.50 per kilogramme, for capacitor applications, originating in, or exported from, the People's Republic of Korea and Indonesia, if the importer follows the procedure set out in the Customs (Import of Goods at Concessional Rate of Duty for Manufacture of Excisable Goods) Rules, 1996.

Explanation—For the purposes of this notification,—

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of Customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the “rate of exchange” shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Anti-dumping duty: Sodium Ferrocyanide originating export from European Union

Ntfn 50 dated 10.05.2001

WHEREAS in the matter of import of Sodium Ferrocyanide, falling under sub-heading No. 2837.20 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from the European Union, the designated authority vide its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 2nd January, 2001 had come to the conclusion that –

- (a) Sodium Ferrocyanide, originating in, or exported from the European Union, has been exported to India below its normal value;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused by the imports from the European Union;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 8/2001-Customs, dated the 31st January, 2001, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 31st January, 2001 *vide* G.S.R. 45(E), dated the 31st January, 2001;

AND WHEREAS the designated authority *vide* its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th April, 2001 has come to the conclusion that –

- (a) Sodium Ferrocyanide of the European Union origin has been exported to India below its normal value;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused by imports from the European Union;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on Sodium Ferrocyanide, falling under sub-heading No. 2837.20 of the First Schedule to the said Customs Tariff Act, originating in or exported from the European Union, and when imported into India, an anti-dumping duty at the rate which is to be calculated as the difference between US \$ 1535 per metric tonne and the landed value of such imported Sodium Ferrocyanide per metric tonne.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 31st January, 2001, and shall be paid in Indian currency.

Explanation—For the purposes of this notification, –

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of Customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the “rate of exchange” shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Anti-dumping duty: Ferro Silicon originating export from Russia, China and Iran

Ntfn 67 dated 25.06.2001

As amended by Corrigendum F.No. 354/96/2001-TRU dated 10.07.2001:

WHEREAS in the matter of import of Ferro Silicon falling under sub-heading No. 7202.21 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, Russia, China and Iran, the Designated Authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 21st November, 2000, had come to the conclusion that –

- (i) ferro-silicon, originating in, or exported from, Russia and China has been exported to India below normal value, resulting in dumping;
- (ii) the domestic industry has suffered injury;
- (iii) injury has been caused by imports from the subject countries;

and had considered it necessary to impose anti-dumping duty, provisionally, pending final determination, on all imports of Ferro Silicon, originating in, or exported from, Russia and China;

AND WHEREAS on the basis of the aforesaid findings of the Designated Authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 152/2000-Customs, dated the 26th December, 2000, [G.S.R. 932 (E) dated the 26th December, 2000] published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 26th December, 2000;

Appendix–D : Anti-Dumping Duty

AND WHEREAS the Designated Authority *vide* its final findings, dated the 28th May, 2001, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 29th May, 2001, has come to the conclusion that –

- (i) Ferro-silicon originating in or exported from Russia and China has been exported to India below normal value, resulting in dumping;
- (ii) The domestic industry has suffered injury;
- (iii) injury has been caused by imports from the subject countries,

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5), of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the Designated Authority, hereby imposes on Ferro Silicon falling under Chapter 72 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, countries specified in column (2) of the Table annexed hereto, when exported by exporters mentioned against the corresponding country in column (3) of the said Table, and imported into India, an anti-dumping duty at the rate which is equivalent to the difference between the corresponding amount mentioned in column (4) of the said Table and the landed value of such imported Ferro Silicon per metric tonne.

TABLE

Sl. No.	Country	Name of the Producer/ Exporter	Amount (US \$ per metric tonne)
(1)	(2)	(4)	(5)
1.	Russia	All exporters/ producers	764
2.	Peoples Republic of China	All exporters/ producers	764

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of the imposition of the provisional duty, i.e. the 26th December, 2000; and shall be paid in Indian currency.

Explanation—For the purposes of this notification,–

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of Customs except duties levied under section 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act.
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate, which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Seamless Tubes or Seamless Pipes originating export from specified countries

Ntfn 78 dated 17.07.2001

As amended by 122/2006-Cus. dated 30.12.2006 (w.e.f. 01.01.2007):

WHEREAS in the matter of import of seamless tubes or seamless pipes falling under heading or sub-heading Nos. 73.04, 7304 11 or 7304 29, 730424 00 or 7304 29 and 7304.39 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, Austria, Czech Republic, Russia, Romania and Ukraine, the designated authority *vide* its final findings, dated the 19th May, 2000, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 19th May, 2000, had come to the conclusion that –

- (a) Seamless tubes originating in, or exported from, the subject countries have been exported to India below normal value, resulting in dumping;
- (b) the domestic industry has suffered injury;
- (c) injury has been caused by imports from the subject countries;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 91/2000-Customs, dated the 21st June, 2000 [G.S.R. 546 (E), dated the 21st June, 2000], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 21st June, 2000;

AND WHEREAS the Customs, Excise and Gold (Control) Appellate Tribunal (hereinafter referred to as CEGAT), in its Final Order No. 2-3/2001-AD dated the 13th March, 2001 in Appeal No. C/331/2000-AD & C/364/2000-AD in the matter of M/s Volzhsky Pipe Plant, and Association of Seamless Tubes Manufacturers vs Designated Authority, has ordered modification of the anti-dumping duties imposed *vide* said notification No. 91/2000-Customs, dated the 21st June, 2000;

AND WHEREAS the designated authority has accepted the above order of the CEGAT dated the 13th March, 2001;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) and sub-section (8) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 91/2000-Customs, dated the 21st June, 2000 [G.S.R. 546 (E), dated the 21st June, 2000], the Central Government hereby imposes on all imports of the categories and grades mentioned in columns (4) and (5) respectively of the Table annexed hereto, of dumped hot-finished line pipes and boiler pipes of iron (other than cast iron) or non-alloy steel and casing and tubing of alloy and non-alloy steel falling under sub-heading Nos. 7304 11 or 7304 19, 7304 24 00 or 7304 29 and 7304.39 of the First Schedule to the said Customs Tariff Act of dimensions (OD) ranging from (i) 21.30 mm to 273 mm or 10 inches NB for line and boiler pipes, (ii) 38.1 mm to 244.5 mm or 9 5/8 inches for casing and tubing, originating in, or exported from, the countries mentioned in column (2) of the said Table, when exported by the exporters mentioned in column (3) of the said Table, at a rate which is equivalent to the difference between the amount mentioned in the corresponding entry in column (6) of the said Table and the landed value of imports.

(See Table on Next Page)

TABLE

Sl. No.	Country	Exporter	Category of Seamless Pipe	Grade	Amount in US\$ per metric tonne
(1)	(2)	(3)	(4)	(5)	(6)
1.	Russia	1. Volzhsky Pipe Plant	Casing pipe	N-80 L-80 P-110	757
		2. Volzhsky Pipe Plant, the manufacturer, and M/s Mitsui & Co. Ltd., Tokyo, the exporter	Casing pipe	L-80	757
		3. All exporters of all categories of seamless pipes/ tubes as described in the above paragraph	All types of Seamless pipes as described in the above paragraph		1001
2.	Romania	1. Petrotub S.A.	Line Pipe and Casing Pipe All other pipes		Nil 1001
		2. Silcotub S.A.	Boiler Pipe Line Pipe All other pipes		945 Nil 1001
		3. All other exporters of all categories of seamless pipes/ tubes as described in the above paragraph	All types of seamless pipes as described in the above paragraph		1001
3.	Austria	All exporters of all categories of seamless pipes/ tubes as described in the above paragraph	All types of seamless pipes as described in the above paragraph		1001
4.	Czech Republic	All exporters of all categories of seamless pipes/ tubes as described in the above paragraph	All types of seamless pipes as described in the above paragraph		1001

2. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification,-

- landed value of imports for the purpose shall be the assessable value as determined under the Customs Act, 1962 (52 of 1962) and all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- the rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Theophylline and Caffeine originating export from European Union

Ntfn 82 dated 30.07.2001

As amended by 135/2001-Cus. dated 31.12.2001:

WHEREAS in the matter of import of Theophylline and Caffeine, falling under Chapter 29 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, the European Union, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 2nd January, 2001 had come to the conclusion that -

- Theophylline and Caffeine originating in, or exported from, the European Union, have been exported to India below normal value;
- the Indian industry has suffered material injury;
- the injury has been caused by imports from the European Union;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 9/2001-Customs, dated the 31st January, 2001 [G.S.R. 46(E), dated the 31st January, 2001], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 31st January, 2001;

AND WHEREAS the designated authority *vide* its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 26th June, 2001 has come to the conclusion that -

- Theophylline and Caffeine originating in, or exported from, the European Union, have been exported to India below normal value;
- the Indian industry has suffered material injury;
- the injury has been caused by imports from the European Union;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on Theophylline and Caffeine, falling under sub-heading Nos. 2939.59 and 2939.30 respectively, of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the European Union, and when imported into India, an anti-dumping duty at the rate which is to be calculated as the difference between the amount mentioned in column (3) of the Table below and the landed value of such imported Theophylline and Caffeine per metric tonne.

(See Table on Next Page)

Appendix–D : Anti-Dumping Duty

TABLE

Name of the territory/ country	Name of the product	Amount (in US dollar per metric tonne)
(1)	(2)	(3)
European Union (all member countries)	(i) Theophylline, its salts and its derivatives	10686
	(ii) Caffeine, its salts and its derivatives	11486
	(iii) Caffeine (100% purity)	11486
	(iv) Natural crude Caffeine (with Caffeine content less than 100%)	11486, reduced in proportion to the Caffeine content

Illustration. For natural crude Caffeine, with Caffeine content of 50%, the amount mentioned in column (3) above, shall be taken as 50% of US \$ 11486, i.e. US \$ 5743.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 31st January, 2001, and shall be paid in Indian currency.

Explanation—For the purposes of this notification, -

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of Customs except duties levied under section 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act.
- (b) “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Primary Pencil Cells and Primary Batteries of R6 (AA) size originating export from China PR

Ntfn 84 dated 02.08.2001

As amended by 08/2006-Cus. dated 16.02.2006:

WHEREAS in the matter of import of primary pencil cells and primary batteries of R6 (AA) size, both in paper and metal (both heavy duty and super heavy duty) jacketed form, excluding rechargeable batteries, falling under sub-heading No. 8506.10 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, the People’s Republic of China, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 24th January, 2001, had come to the conclusion that -

- (a) Dry Cell Batteries of Chinese origin have been exported to India below their normal value;
- (b) the Indian industry has suffered material injury and is being threatened with further injury;
- (c) the injury has been caused by the dumped imports from China,

and had considered it necessary to impose anti-dumping duty, provisionally, pending final determination, on all imports of primary pencil cells and primary batteries of R6 (AA) size, both in paper and metal (both heavy duty and super heavy duty) jacketed form, excluding rechargeable batteries, originating in or exported from China;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 14/2001-Customs, dated the 6th February, 2001, [G.S.R. 70 (E) dated the 6th February, 2001] published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 6th February, 2001;

AND WHEREAS the designated authority *vide* its final findings, dated the 13th July, 2001, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 13th July, 2001, has come to the conclusion that -

- (a) Dry cell batteries of Chinese origin have been exported to India below their normal value;
- (b) the Indian industry has suffered material injury and is being threatened with further injury;
- (c) the injury has been caused by the dumped imports from China;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5), of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on dry batteries, that is, primary pencil cells and batteries, both in paper and metal (both heavy duty and super heavy duty) jacketed form, which are technically and commercially described as R6, AA or UM3, excluding rechargeable batteries and alkaline batteries, falling under sub-heading No. 8506.10 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the People’s Republic of China and imported into India, an anti-dumping duty at the rate which is equivalent to the difference between the amount equivalent to US\$ 74.75 per 1000 pieces and the landed value of import per 1000 pieces.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of the imposition of the provisional duty, i.e. the 6th February, 2001, and shall remain in force upto the 5th February, 2007 and shall be paid in Indian currency.

Explanation—For the purposes of this notification,-

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of Customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) “rate of exchange” applicable for the purposes of calculation of the anti-dumping duty shall be the rate, which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Sodium Ferrocyanide originating export from China PR*Ntfn 88 dated 04.09.2001*

WHEREAS the designated authority *vide* notification published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 17th April, 2001, had initiated review in the matter of continuation of final anti-dumping duty on sodium ferrocyanide originating in, or exported from, the People's Republic of China, imposed *vide* notification No.113/2000-Customs, dated the 31st August, 2000 [G.S.R. 696 (E), dated the 31st August, 2000]

AND WHEREAS the designated authority *vide* notification published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 23rd August, 2001 has concluded that –

- (a) Sodium ferrocyanide originating in, or exported from, the People's Republic of China, has been exported below its normal value;
- (b) The domestic industry would suffer material injury in case the anti-dumping duty in force is removed;
- (c) The injury to the domestic industry would be caused by imports from the People's Republic of China, in case the anti-dumping duty in force is removed;
- (d) Cessation of existing anti-dumping duty on imports of sodium ferrocyanide from the People's Republic of China is likely to lead to continuation or recurrence of injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid findings of the designated authority, hereby imposes on sodium ferrocyanide falling under Chapter 28 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the People's Republic of China, and imported into India, an anti-dumping duty at a rate which is to be calculated as the difference between US \$ 1556.87 per MT and the landed value of such imported sodium ferrocyanide per MT, in US\$.

2. The anti dumping duty imposed under this notification shall be paid in Indian currency.

Explanation – For the purposes of this notification,-

- (a) "landed value of imports" shall be the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) the rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Pure Terephthalic Acid (PTA) originating export from Taiwan*Ntfn 90 dated 06.09.2001*

WHEREAS in the matter of import of Pure Terephthalic Acid (PTA), falling under Chapter 29 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, Japan, Malaysia, Spain and Taiwan, the designated authority *vide* its final findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 20th April, 2000 had come to the conclusion that –

- (a) there has been no import of Pure Terephthalic Acid (PTA) from Taiwan during the period of investigation, i.e. 1st April, 1998 to 31st December, 1998;
- (b) Pure Terephthalic Acid (PTA) originating in, or exported from, Japan, Malaysia and Spain has been exported below normal value resulting in dumping;
- (c) the Indian industry has suffered material injury;
- (d) however, the causal link between the product and injury has not been established in the case of the known exporters from the subject countries except in the case of M/s Interquisa, Spain;

AND WHEREAS on the basis of the aforesaid final findings of the designated authority, the Central Government has imposed anti-dumping duty *vide* notification of the Government of India, in the Ministry of Finance (Department of Revenue), No.82/2000-Customs, dated the 30th May, 2000 [G.S.R.504 (E), dated the 30th May, 2000] published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 30th May, 2000;

AND WHEREAS the Customs, Excise and Gold (Control) Appellate Tribunal (hereinafter referred to as the Tribunal), in its final order No.44-45/2000-AD, dated the 29th November, 2000 has ordered modifications in the anti-dumping duties imposed *vide* aforesaid notification No. 82/2000-Customs dated the 30th May, 2000;

AND WHEREAS the designated authority has accepted the above order of the Tribunal dated the 29th November, 2000;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 and in supersession of the notification of the Government of India, in the Ministry of Finance (Department of Revenue), No.82/2000-Customs dated the 30th May, 2000 [G.S.R.504 (E), dated the 30th May, 2000], the Central Government hereby imposes on Pure Terephthalic Acid (PTA), falling under Chapter 29 of the First Schedule to the said Customs Tariff Act, originating in, or exported from countries specified in column (2) of the Table below, exported by exporters or producers specified in the corresponding entry in column (3) of the said Table and imported into India, an anti-dumping duty at the rate specified in column (4) of the said Table.

TABLE

Sl. No.	Country	Exporter/ Producer	Amount of duty (US \$ per metric tonne)
(1)	(2)	(3)	(4)
1.	Spain	(a) M/s Interquisa	19.90
		(b) All others	19.90
2	Japan	(a) M/s Mitsui Chemicals	7.11

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)
		(b) M/s Mitsubishi Corporation	Nil
		(c) All others	7.11

2. The anti-dumping duty shall be payable in Indian currency.

Explanation—For the purposes of this notification, the rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Phosphoric Acid originating export from China PR

Ntfn 94 dated 12.09.2001

WHEREAS in the matter of import of Phosphoric acid (Technical grade), falling under sub-heading No. 2809.20 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, the People's Republic of China, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 9th April, 2001 had come to the conclusion that -

- (a) Phosphoric acid (Technical grade) has been exported to India from the People's Republic of China below its normal value;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused by dumped imports from the People's Republic of China;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 47/2001-Customs, dated the 10th May 2001, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 10th May 2001 *vide* G.S.R. 331(E), dated the 10th May 2001;

AND WHEREAS the designated authority *vide* its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 10th August, 2001 has come to the conclusion that -

- (a) Phosphoric acid (Technical grade) has been exported to India from the People's Republic of China below its normal value;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused by dumped imports from the People's Republic of China;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on Phosphoric acid (Technical grade), that is Phosphoric acid having purity level of 85 per cent or above by mass and arsenic content not exceeding 15 parts per million, falling under sub-heading No. 2809.20 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the People's Republic of China, and when imported into India, an anti-dumping duty at the rate of US \$ 121 per metric tonne.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 10th May, 2001, and shall be paid in Indian currency.

Explanation—For the purposes of this notification, the rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Sports shoes, non-leather Sports Footwear originating export from China

Ntfn 96 dated 25.09.2001

WHEREAS in the matter of import of Sports Shoes, non-leather sports footwear (hereinafter referred to as "the subject goods"), falling under sub-heading No. 6402.12, 6402.19, 6403.12, 6403.19, 6404.11, 6405.20 or 6405.90 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, the People's Republic of China, the Designated Authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 25th January, 2001, had come to the conclusion that-

- (a) the subject goods, originating in, or exported from, the People's Republic of China had been exported to India below their normal value;
- (b) the domestic industry had suffered material injury by way of decline in its market share and financial losses due to depressed selling prices on account of price depression caused by low landed prices of the dumped subject goods;
- (c) the injury had been caused to the domestic industry by dumping of the subject goods originating in, or exported from, the People's Republic of China,-

and the Designated Authority had considered it necessary to impose anti-dumping duty, provisionally, pending final determination, on all imports of the subject goods, originating in, or exported from, the People's Republic of China;

AND WHEREAS on the basis of the aforesaid findings of the Designated Authority, the Central Government had imposed an anti-dumping duty *vide* notification No. 15/2001-Customs, dated the 9th February, 2001, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 9th February, 2001 *vide* No. G.S.R. 80 (E), dated the 9th February, 2001;

AND WHEREAS, the Designated Authority, *vide* its final findings, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 12th September, 2001, has come to the conclusion that-

- (a) the subject goods originating in, or exported from, the People's Republic of China, have been exported to India below their normal value;

- (b) the domestic industry has suffered material injury by way of loss in production and financial losses due to depressed selling prices on account of price depression caused by low landed prices of the dumped subject goods;
- (c) the injury has been caused to the domestic industry by dumping of the subject goods originating in, or exported from, the People's Republic of China,-

and the Designated Authority has considered it necessary to impose anti-dumping duty, on all imports of the subject goods, originating in, or exported from, the People's Republic of China;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the above findings of the Designated Authority, hereby imposes on Sports Shoes, non-leather sports footwear, of categories specified in column (2) of the Table annexed hereto, falling under sub-heading No. 6402.12, 6402.19, 6403.12, 6403.19, 6404.11, 6405.20 or 6405.90 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the People's Republic of China, when exported by any exporter/producer, and imported into India, an anti-dumping duty at the rate which shall be calculated as the difference between the corresponding amount mentioned in column (3) of the said Table and the landed value of such imported subject goods in US \$ per pair.

TABLE		
Sl. No.	Category of Sports Shoes	Amount (US \$ per pair)
(1)	(2)	(3)
1.	(a) Bearing a brand name	12.9
	(b) Goods other than (a) above	5.044

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e., the 9th February, 2001, and shall be payable in Indian currency.

Explanation—For the purposes of this notification,-

- (a) "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) "rate of exchange" applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the "rate of exchange" shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Acrylonitrile Butadiene Rubber originating export from Japan

Ntfn 126 dated 21.12.2001

WHEREAS the designated authority *vide* notification published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 24th day of October, 2000, had initiated review in the matter of continuation of anti-dumping duty on acrylonitrile butadiene rubber (hereinafter referred to as NBR) originating in, or exported from, Japan, imposed *vide* notification No.68/99-Customs, dated the 26th May, 1999 [G.S.R.391(E), dated the 26th May, 1999] and had requested for suitable extension of anti-dumping duty, pending the results of the review investigations;

AND WHEREAS the Central Government has extended the anti-dumping duty imposed on acrylonitrile butadiene rubber originating in, or exported from, Japan *vide* notification No.139/2000-Customs, dated the 9th November, 2000 [G.S.R. 856 (E), dated the 9th November, 2000] and notification No.46/2001-Customs, dated the 30th April, 2001 [G.S.R. 308 (E), dated the 30th April, 2001], upto and inclusive of 13th November, 2001;

AND WHEREAS the designated authority *vide* notification published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 12th November, 2001 has concluded that -

- (a) NBR originating in, or exported from, Japan has been exported to India below normal value resulting in dumping;
- (b) the domestic industry is suffering injury;
- (c) the injury may intensify if anti-dumping duty is removed;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government after considering the aforesaid findings of the designated authority, hereby imposes on acrylonitrile butadiene rubber, falling under sub-heading No. 4002.59 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, Japan, and imported into India, an anti-dumping duty at the rate which is equivalent to the difference between the amount mentioned in column (4) of the Table below and the landed value of imports.

TABLE			
Sl. No.	Country	Name of Producer/ Exporter	Amount (US\$ per metric tonne)
(1)	(2)	(3)	(4)
1.	Japan	All producers/ exporters	2088

2. The anti dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification,-

- (a) "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under section 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act.
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate, which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Appendix–D : Anti-Dumping Duty

Anti-dumping duty: Choline Chloride originating export from European Union and China P.R.

Ntfn 05 dated 14.01.2002

WHEREAS in the matter of import of Choline Chloride, falling under sub-headings 2309.90 or 2923.10 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, the People's Republic of China and the European Union, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 23rd February, 2001 had come to the conclusion that -

- Choline Chloride, in all forms, originating in, or exported from, the People's Republic of China and the European Union, have been exported to India below their normal value;
- the domestic industry has suffered material injury by way of decline in its market share and financial losses due to depressed net sales realization on account of price depression caused by low landed prices of the dumped Choline Chloride;
- the injury has been caused to the domestic industry by dumping of the Choline Chloride, originating in, or exported from, the People's Republic of China and the European Union;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on the said Choline Chloride *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No.34/2001-Customs, dated the 30th March, 2001, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 30th March, 2001 *vide* No. G.S.R. 230(E), dated the 30th March, 2001;

AND WHEREAS the designated authority *vide* its final findings published in the the Gazette of India, Extraordinary, Part I, Section 1, dated the 27th November, 2001 has come to the conclusion that -

- Choline Chloride, in all forms, originating in, or exported from, the People's Republic of China and the European Union, have been exported to India below their normal value;
- the domestic industry has suffered material injury by way of decline of depressed net sales realization on account of price suppression caused by low landed prices of the dumped Choline Chloride from the People's Republic of China and the European Union leading to financial losses;
- the injury has been caused to the domestic industry by dumping of the Choline Chloride, originating in, or exported from, the People's Republic of China and the European Union;

NOW, THEREFORE, in exercise of powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) of the said section 9A and rules 18 and rule 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on Choline Chloride of all forms, grades and concentration, falling under sub-headings 2309.90 or 2923.10 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, country or territory specified in column (2) of the Table annexed hereto and exported by exporters mentioned in column (3) of the said Table, and when imported into India, an anti-dumping duty at the rate specified in the corresponding entry in column (4) of the said Table.

TABLE

Sl. No.	Name of the Country/ Territory	Name of the exporter/ producer	Amount of duty (US \$ per metric tonne for Choline Chloride of all forms and grades and of 100% concentration)
(1)	(2)	(3)	(4)
1.	European Union	(a) M/s Akzo Nobel Chemicals S.p.A., Italy and M/s Akzo Nobel Functional Chemical BV, Netherlands	171.50
		(b) All other exporters and producers	346.80
2.	People's Republic of China	All exporters and producers	489.33

Note—The rate of anti-dumping duty for Choline Chloride of all forms and grades of concentration other than 100% shall be worked out on pro rata basis.

- The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of provisional anti-dumping duty, i.e. 30th March, 2001, and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: High Styrene Resin/ Rubber (HSR) originating export from Poland and European Union

Ntfn 06 dated 15.01.2002

WHEREAS in the matter of import of all forms and grades of High Styrene Butadiene Copolymer, also called High Styrene Resin/Rubber (HSR), which includes SBR 1900 series referring to High Styrene Resin Latex Master batch and HSBR, which refers to High Styrene re-inforcement Polymer (hereinafter referred to as subject goods), falling under sub-heading 3903.90 or sub-heading 4002.19 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, Poland and the European Union, and imported into India, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 13th March, 2001, had come to the conclusion that -

- the subject goods in all forms originating in, or exported from, the subject countries have been exported to India below their normal value;
- the domestic industry has suffered material injury;
- the injury has been caused to the domestic industry by dumping of the subject goods originating in, or exported from, the subject countries;

and had considered it necessary to impose anti-dumping duty, provisionally, pending final determination, on all imports of the subject goods, originating in or exported from Poland and the European Union;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on the subject goods *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 39/2001-Customs, dated the 9th April, 2001, [G.S.R. 252 (E), dated the 9th April, 2001] published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 9th April, 2001;

AND WHEREAS the designated authority *vide* its final findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 18th December, 2001, has come to the conclusion that -

- (a) the subject goods in all forms, originating in, or exported from, the subject countries have been exported to India below its normal value;
- (b) the domestic industry has suffered material injury by way of depressed Net Sales Realization (NSR) on account of price suppression caused by low landed prices of the dumped subject goods from the subject countries leading to financial losses;
- (c) the injury has been caused to the domestic industry by dumping of the subject goods, originating in, or exported from, the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5), of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, specified in column (4) of the Table annexed hereto and falling under sub-heading 3903.90 or sub-heading 4002.19 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the country or territory specified in column (2) of the said Table, when exported by exporter mentioned against the corresponding country or territory in column (3) of the said Table, and imported into India, an anti-dumping duty at the rate mentioned in the corresponding entries in column (5) of the said Table.

TABLE

Sl. No.	Name of the country/ territory	Name of the Exporter/ producer	Subject goods	Amount of duty (US\$/ Metric Tonne)
(1)	(2)	(3)	(4)	(5)
1.	Poland	(a) M/s Firma Chemiczna Dwory SA	All grades including KER 1904, 1909, 9000 of High Styrene Resin/ Rubber (HSR) covering SBR 1900 series referencing to High Styrene Resin Latex Master Batch/High Styrene re-inforcement Polymer, excluding Polystyrene, Thermoplastic elastomer, Acrylonitrile-Butadiene Styrene copolymers and Styrene acrylonitrile copolymers and SBR 1500 and 1700 Series.	248.14
		(b) All other exporters / producers	All grades including KER 1904, 1909, 9000 of High Styrene Resin/Rubber (HSR) covering SBR 1900 series referencing to High Styrene Resin Latex Master Batch/High Styrene re-inforcement Polymer excluding Polystyrene, Thermoplastic elastomer, Acrylonitrile-Butadiene Styrene copolymers and Styrene acrylonitrile copolymers and SBR 1500 and 1700 Series.	421.05
2.	Territory of European Union	(a) M/s Bayer International SA, Switzerland and M/s Bayer International, France.	All grades including Krylene HS 260 of High Styrene Resin/Rubber (HSR) covering SBR 1900 series referencing to High Styrene Resin Latex Master Batch / High Styrene re-inforcement Polymer excluding Polystyrene, Thermoplastic elastomer, Acrylonitrile-Butadiene Styrene copolymers and Styrene acrylonitrile copolymers and SBR 1500 and 1700 Series.	359.70
		(b) All other exporters / producers	All grades including Krylene HS 260 of High Styrene Resin/Rubber (HSR) covering SBR 1900 series referencing to High Styrene Resin Latex Master Batch / High Styrene re-inforcement Polymer excluding Polystyrene, Thermoplastic elastomer, Acrylonitrile-Butadiene Styrene copolymers and Styrene acrylonitrile copolymers and SBR 1500 and 1700 Series.	430.08

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of the imposition of the provisional duty, i.e. the 9th April, 2001, and shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Ferro Silicon originating export from Ukraine

Ntfn 19 dated 15.02.2002

WHEREAS in the matter of import of Ferro silicon falling under sub-heading 7202.21 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, Ukraine, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 21st June, 2001, had come to the conclusion that—

- (i) Ferro silicon, originating in, or exported from, Ukraine has been exported to India below normal value, resulting in dumping;
- (ii) the domestic industry has suffered injury;
- (iii) injury has been caused by imports from the subject country;

Appendix–D : Anti-Dumping Duty

and had considered it necessary to impose anti-dumping duty, provisionally, pending final determination, on all imports of ferro silicon, originating in, or exported from, Ukraine;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on the said Ferro silicon *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 80/2001-Customs, dated the 20th July, 2001, [G.S.R. 545 (E), dated the 20th July, 2001] published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 20th July, 2001;

AND WHEREAS the designated authority *vide* its final findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th January, 2002, has come to the conclusion that -

- (i) Ferro-silicon originating in or exported from Ukraine has been exported to India below normal value, resulting in dumping;
- (ii) the domestic industry has suffered injury;
- (iii) injury has been caused by imports from Ukraine,

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) thereof, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on Ferro silicon falling under Chapter 72 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, Ukraine, when exported by all exporters/ producers, and imported into India, an anti-dumping duty at the rate which is equivalent to the difference between the amount equivalent to US\$ 740 per metric tonne and the landed value of such imported Ferro silicon per metric tonne.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of the imposition of the provisional duty, i.e. the 20th July, 2001; and shall be paid in Indian currency.

Explanation—For the purposes of this notification,-

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of Customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act.
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate, which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Zinc Oxide originating export from Nepal

Ntfn 58 dated 05.06.2002

As amended by 127/2002-Cus. dated 15.11.2002:

WHEREAS in the matter of import of Zinc Oxide, falling under heading 28.17 or sub-heading 3812.30 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, Nepal, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 7th August, 2001 had come to the conclusion that -

- (a) Zinc Oxide, in all forms, originating in, or exported from, Nepal, had been exported to India below its normal value;
- (b) the domestic industry had suffered material injury by way of depressed net sales realization on account of price suppression caused by low landed prices of dumped zinc oxide, in all forms, from Nepal leading to financial losses;
- (c) the injury had been caused to the domestic industry by dumping of zinc oxide, in all forms, originating in, or exported from Nepal;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 93/2001-Customs, dated the 12th September, 2001, [G.S.R. 656(E), dated the 12th September, 2001] published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 12th September, 2001;

AND WHEREAS the designated authority, *vide* its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 18th March, 2002 has come to the conclusion that -

- (a) Zinc Oxide, in all forms, originating in, or exported from, Nepal, have been exported to India below its normal value;
- (b) the domestic industry has suffered material injury by way of depressed net sales realization on account of price suppression caused by low landed prices of dumped zinc oxide, in all forms, from Nepal leading to financial losses;
- (c) the injury has been caused to the domestic industry by dumping of zinc oxide, in all forms, originating in, or exported from Nepal;

AND WHEREAS the designated authority has recommended that anti-dumping duty be imposed on all grades of Zinc Oxide originating in, or exported from, Nepal;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on Zinc Oxide, of all grades, falling under heading 28.17 or sub-heading 3812.30 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, Nepal, by exporters/producers mentioned in column (2) of the Table given below, and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between the amount mentioned in the corresponding entry in column (3) of the said Table and the landed value of such imported Zinc Oxide per metric tonne.

TABLE

Sl. No.	Name of the exporter/ producer	Amount (in US \$ per metric tonne)
(1)	(2)	(3)
1.	M/s Pashupati Oxide Udyog Limited, Sonapur, Nepal	1377.25
2.	M/s Asian Metals, Birganj, Nepal	1372.11
3.	M/s Shree Pashupati Rasayanik Udyog (P) Ltd. Kathmandu	1413.60
4.	M/s Unnat Industries (P) Ltd. Duhabi	1413.60

(1)	(2)	(3)
5.	M/s Swastic Metal Industries, Birat Nagar	1385.94
6.	M/s Pashupati Metal Industries, Birat Nagar, Nepal	1390.42
7.	Other exporters/producers	1413.60

Provided that nothing contained in this notification shall apply to such Zinc Oxide, in import of which the exemption under notification No.40/2002-Customs dated the 12th April, 2002 [G.S.R.281 (E), dated the 12th April, 2002] is availed of.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 12th September, 2001, and shall be paid in Indian currency.

Explanation—For the purposes of this notification, -

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act; and
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Thermal Sensitive Paper (TSP) originating export from China P.R.

Ntfn 73 dated 24.07.2002

As amended by 122/2006-Cus. dated 30.12.2006 (w.e.f. 01.01.2007):

WHEREAS in the matter of import of thermal sensitive paper (TSP) falling under sub-heading 4809 90 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, the Peoples’ Republic of China, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 8th November, 2001 had come to the conclusion that -

- (i) thermal sensitive paper has been exported from the Peoples’ Republic of China to India below its normal value;
- (ii) the Indian industry has suffered material injury and is being threatened with further injury;
- (iii) the injury has been caused by the dumped imports from the Peoples’ Republic of China;

and had considered it necessary to impose anti-dumping duty, provisionally, pending final determination, on all imports of the subject goods, originating in or exported from the Peoples’ Republic of China;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on the said thermal sensitive paper *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 127/2001-Customs, dated the 21st December, 2001, [G.S.R. 915 (E), dated the 21st December, 2001] published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 21st December, 2001;

AND WHEREAS the designated authority *vide* its final findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 8th July, 2002, has come to the conclusion that -

- (i) thermal sensitive paper (TSP) has been exported from the Peoples’ Republic of China to India below its normal value;
- (ii) the Indian industry has suffered material injury on account of price undercutting, price suppression and significant increase in the volume of dumped imports from Peoples’ Republic of China and is being threatened with further injury;
- (iii) the injury has been caused to the domestic industry by the dumped imports from the Peoples’ Republic of China;

AND WHEREAS the designated authority has recommended the imposition of definitive anti dumping duty on the said thermal sensitive paper originating in, or exported from, the Peoples’ Republic of China;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) thereof, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the thermal sensitive paper falling under sub-heading 4809 90 00 or heading 48.11 or heading 48.16 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the Peoples’ Republic of China, when exported by exporter / producer mentioned in column (2) of the Table annexed below, and imported into India, an anti-dumping duty at the rate which is equivalent to the amount mentioned in the corresponding entry in column (3) of the said Table.

TABLE

Sl. No.	Exporters/ Producers	Anti-dumping duty (US \$ per kg.)
(1)	(2)	(3)
1.	All exporters/ Producers of Peoples’ Republic of China	0.967

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of the imposition of the provisional duty, i.e. the 21st December, 2001, and shall be paid in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the “rate of exchange” shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Appendix–D : Anti-Dumping Duty

Anti-dumping duty: Acrylic Yarn originating export from Nepal

Ntfn 74 dated 24.07.2002

As amended by 127/2002-Cus. dated 15.11.2002:

WHEREAS in the matter of import of Acrylic Yarn, falling under heading 54.02 or 55.09 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, Nepal, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 25th September, 2001, had come to the conclusion that-

- (a) Acrylic Yarn had been exported to India from Nepal below its normal value;
- (b) the Indian industry had suffered material injury and was being threatened with further injury;
- (c) the injury had been caused by the dumped imports from Nepal,-

and the designated authority had considered it necessary to impose anti-dumping duty, provisionally, pending final determination, on all imports of acrylic yarn, originating in, or exported from, Nepal;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification No. 105/2001-Customs, dated the 10th October, 2001, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 10th October, 2001 *vide* No. G.S.R. 769 (E), dated the 10th October, 2001;

AND WHEREAS, the designated authority, *vide* its final findings, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 2nd July, 2002, has come to the conclusion that-

- (a) Acrylic Yarn has been exported from Nepal to India below its normal value;
- (b) the Indian industry has suffered material injury on account of price undercutting, price suppression and significant increase in the volume of dumped imports from Nepal and is being threatened with further injury;
- (c) the injury has been caused to the domestic industry by the dumped imports from Nepal;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the above findings of the designated authority, hereby imposes on Acrylic Yarn, falling under heading 54.02 or 55.09 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, Nepal, and exported by exporters/producers specified in column (2) of the Table given below, and imported into India, an anti-dumping duty at the rate specified in the corresponding entry in column (3) of the said Table.

TABLE

Sl. No.	Name of the Exporter/ Producer	Anti-dumping duty (US \$ per kg.)
(1)	(2)	(3)
1.	M/s Reliance Spinning Mills Ltd.	0.14
2.	All other exporters/producers	0.35

Provided that nothing contained in this notification shall apply to such Acrylic Yarn, in import of which the exemption under notification No. 40/2002-Customs dated the 12th April, 2002 [G.S.R.281 (E) dated the 12th April, 2002] is availed of.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e., the 10th October, 2001, and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Diclofenac Sodium originating export from China P.R.

Ntfn 76 dated 08.08.2002

WHEREAS in the matter of import of Diclofenac Sodium, falling under heading 29.42 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, the People's Republic of China, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 31st October, 2001, had come to the conclusion that -

- (a) Diclofenac Sodium had been exported to India from the People's Republic of China below its normal value;
- (b) the Indian industry had suffered injury and there was threat of more injury being inflicted on domestic industry;
- (c) the injury had been caused by the dumped imports from the People's Republic of China;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 13/2002-Customs, dated the 7th February, 2002, [G.S.R. 89(E), dated the 7th February, 2002] published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 7th February, 2002;

AND WHEREAS the designated authority, *vide* its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 25th June, 2002 has come to the conclusion that -

- (a) Diclofenac Sodium has been exported to India from the People's Republic of China below its normal value;
- (b) the Indian industry has suffered injury;
- (c) the injury has been caused by the dumped imports from the People's Republic of China;

AND WHEREAS the designated authority has recommended imposition of definitive anti-dumping duty on all imports of Diclofenac Sodium, originating in, or exported from, the People's Republic of China;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on Diclofenac Sodium, falling under heading 29.42 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the People's Republic of China, and imported into India, an anti-dumping duty at the rate of US\$ 3.06 per kilogram.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 7th February 2002, and shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance & Company Affairs (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Thermal Sensitive Paper originating export from Japan, Finland, Germany and European Union

Ntfn 102 dated 07.10.2002

As amended by 122/2006-Cus. dated 30.12.2006 (w.e.f. 01.01.2007):

WHEREAS in the matter of import of thermal sensitive paper (hereinafter referred to as TSP) falling under sub-heading 4809 90 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in or exported from, Japan, Finland, Germany and European Union, the designated authority *vide* its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 3rd March, 2000 had come to the conclusion that -

- (a) TSP (falling under Chapter 48) originating in, or exported from, European Union and Japan has been exported to India below its normal value;
- (b) the domestic Industry has suffered material injury;
- (c) the injury has been caused to the domestic industry by the dumping of TSP originating in, or exported from, European Union and Japan;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on the said TSP *vide* notification of the Government of India in the erstwhile Ministry of Finance (Department of Revenue), No. 39/2000-Customs, dated the 6th April, 2000 [G.S.R. 318 (E), dated the 6th April, 2000], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 6th April, 2000;

AND WHEREAS the Customs, Excise and Gold (Control) Appellate Tribunal (hereinafter referred to as CEGAT), in its Final Order No. 42 to 43/2000-A, dated the 10th November, 2000, in Appeal No. C/373/2000-AD in the matter of M/s Jujo Thermal Ltd. vs Designated Authority, Ministry of Commerce, had directed the Government of India to modify the anti-dumping duty in US dollar terms;

AND WHEREAS the designated authority had accepted the aforesaid order of CEGAT dated the 10th November, 2000, and had amended paragraph 31 of the said final findings;

AND WHEREAS on the basis of the aforesaid order of the CEGAT, the Central Government had imposed an anti-dumping duty on the said TSP *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 156/2000-Customs, dated the 26th December, 2000 [G.S.R. 936 (E), dated the 26th December, 2000], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 26th December, 2000;

AND WHEREAS in the matter of import of said TSP, originating in, or exported from, European Union, the designated authority *vide* its final findings in review, published in the Gazette of India, Extraordinary, Part I Section 1, dated the 11th September, 2002 has come to the conclusion that-

- (i) TSP has been exported from the European Union to India below normal value;
- (ii) the Indian industry continues to suffer material injury on account of price undercutting, price suppression, significant increase in the volume of dumped imports, increased inventory, financial losses as a result of dumped imports from European Union and is being threatened with further injury;
- (iii) the injury has been caused to the domestic industry by the dumped imports from the European Union;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government on the basis of aforesaid final findings of the designated authority hereby imposes on the said TSP falling under sub-heading 4809 90 00 or heading 48.11 or heading 48.16 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the European Union, and when exported by exporters mentioned in column (2) of the Table below, and imported into India, an anti-dumping duty at the rate equivalent to the difference between the amount mentioned in column (3) of the said Table and the landed value of import per metric tonne of the thermal sensitive paper.

TABLE

S. No.	Name of the exporter	Amount (in US \$ per metric tonne)
(1)	(2)	(3)
1.	M/s Papierfabrik August Koehler AG, Germany	2947.92
2.	M/s Jujo Thermal Ltd. Finland	2947.92
3.	All other exporters of European Union	2947.92

2. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification,-

- (a) "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of Customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;

Appendix–D : Anti-Dumping Duty

- (b) rate of exchange applicable for the purposes of calculation of the anti-dumping duty shall be the rate, which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Poly-Iso-Butylene originating export from specified countries

Ntfn 123 dated 31.10.2002

WHEREAS in the matter of import of Poly-Iso-Butylene falling under sub-heading 3902.20 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, European Union, Brazil, Japan, People's Republic of Korea, Singapore and Thailand, the designated authority in its preliminary findings *vide* notification No.47/1/2001-DGAD, dated the 12th December, 2001, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 12th December, 2001, had come to the conclusion that-

- (a) Poly-Iso-Butylene originating in, or exported from, European Union, Brazil, Japan, People's Republic of Korea, Singapore and Thailand, had been exported to India below normal value, resulting in dumping;
- (b) the Indian industry had suffered material injury only from exports of Poly-Iso-Butylene from Brazil, Japan, People's Republic of Korea and Singapore;
- (c) injury had been caused cumulatively by the imports from Brazil, Japan, People's Republic of Korea and Singapore;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on Poly-Iso-Butylene *vide* notification of the Government of India in the erstwhile Ministry of Finance (Department of Revenue), No. 7/2002-Customs, dated the 16th January, 2002, [G.S.R. 32(E), dated the 16th January, 2002], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 16th January, 2002;

AND WHEREAS the designated authority, *vide* its final findings notification No.47/1/2001-DGAD, dated the 5th September, 2002, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 9th September, 2002 has come to the conclusion that-

- (a) Poly-Iso-Butylene originating in, or exported from, European Union, Brazil, Japan, People's Republic of Korea, Singapore and Thailand, have been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury on account of price under-cutting, price suppression and significant increase in the volume of dumped imports of Poly-Iso-Butylene from Brazil, Japan, People's Republic of Korea and Singapore;
- (c) the injury has been caused cumulatively by the dumped imports from Brazil, Japan, People's Republic of Korea and Singapore;

and has recommended the imposition of definitive anti-dumping duty on all imports of the said Poly-Iso-Butylene originating in, or exported from, Brazil, Japan, People's Republic of Korea and Singapore;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on all imports of Poly-Iso-Butylene, falling under sub-heading 3902.20 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the country specified in column (2) of the Table below, when exported by the exporter or producer specified in the corresponding entry in column (3) of the said Table, and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between the amount specified in the corresponding entry in column (4) of the said Table and the landed value, in US \$ per metric Tonne, of such imported Poly-Iso-Butylene.

TABLE

S.No.	Name of the country	Name of the exporter/producer	Amount (US\$ per Metric Tonne)
(1)	(2)	(3)	(4)
1.	People's Republic of Korea	M/S Daelim Corporation Ltd.	1037.77
2.	People's Republic of Korea	Other than that specified against S.No.1	1037.77
3.	Brazil	All exporters/producers	1037.77
4.	Japan	All exporters/producers	1037.77
5.	Singapore	All exporters/producers	1037.77

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 16th January, 2002, and shall be paid in Indian currency.

Explanation—For the purposes of this notification,-

- (a) "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act; and
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance and Company Affairs (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Compact Fluorescent Lamps originating export from China PR and Hong Kong

Ntfn 138 dated 10.12.2002

WHEREAS in the matter of import of Compact Fluorescent Lamps (hereinafter referred to as CFL), falling under sub-heading 8539.31 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from People's Republic of China and Hong Kong, and imported into India, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 2nd November, 2001, had come to the conclusion that-

- (a) the imports of CFL into India from People's Republic of China and Hong Kong have increased quite significantly both in absolute terms and relative to consumption in India;

- (b) the sale of domestic industry has declined significantly;
- (c) the domestic sale prices are suffering from both price suppression and price depression due to dumped imports from People's Republic of China and Hong Kong;
- (d) the production has remained more or less static during period of investigation;
- (e) closing stocks has gone up by around 145% during period of investigation over previous year;
- (f) the capacity utilisation during the period of investigation was as low as 20% (after taking into account the increased capacity);
- (g) the domestic industry has suffered losses during the period of investigation,

and had considered it necessary to impose anti-dumping duty, provisionally, pending final determination, on all imports of CFL, originating in or exported from People's Republic of China and Hong Kong;

AND WHEREAS on the basis of the aforesaid findings of the Designated Authority, the Central Government had imposed provisionally an anti-dumping duty *vide* notification No. 128/2001-Customs, dated the 21st December, 2001, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 21st December, 2001 *vide* No. G.S.R. 916 (E), dated the 21st December, 2001;

AND WHEREAS the Designated Authority, *vide* its final findings, published in the Gazette of India, Extraordinary, Part I, section 1, dated the 14th November, 2002 has come to the conclusion that-

- (a) CFL originating in or exported from People's Republic of China and Hong Kong have been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury from exports of subject goods from People's Republic of China and Hong Kong;
- (c) the injury has been caused cumulatively by the dumped imports from People's Republic of China and Hong Kong;
- (d) in case of exports of CFL with choke by M/s Philips & Yaming, People's Republic of China, causal link could not be established, as the landed value of such exports was more than the non-injurious price,

and has proposed to impose definitive anti-dumping duty, on all imports of CFL, except the exports of CFL, both with and without choke, by M/s Philips & Yaming, People's Republic of China, originating in, or exported from, People's Republic of China and Hong Kong;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) and (5) of Section 9A of the said Customs Tariff Act, read with rule 18 and rule 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the above findings of the designated authority, hereby imposes on Compact Fluorescent Lamps falling under Chapter 85 of the First Schedule to the said Customs Tariff Act, originating in or exported from the country specified in column (2) of the Table annexed hereto, when exported by exporter mentioned against the corresponding entry in column (3) of the said Table, and imported into India, an anti-dumping duty at the rate which is equivalent to the difference between the amount mentioned in corresponding entries in column (4) or column (5) of the said Table, and the landed value of the imports per unit in US\$.

TABLE

S. No.	Country	Name of the producer/ exporter	Amount per unit in US\$	
			Without choke	With choke
(1)	(2)	(3)	(4)	(5)
1.	Peoples Republic of China	M/s Philip & Yaming Lighting Co. Ltd.	Not applicable	Not applicable
		M/s Hangzhou Feihua Lighting & Electrical Appliance Co. Ltd (Through M/s CMEC Engineering Machinery Import & Export Co. Ltd.)	1.256	1.845
		All other exporters	1.256	3.125
2.	Hong Kong	All exporters	1.256	3.125

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the anti-dumping duty, i.e. the 21st December, 2001 and shall be payable in Indian currency;

Provided that in the case of export of CFL with choke, originating in, or exported from Hong Kong, the anti-dumping duty imposed under this notification shall be effective from the date of issue of this notification in the Official Gazette.

Explanation—For the purposes of this notification,-

- (a) "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act.
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate, which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Vitmin AD₃ 500/100 originating export from China PR

Ntfn 141 dated 26.12.2002

WHEREAS in the matter of import of Vitamin AD₃500/100, falling under chapter 23 or 29 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, People's Republic of China, the designated authority *vide* its preliminary findings notification No.56/1/2001-DGAD dated the 2nd January, 2002, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 2nd January, 2002, had come to the conclusion that-

- (a) Vitamin AD₃ 500/100 originating in, or exported from, the People's Republic of China, has been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused by imports from the People's Republic of China;

Appendix–D : Anti-Dumping Duty

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on Vitamin AD3500/100 *vide* notification of the Government of India in the erstwhile Ministry of Finance (Department of Revenue), No. 14/2002–Customs, dated the 7th February, 2002, [G.S.R. 90 (E), dated the 7th February, 2002], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 7th February, 2002;

AND WHEREAS the designated authority, *vide* its final findings notification No.56/1/2001-DGAD, dated the 16th October, 2002 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th October, 2002 has come to the conclusion that–

- (a) Vitamin AD3 500/100 originating in, or exported from, the People's Republic of China, has been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) material injury has been caused by imports from the People's Republic of China;

and has recommended the imposition of definitive anti-dumping duty on all imports of the said Vitamin AD3500/100, originating in, or exported from, People's Republic of China;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on all imports of Vitamin AD3500/100, falling under chapter 23 or 29 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, People's Republic of China and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between US\$ 40.03 per kilogramme and the landed value of such imported Vitamin AD3500/100 in US\$ per kilogramme.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 7th February, 2002, and shall be paid in Indian currency.

Explanation – For the purposes of this notification,–

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act; and
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance and Company Affairs (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Graphite Electrodes-Ultra High Power Grade originating export from Poland and Brazil

Ntfn 20 dated 31.01.2003

WHEREAS in the matter of import of graphite electrodes- Ultra High Power grade (of diameters upto and including 24”) (hereinafter referred to as subject goods), falling under sub-heading 85.45 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, Poland and Brazil, and imported into India, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 8th May, 2002, has come to the conclusion that–

- (a) graphite electrodes- Ultra High Power grade (of diameters upto and including 24”) originating in, or exported from, Poland and Brazil have been exported to India below its normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused by imports from Poland and Brazil;

and had recommended to impose anti-dumping duty, provisionally, pending final determination, on all imports of the subject goods, originating in, or exported from, Poland and Brazil;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed, provisionally, an anti-dumping duty *vide* notification No. 59/2002–Customs, dated the 5th June, 2002, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 5th June, 2002 *vide* No. G.S.R.407 (E), dated the 5th June, 2002;

AND WHEREAS, the designated authority, *vide* its final findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 15th January, 2003 has come to the conclusion that–

- (i) The subject goods originating in, or exported from Poland and Brazil have been exported to India below normal value, resulting in dumping;
- (ii) The Indian domestic industry has suffered material injury;
- (iii) The injury has been caused to the domestic industry by the dumping of the subject goods from Poland and Brazil.

and has recommended to impose definitive anti-dumping duty, on all imports of the subject goods, originating in, or exported from, Poland and Brazil;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the above findings of the designated authority, hereby imposes on graphite electrodes- Ultra High Power grade (of diameters up to and including 24”), falling under sub-heading 85.45 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, Poland and Brazil, and imported into India, when exported by producers/exporters specified in corresponding entry in column (3) of the Table below, and imported into India, an anti-dumping duty at the rate equivalent to the difference between the corresponding amount mentioned in column (4) of the said Table and the landed value of subject goods in US \$ per metric tonne.

TABLE

S.No.	Country	Exporters/ Producers
(1)	(2)	(3)
1.	Poland	All exporters/ producers
2.	Brazil	All exporters/ producers

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e., the 5th June, 2002, and shall be payable in Indian currency.

Explanation—For the purposes of this notification,-

- (a) landed value means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Citric Acid originating export from Indonesia and Thailand

Ntfn 38 dated 04.03.2003

WHEREAS in the matter of import of Citric acid, falling under sub-heading 2918 14 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, Indonesia and Thailand, the designated authority *vide* its preliminary findings notification No.14/11/2002-DGAD dated the 14th June, 2002, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 14th June, 2002, had come to the conclusion that -

- (a) Citric acid, originating in, or exported from, Indonesia and Thailand had been exported to India below normal value, resulting in dumping;
- (b) the Indian industry had suffered material injury from exports of Citric Acid from Indonesia and Thailand;
- (c) the injury had been caused cumulatively by the dumped imports from Indonesia and Thailand;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on Citric acid *vide* notification of the Government of India in the Ministry of Finance and Company Affairs (Department of Revenue), No. 86/2002-Customs, dated the 26th August, 2002, [G.S.R. 596 (E), dated the 26th August, 2002], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 26th August, 2002;

AND WHEREAS the designated authority, *vide* its final findings notification No.14/11/2002-DGAD dated the 17th January, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 21st January, 2003, has come to the conclusion that -

- (a) Citric acid, originating in, or exported from, Indonesia and Thailand has been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury on account of price undercutting, price suppression and significant increase in the volume of dumped imports of Citric acid from Indonesia and Thailand;
- (c) the injury has been caused cumulatively to the domestic industry by the dumped imports from Indonesia and Thailand;

and has recommended the imposition of definitive anti-dumping duty on all imports of the said Citric acid, originating in, or exported from, Indonesia and Thailand;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on all imports of Citric acid, falling under sub-heading 2918 14 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the countries specified in column (2) of the Table below and imported into India, an anti-dumping duty at a rate which is specified in the corresponding entry in column (3) of the said Table.

TABLE

S.No.	Name of the Country	Rate of anti-dumping duty (US \$ per metric tonne)
(1)	(2)	(3)
1.	Indonesia	456.67
2.	Thailand	374.36

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 26th August, 2002, and shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance and Company Affairs (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti dumping duty: Sodium Tripolyphosphate in all forms originating export from specified countries

Ntfn 60 dated 01.04.2003

WHEREAS in the matter of import of Sodium tripolyphosphate, falling under tariff item 2835 31 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China and Chinese Taipei (Taiwan), the designated authority *vide* its preliminary findings notification No.14/1/2000-DGAD dated the 9th May, 2002, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 9th May, 2002, had come to the conclusion that-

- (a) Sodium tripolyphosphate, in all forms, originating in, or exported from, People's Republic of China and Chinese Taipei (Taiwan), had been exported to India below its normal value;
- (b) the domestic industry had also suffered material injury by way of financial losses due to depressed net sales realization on account of price depression caused by low landed prices of dumped Sodium tripolyphosphate, in all forms;
- (c) the injury had been caused to the domestic industry by dumping of Sodium tripolyphosphate, in all forms, originating in, or exported from, People's Republic of China and Chinese Taipei (Taiwan);

Appendix–D : Anti-Dumping Duty

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on Sodium tripolyphosphate *vide* notification of the Government of India in the erstwhile Ministry of Finance (Department of Revenue), No. 62/2002–Customs, dated the 17th June, 2002, [G.S.R. 432 (E), dated the 17th June, 2002], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 17th June, 2002;

AND WHEREAS the designated authority, *vide* its final findings notification No.14/1/2003-DGAD, dated the 11th February, 2003 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 11th February, 2003 has come to the conclusion that -

- (a) Sodium tripolyphosphate, in all forms, originating in, or exported from, People's Republic of China, has been exported to India below its normal value resulting in dumping;
- (b) the domestic industry has suffered material injury by way of financial losses due to depressed net sales realization on account of price depression caused by low landed prices of dumped sodium tripolyphosphate, in all forms;
- (c) the injury has been caused to the domestic industry by dumping of Sodium tripolyphosphate, in all forms, originating in, or exported from, People's Republic of China;

and has recommended the imposition of definitive anti-dumping duty on all imports of the said Sodium tripolyphosphate, originating in, or exported from, the People's Republic of China;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in the corresponding entry in column (4), originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between, the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table, and the landed value of such imported goods in like currency per like unit of measurement.

TABLE

S. No.	Tariff item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2835 31 00	Sodium tripolyphosphate	Any specification	People's Republic of China	Any country	Any producer	Any exporter	661.84	Metric tonne	US Dollar
2.	2835 31 00	Sodium tripolyphosphate	Any specification	Any country	People's Republic of China	Any producer	Any exporter	661.84	Metric tonne	US Dollar

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 17th June, 2002, and shall be paid in Indian currency.

Explanation—For the purposes of this notification,-

- (a) "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance and Company Affairs (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Ferro Silicon originating export from South Africa and Macedonia

Ntfn 92 dated 11.06.2003

WHEREAS in the matter of import of Ferro Silicon, falling under tariff item 7202 21 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, South Africa or Macedonia (hereinafter referred to as the subject countries) and imported into India, the designated authority *vide* its preliminary findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 11th July, 2002, had come to the conclusion that -

- (a) Ferro silicon or product under consideration had been exported to India from the subject countries below normal value;
- (b) the Indian industry had suffered material injury;
- (c) the injury had been caused by the dumped imports from the subject countries;

and had considered it necessary to impose anti-dumping duty, provisionally, pending final determination, on all imports of ferro silicon originating in, or exported from, the subject countries;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 78/2002–Customs, dated the 13th August, 2002, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 13th August, 2002 [G.S.R. 556(E), dated the 13th August, 2002];

AND WHEREAS, the designated authority, *vide* its final findings, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 9th April, 2003, has come to the conclusion that-

- (a) Ferro silicon has been exported to India from South Africa and Macedonia below its normal value;
- (b) the Domestic industry had suffered material injury;
- (c) the material injury had been caused cumulatively by the dumped imports from the subject countries/ territory;

and has considered it necessary to impose definitive anti-dumping duty on all imports of ferro silicon from subject countries in order to remove the injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on ferro silicon, falling under tariff item 7202 21 00 of the First Schedule to the Customs Tariff Act, originating in, or exported from, the country or territory specified in column (2) of the Table given below, when exported by producer or exporter specified in the corresponding entry in column (3) of the said Table, and imported into India, an anti-dumping duty which is equal to the difference between the amount specified in the corresponding entry in column (4) of the said table and the landed value of such imported ferro silicon per metric tonne.

TABLE

S. No.	Country/ Territory	Name of producer/ exporter	Amount in US \$ per metric tonne
(1)	(2)	(3)	(4)
1.	South Africa	All producers / exporters	728.44
2.	Macedonia	All producers / exporters	728.44

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e., the 13th August, 2002, and shall be payable in Indian currency.

Explanation – For the purposes of this notification,–

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act, 1975;
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification issued by the Board from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Non Brass Metal Flashlights originating export from China P.R.

Ntfn 125 dated 13.08.2003

WHEREAS in the matter of import of non-brass metal flashlights (hereinafter referred to as “the subject goods”), falling under sub-heading 851310 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People’s Republic of China ((hereinafter referred to as “the subject country”), and imported into India, the designated authority(DA) *vide* its preliminary findings No. 14/27/2002-DGAD dated the 16th January, 2003 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th January, 2003, had come to the conclusion that–

- (i) Non-brass metal flashlights had been exported to India from People’s Republic of China below normal value;
- (ii) The Indian industry had suffered material injury;
- (iii) The injury had been caused to the domestic industry by the dumped imports from People’s Republic of China;

and had recommended imposition of provisional anti-dumping duty, pending final determination, on all imports of subject goods originating in or exported from, People’s Republic of China;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty *vide* notification of the Government of India in the erstwhile Ministry of Finance & Company Affairs (Department of Revenue) No. 25/2003-Customs, dated the 13th February, 2003, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 13th February, 2003 [G.S.R. 106 (E), dated the 13th February, 2003];

AND WHEREAS, the designated authority, *vide* its final findings No. 14/27/2002-DGAD dated the 23rd July, 2003 published in the Gazette of India, Extraordinary, Part I, Section I, dated the 23rd July, 2003 has come to the conclusion that –

- (i) Non-brass Metal Flashlights have been exported to India from the subject country below its normal value, resulting in dumping;
- (ii) The domestic industry has suffered material injury;
- (iii) The injury has been caused by the dumped imports from the subject country;

and the DA has considered it necessary to impose final anti-dumping duty on all imports of the subject goods originating in or exported from the subject countries so as to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) read with of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6) and produced by the producers as specified in the corresponding entry in column (7) and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the difference between the amount as specified in the corresponding entry in column (9) and the landed value of the goods, in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

(See Table on Next Page)

Appendix–D : Anti-Dumping Duty

TABLE

S. No.	Sub-heading	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	851310	Non-brass metal flashlights (in compact or SKD condition)	2 cell small, conforming to battery size AA	Peoples Republic of China	Any country	Any Producer	Any Exporter	672.29	Thousand Pieces	USD
2.	851310	Non-brass metal flashlights (in compact or SKD condition)	2 cell small, conforming to battery size AA	Any Country except Peoples Republic of China	Peoples Republic of China	Any Producer	Any Exporter	672.29	Thousand Pieces	USD
3.	851310	Non-brass metal flashlights (in compact or SKD condition)	2 cell large, conforming to battery size D	Peoples Republic of China	Any country	Any Producer	Any Exporter	820.63	Thousand Pieces	USD
4.	851310	Non-brass metal flashlights (in compact or SKD condition)	2 cell large, conforming to battery size D	Any Country except Peoples Republic of China	Peoples Republic of China	Any Producer	Any Exporter	820.63	Thousand Pieces	USD
5.	851310	Non-brass metal flashlights (in compact or SKD condition)	2 cell large, conforming to battery size D	Peoples Republic of China	Any country	Any Producer	Any Exporter	1608.08	Thousand Pieces	USD
6.	851310	Non-brass metal flashlights (in compact or SKD condition)	2 cell large, conforming to battery size D	Any Country except Peoples Republic of China	Peoples Republic of China	Any Producer	Any Exporter	1608.08	Thousand Pieces	USD
7.	851310	Non-brass metal flashlights (in compact or SKD condition)	Other than those specified at S.No. 1-6 above	Peoples Republic of China	Any country	Any Producer	Any Exporter	1608.08	Thousand Pieces	USD
8.	851310	Non-brass metal flashlights (in compact or SKD condition)	Other than those specified at S.No. 1-6 above	Any Country except Peoples Republic of China	Peoples Republic of China	Any Producer	Any Exporter	1608.08	Thousand Pieces	USD

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. 13.2.2003, and shall be paid in Indian currency.

Explanation—For the purposes of this notification,-

- (a) “landed value” shall be the assessable value as determined under the Customs Act, 1962 and includes all duties of customs except duties under sections 3, 3A, 8B, 9 and 9A of the Customs Tariff Act, 1975;
- (b) the “rate of exchange” applicable for the purposes of calculation of the anti-dumping duty under this notification shall be the exchange rate specified in the notification issued from time to time in exercise of powers conferred under sub-section (3) of section 14 of the Customs Act, 1962, and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Industries Hardened Forged Rolls originating export from Russia, Ukraine and Korea P.R.

Ntfn 127 dated 14.08.2003

WHEREAS in the matter of import of Induction Hardened Forged Rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls (sizes above 300 mm dia) (hereinafter referred to as “the subject goods”), falling under tariff item 8455 30 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from Russia, Ukraine and Korea RP (hereinafter referred to as “the subject countries”) and imported into India, the designated authority *vide* its preliminary findings, No. 14/13/2002-DGAD dated the 11th December, 2002 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 11th December, 2002, had come to the conclusion that –

- (a) the subject goods, in all forms originating in, or exported from, the subject countries had been exported to India below its normal value;
- (b) the domestic industry had suffered material injury by way of financial losses due to depressed net sales realization on account of price depression passed by low landed prices of the dumped subject goods;
- (c) the injury had been caused to the domestic industry by the dumped imports from the subject countries; and

had recommended provisional anti-dumping duty, pending final determination, on all imports of induction hardened forged rolls including work rolls and back up rolls originating in or exported from the subject countries;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the erstwhile Ministry of Finance & Company Affairs (Department of Revenue), No. 1/2003-Customs, dated the 1st January, 2003 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 1st January, 2003[G.S.R. 1(E), dated the 1st January, 2003];

AND WHEREAS, the designated authority, *vide* its final findings No. 14/3/2002-DGAD dated the 2nd July, 2003, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 2nd July, 2003,, has come to the conclusion that-

- (a) the subject goods originating in or exported from the subject countries have been exported to India below normal values resulting in dumping;
- (b) the Indian domestic industry has suffered material injury in terms of subject goods produced by it and establishment of the domestic industry is being materially retarded by the dumped imports in as much as the domestic industry is trying to establish itself I the Indian market with new subject product;
- (c) the injury has been caused by the imports from the subject countries; and

Appendix-D : Anti-Dumping Duty

has considered it necessary to impose definitive anti-dumping duty, on all imports of the subject goods from the subject countries in order to remove the injury to the domestic industry accrued on account of dumping;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6) and produced by the producers as specified in the corresponding entry in column (7) and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the difference between the amount as specified in the corresponding entry in column (9) and the landed value of the goods, in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No.	Tariff Item	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	84553000	Induction hardened forged rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls	Sizes above 300mm dia. and upto 605mm dia.	Korea RP	All	Any	Any	2851.91	Metric Tonne	USD
2.	84553000	Induction hardened forged rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls	Sizes above 300mm dia. and upto 605mm dia.	Any country except Ukraine and Russia	Korea RP	Any	Any	2851.91	Metric tonne	USD
3.	84553000	Induction hardened forged rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls	Sizes above 300mm dia. and upto 605mm dia.	Ukraine	All	Any	Any	2783.05	Metric tonne	USD
4.	84553000	Induction hardened forged rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls	Sizes above 300mm dia. and upto 605mm dia.	Any country except Russia and Korea RP	Ukraine	Any	Any	2783.05	Metric tonne	USD
5.	84553000	Induction hardened forged rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls	Sizes above 300mm dia. and upto 605mm dia.	Russia	All	Any	Any	2762.79	Metric tonne	USD
6.	84553000	Induction hardened forged rolls also known as Forged Cold Rolling Mills Rolls including work rolls and back up rolls	Sizes above 300mm dia. and upto 605mm dia.	Any country except Korea RP and Ukraine	Russia	Any	Any	2762.79	Metric tonne	USD

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. 1.1.2003, and shall be paid in Indian currency.

Explanation – For the purposes of this notification,-

- (a) “landed value” shall be the assessable value as determined under the Customs Act, 1962 and includes all duties of customs except duties under sections 3, 3A, 8B, 9 and 9A of the Customs Tariff Act, 1975;
- (b) the “rate of exchange” applicable for the purposes of calculation of the anti-dumping duty under this notification shall be the exchange rate specified in the notification issued from time to time in exercise of powers conferred under sub-section (3) of section 14 of the Customs Act, 1962, and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Acrylic Alcohols (Oxo-Alcohols) originating export from specified countries

Ntfn 143 dated 01.10.2003

WHEREAS in the matter of import of Acyclic alcohols (Oxo alcohols), falling under heading 2905 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, Brazil, Malaysia, Romania, Singapore and South Africa (hereinafter referred to as the subject countries), the designated authority *vide* its preliminary findings notification No.63/1/2001-DGAD, dated the 29th July, 2002, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 29th July, 2002, had come to the conclusion that -

- (a) Acyclic alcohols (Oxo alcohols), namely Normal Butanol, 2-Ethyl Hexanol, Iso Butanol, Sabutol, Octanol and Iso Octanol had been exported to India from the subject countries below their normal value;
- (b) the domestic industry had suffered material injury;
- (c) the material injury had been caused cumulatively by the dumped imports from the subject countries;
- (d) there was a threat of injury due to imminent imports of like article in large quantities;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on specified Acyclic alcohols *vide* notification of the Government of India in the erstwhile Ministry of Finance and Company Affairs (Department of Revenue), No. 90/2002-Customs, dated the 5th September, 2002, [G.S.R. 620 (E), dated the 5th September, 2002], published in Part II, Section 3, Subsection (i) of the Gazette of India, Extraordinary, dated the 5th September, 2002;

AND WHEREAS the designated authority, *vide* its final findings notification No.63/1/2001-DGAD, dated the 29th July, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 29th July, 2003, has come to the conclusion that-

Appendix–D : Anti-Dumping Duty

- (a) Acyclic alcohols (Oxo alcohols), namely Normal Butanol, 2-Ethyl Hexanol, Iso Butanol, Sabutol and Octanol have been exported to India from the subject countries below their normal value;
- (b) the domestic industry has suffered material injury;
- (c) the material injury had been caused cumulatively by the dumped imports from the subject countries;

and has recommended the imposition of definitive anti-dumping duty on all imports of the specified Acyclic alcohols, originating in, or exported from, the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in the corresponding entry in column (4), originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No.	Head- ing	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of meas- urement	Cur- rency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2905	Acyclic alcohol	Normal Butanol	Brazil	Any country other than Romania, Malaysia, South Africa and Singapore	M/s Ciquine	M/s Ciquine	140.77	Metric tonne	US Dollar
2.	2905	Acyclic alcohol	Iso Butanol	Brazil	Any country other than Romania, Malaysia, South Africa and Singapore	M/s Ciquine	M/s Ciquine	130.25	Metric tonne	US Dollar
3.	2905	Acyclic alcohol	2-Ethyl Hexanol or Octanol	Brazil	Any country other than Romania, Malaysia, South Africa and Singapore	M/s Ciquine	M/s Ciquine	110.72	Metric tonne	US Dollar
4.	2905	Acyclic alcohol	Normal Butanol	Brazil	Any country other than Romania, Malaysia, South Africa and Singapore	Any producer other than M/s Ciquine	Any exporter other than M/s Ciquine	178.59	Metric tonne	US Dollar
5.	2905	Acyclic alcohol	Iso Butanol	Brazil	Any country other than Romania, Malaysia, South Africa and Singapore	Any producer other than M/s Ciquine	Any exporter other than M/s Ciquine	130.25	Metric tonne	US Dollar
6.	2905	Acyclic alcohol	2-Ethyl Hexanol or Octanol	Brazil	Any country other than Romania, Malaysia, South Africa and Singapore	Any producer other than M/s Ciquine	Any exporter other than M/s Ciquine	144.35	Metric tonne	US Dollar
7.	2905	Acyclic alcohol	Normal Butanol	Any country	Brazil	Any producer other than M/s Ciquine	Any exporter other than M/s Ciquine	178.59	Metric tonne	US Dollar
8.	2905	Acyclic alcohol	Iso Butanol	Any country	Brazil	Any producer other than M/s Ciquine	Any exporter other than M/s Ciquine	130.25	Metric tonne	US Dollar
9.	2905	Acyclic alcohol	2-Ethyl Hexanol or Octanol	Any country	Brazil	Any producer other than M/s Ciquine	Any exporter other than M/s Ciquine	144.35	Metric tonne	US Dollar
10.	2905	Acyclic alcohol	Normal Butanol, Iso Butanol, 2Ethyl Hexanol or Octanol	Romania	Any country other than Brazil, Malaysia, South Africa and Singapore	M/s Oltchim,	M/s Oltchim,	122.65	Metric tonne	US Dollar
11.	2905	Acyclic alcohol	Normal Butanol, Iso Butanol, 2 Ethyl Hexanol or Octanol	Romania	Any country other than Brazil, Malaysia, South Africa and Singapore	Any producer other than M/s Oltchim	Any exporter other than M/s Oltchim	203.65	Metric tonne	US Dollar
12.	2905	Acyclic alcohol	Normal Butanol, Iso Butanol, 2Ethyl Hexanol or Octanol	Any country	Romania	Any producer other than M/s Oltchim	Any exporter other than M/s Oltchim	203.65	Metric tonne	US Dollar
13.	2905	Acyclic alcohol	ISO Butanol, 2-Ethyl Hexanol or Octanol	Malaysia	Any country other than Brazil, Romania, South Africa and Singapore	M/s BASF Petronas Chemical	M/s BASF Petronas Chemical	44.64	Metric tonne	US Dollar
14.	2905	Acyclic alcohol	Iso Butanol, 2Ethyl Hexanol or Octanol	Malaysia	Any country other than Brazil, Romania, South Africa and Singapore	Any producer other than M/s BASF Petronas Chemical	Any exporter other than M/s BASF Petronas Chemical	48.12	Metric tonne	US Dollar
15.	2905	Acyclic alcohol	Iso Butanol, 2Ethyl Hexanol or Octanol	Any country	Malaysia	Any producer other than M/s BASF Petronas Chemical	Any exporter other than M/s BASF Petronas Chemical	48.12	Metric tonne	US Dollar
16.	2905	Acyclic alcohol	Iso Butanol, 2 Ethyl Hexanol or Octanol	South Africa	Any country other than Brazil, Romania, Malaysia and Singapore	Any producer	Any exporter	260.52	Metric tonne	US Dollar

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
17.	2905	Acyclic alcohol	Sabutol	South Africa	Any country other than Brazil, Romania, Malaysia and Singapore	M/s Sasol Solvents	M/s Sasol Solvents	68.79	Metric tonne	US Dollar
18.	2905	Acyclic alcohol	Sabutol	South Africa	Any country other than Brazil, Romania, Malaysia and Singapore	Any producer other than M/s Sasol Solvents	Any exporter other than M/s Sasol Solvents	79.56	Metric tonne	US Dollar
19.	2905	Acyclic alcohol	Iso Butanol, 2 Ethyl Hexanol or Octanol	Any country	South Africa	Any producer	Any exporter	260.52	Metric tonne	US Dollar
20.	2905	Acyclic alcohol	Sabutol	Any country	South Africa	Any producer other than M/s Sasol Solvents	Any exporter other than M/s Sasol Solvents	79.56	Metric tonne	US Dollar
21.	2905	Acyclic alcohol	Normal Butanol	Singapore	Any country other than Brazil, Romania, Malaysia and South Africa	Any producer	Any exporter	161.16	Metric tonne	US Dollar
22.	2905	Acyclic alcohol	2-Ethyl Hexanol or Octanol	Singapore	Any country other than Brazil, Romania, Malaysia and South Africa	Any producer	Any exporter	210.98	Metric tonne	US Dollar
23.	2905	Acyclic alcohol	Normal Butanol	Any country	Singapore	Any producer	Any exporter	161.16	Metric tonne	US Dollar
24.	2905	Acyclic alcohol	2-Ethyl Hexanol or Octanol	Any country	Singapore	Any producer	Any exporter	210.98	Metric tonne	US Dollar

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 5th September, 2002, and shall be paid in Indian currency.

Explanation—For the purposes of this notification rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification, issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Para Cresol originating export from China PR

Ntfn 146 dated 06.10.2003

WHEREAS in the matter of import of Para Cresol, falling under tariff item 2907 12 10 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China, the designated authority *vide* its preliminary findings notification No. 14/29/2002-DGAD, dated the 17th January, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 17th January, 2003, had come to the conclusion that—

- Para Cresol had been exported to India from the People's Republic of China below its normal value;
- the domestic industry has suffered material injury;
- the material injury had been caused by the dumped imports from the People's Republic of China;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on Para Cresol *vide* notification of the Government of India in the erstwhile Ministry of Finance and Company Affairs (Department of Revenue), No. 46/2003-Customs, dated the 24th March, 2003, [G.S.R. 232(E), dated the 24th March, 2003], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 24th March, 2003;

AND WHEREAS the designated authority, *vide* its final findings notification No. 14/29/2002-DGAD, dated the 25th August, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 25th August, 2003, has come to the conclusion that—

- Para cresol has been exported to India from the People's Republic of China below the normal value;
- the domestic industry has suffered material injury;
- the material injury has been caused by the dumped imports from the People's Republic of China;

and has recommended the imposition of definitive anti-dumping duty on all imports of Para Cresol, originating in, or exported from, the People's Republic of China;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in the corresponding entry in column (4), originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between the amount as specified in the corresponding entry in column (9), in the country as specified in the corresponding entry in column (11), and per unit of measurement as specified in the corresponding entry in column (10), of the said Table, and the landed value of such imported goods in like currency per like unit of measurement.

TABLE

S. No.	Tariff item	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2907 12 10	Para Cresol	Any specification	People's Republic of China	Any Country	Any Producer	Any Exporter	2220.95	Metric Tonne	US Dollar
2.	2907 12 10	Para Cresol	Any specification	Any Country	People's Republic of China	Any Producer	Any Exporter	2220.95	Metric Tonne	US Dollar

Appendix–D : Anti-Dumping Duty

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 24th March, 2003, and shall be paid in Indian currency.

Explanation—For the purposes of this notification,—

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification, issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Borax Decahydrate originating export from Turkey and China PR

Ntfn 02 dated 07.01.2004

As amended by 36/2006-Cus. dated 20.04.2006:

WHEREAS, in the matter of import of Borax decahydrate, falling under heading 2840 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, Turkey and the People's Republic of China, the designated authority, *vide* its preliminary findings notification No.14/40/2002-DGAD, dated the 26th March, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 27th March, 2003, had come to the conclusion that –

- (a) Borax decahydrate has been exported to India from Turkey and the People's Republic of China, below normal value;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused cumulatively by the imports of Borax decahydrate from Turkey and the People's Republic of China;

and had recommended imposition of provisional anti-dumping duty, pending final determination, on imports of Borax decahydrate, originating in, or exported from, Turkey and the People's Republic of China;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on Borax decahydrate *vide* notification of the Government of India in the erstwhile Ministry of Finance and Company Affairs (Department of Revenue), No. 90/2003–Customs, dated the 10th June, 2003, [G.S.R. 469(E), dated the 10th June, 2003], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 10th June, 2003;

AND WHEREAS, the designated authority, *vide* its final findings notification No.14/40/2002-DGAD, dated the 21st November, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 21st November, 2003, has come to the conclusion that –

- (a) Borax decahydrate has been exported to India from Turkey and the People's Republic of China, below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the material injury to the domestic industry has been caused cumulatively by the dumped imports of Borax decahydrate from Turkey and the People's Republic of China;

and has recommended the imposition of definitive anti-dumping duty on all imports of Borax decahydrate, originating in, or exported from, Turkey and the People's Republic of China, in order to remove the injury to the domestic industry.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between, the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table, and the landed value of such imported goods in like currency per like unit of measurement.

TABLE

S. No.	Heading	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2840	Borax decahydrate	Any specification	People's Republic of China.	Any country	Dashiqiao Huaxin Chemicals Ltd.	Dalian Chem Import and Export Group Co. Ltd.	410.86	Metric Tonne	US Dollar
2.	2840	Borax decahydrate	Any specification	People's Republic of China.	Any country	Any producer except Dashiqiao Huaxin Chemicals Ltd.	Any	484.10	Metric Tonne	US Dollar
3.	2840	Borax decahydrate	Any specification	Any country except People's Republic of China.	People's Republic of China.	Any	Any	484.10	Metric Tonne	US Dollar

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 10th June, 2003, and shall be paid in Indian currency.

Explanation—For the purposes of this notification,—

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Metallurgical Coke originating in or export from specified countries*Ntfn 23 dated 21.01.2004*

In exercise of the powers conferred by sub-section (1) of section 9A read with sub-section (6) of section 3 of the Customs Tariff Act, 1975 (51 of 1975), and sub section (1) of section 25 of the Customs Act, 1962 (52 of 1962) and in supersession of notification of Government of India in the Ministry of Finance (Department of Revenue) No. 81/1998, dated the 27th October, 1998 [G.S.R. 644 (E), dated the 27th October, 1998], the Central Government imposed on metallurgical coke falling under heading 27.04 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, People's Republic of China, anti-dumping duty *vide* notification No.69/2000-Customs, dated the 19th May, 2000 [G.S.R. 466 (E), dated 19th May, 2000];

AND WHEREAS in the said matter of import of Metallurgical Coke (hereinafter referred to as the subject goods), falling under heading 2704 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from China PR (hereinafter referred to as the subject country), the designated authority *vide* its findings notification No.14/13/2002-DGAD, dated the 5th November, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th November, 2003 has come to the conclusion that –

- the subject goods originating in or exported from the subject country have been exported to India below the normal value, resulting in dumping;
- the designated authority has constructed the normal value of metallurgical coke in People's Republic of China based on the information furnished by the exporters and the information available with the designated authority in view of incomplete and insufficient response by the exporters/producers from People's Republic of China in spite of specific request for information;
- the injury has been caused by imports of the subject goods from the subject country. The designated authority is of the opinion that cessation of the existing anti-dumping duty on the subject goods may cause recurrence of dumping of the subject goods from the subject country into India;
- it is considered necessary to continue definitive anti-dumping duty on imports of subject goods originating in or exported from subject country;
- the designated authority recommends imposition of definitive anti-dumping duty on all imports of metallurgical coke originating in or exported from the People's Republic of China. The anti dumping duty shall be the difference between US\$ 119.13 and the landed price of imports per MT.,

and has recommended imposition of anti-dumping duty, on imports of the subject goods, originating in, or exported from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) and first proviso to sub-section (5) of section 9A of the said Customs Tariff Act, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes (by way of extending the period of imposition of anti-dumping duty) on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in the corresponding entry in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty equal to the difference between amount the specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table, and the landed value of such imported goods expressed in like currency per like unit of measurement.

TABLE

Sl.No.	Head- ing	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amo- unt	Unit of measure- ment	Cur- rency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2704	Metallurgi- cal Coke	Low Ash Metallurgical Coke with Ash content less than 15%	People's Republic of China	People's Republic of China	Shanghai Cooking Chemical Corporation	Any	119.13	Metric tonne	US Dollar
2.	2704	Metallurgi- cal Coke	Low Ash Metallurgical Coke with Ash content less than 15%	People's Republic of China	Any country except People's Republic of China	Shanghai Cooking Chemical Corporation	Any	119.13	Metric tonne	US Dollar
3.	2704	Metallurgi- cal Coke	Low Ash Metallurgical Coke with Ash content less than 15%	Any country except People's Republic of China	People's Republic of China	Shanghai Cooking Chemical Corporation	Any	119.13	Metric tonne	US Dollar
4.	2704	Metallurgi- cal Coke	Low Ash Metallurgical Coke with Ash content less than 15%	People's Republic of China	People's Republic of China	Any producer except Shanghai Cooking Chemical Corporation	Minmetals Townlord Technolo- gies Co. Ltd., Beijing, Sinochem International Co. Ltd., Shanghai, CNC Coke and Chemicals Ltd., China Metallur- gical Import and Export Hebei Company, China North Industries Corporation and Shanxi Minmetals Industrial and Trading Co. Ltd.	119.13	Metric tonne	US Dollar

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
5.	2704	Metallurgical Coke	Low Ash Metallurgical Coke with Ash content less than 15%	People's Republic of China	Any country except People's Republic of China	Any producer except Shanghai Cooking Chemical Corporation	Minmetals Townlord Technologies Co. Ltd., Beijing, Sinochem International Co. Ltd., Shanghai, CNC Coke and Chemicals Ltd., China Metallurgical Import and Export Hebei Company, China North Industries Corporation and Shanxi Minmetals Industrial and Trading Co. Ltd.	119.13	Metric tonne	US Dollar
6.	2704	Metallurgical Coke	Low Ash Metallurgical Coke with Ash content less than 15%	Any country except People's Republic of China	People's Republic of China	Any producer except Shanghai Cooking Chemical Corporation	Minmetals Townlord Technologies Co. Ltd., Beijing, Sinochem International Co. Ltd., Shanghai, CNC Coke and Chemicals Ltd., China Metallurgical Import and Export Hebei Company, China North Industries Corporation and Shanxi Minmetals Industrial and Trading Co. Ltd.	119.13	Metric tonne	US Dollar
7.	2704	Metallurgical Coke	Low Ash Metallurgical Coke with Ash content less than 15%	People's Republic of China	People's Republic of China	Any producer except Shanghai Cooking Chemical Corporation	Any exporter except Minmetals Townlord Technologies Co. Ltd., Beijing, Sinochem International Co. Ltd., Shanghai, CNC Coke and Chemicals Ltd., China Metallurgical Import and Export Hebei Company, China North Industries Corporation and Shanxi Minmetals Industrial and Trading Co. Ltd.	119.13	Metric tonne	US Dollar
8.	2704	Metallurgical Coke	Low Ash Metallurgical Coke with Ash content less than 15%	People's Republic of China	Any country except China PR	Any producer except Shanghai Cooking Chemical Corporation	Any exporter except Minmetals Townlord Technologies Co. Ltd., Beijing, Sinochem International Co. Ltd., Shanghai, CNC Coke and Chemicals Ltd., China Metallurgical Import and Export Hebei Company, China North Industries Corporation and Shanxi Minmetals Industrial and Trading Co. Ltd.	119.13	Metric tonne	US Dollar
9.	2704	Metallurgical Coke	Low Ash Metallurgical Coke with Ash content less than 15%	Any country except People's Republic of China	People's Republic of China	Any producer except Shanghai Cooking Chemical Corporation	Any exporter except Minmetals Townlord Technologies Co. Ltd., Beijing, Sinochem International Co. Ltd., Shanghai, CNC Coke and Chemicals Ltd., China Metallurgical Import and Export Hebei Company, China North Industries Corporation and Shanxi Minmetals Industrial and Trading Co. Ltd.	119.13	Metric tonne	US Dollar

2. Nothing contained in this notification shall apply to imports of metallurgical coke-

- by a manufacturer of pig iron or steel using a blast furnace; or
- by a manufacturer of steel using COREX technology; or
- by a manufacturer of pig iron using COREX technology; or
- by a manufacturer of ferro alloys,

if he follows the procedure set out in the Customs (Import of Goods at Concessional Rate of Duty for Manufacture of Excisable Goods) Rules, 1996.

Explanation—For the purposes of this notification, -

- "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification, issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Green Veneer Tape originating in or export from Chinese Taipei

Ntfn 36 dated 09.02.2004

WHEREAS, in the matter of import of Green Veneer Tape, falling under Chapter 48 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the subject goods), originating in, or exported from, Chinese Taipei (hereinafter referred to as the subject country), the designated authority *vide* its preliminary findings, No. 14/50/2002-DGAD, dated the 23rd May, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 23rd May, 2003, had come to the conclusion that -

- (a) the subject goods had been exported to India from the subject country below its normal value;
- (b) the domestic industry had suffered material injury;
- (c) the material injury had been caused to the domestic industry on account of dumped imports of the subject goods originating in or exported from the subject country;

and the designated authority had recommended imposition of provisional anti-dumping duty, pending final determination, on all imports of the subject goods, originating in, or exported from, the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 103/2003-Customs, dated the 9th July, 2003, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 9th July, 2003[G.S.R. 534(E), dated the 9th July, 2003];

AND WHEREAS, the designated authority, *vide* its final findings No. 14/50/2002-DGAD, dated the 24th December, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 24th December, 2003, has come to the conclusion that-

- (a) subject goods have been exported to India from the subject country below its normal value;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused by the imports from the subject country,

and the designated authority has considered it necessary to impose final anti-dumping duty on all imports of the subject goods, originating in, or exported from the subject country so as to remove the injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under headings of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between, the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table, and the landed value of such imported goods in like currency per like unit of measurement.

TABLE

Sl. No.	Tariff item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	4811 or 4823	Green Veneer Tape	All grades	Chinese Taipei	Chinese Taipei	Any producer	Any exporter	0.13334	Square Meter	US Dollar
2.	4811 or 4823	Green Veneer Tape	All grades	Any country other than Chinese Taipei	Chinese Taipei	Any producer	Any exporter	0.13334	Square Meter	US Dollar
3.	4811 or 4823	Green Veneer Tape	All grades	Chinese Taipei	Any country other than Chinese Taipei	Any producer	Any exporter	0.13334	Square Meter	US Dollar

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 9th July 2003, and shall be payable in Indian currency.

Explanation—For the purposes of this notification,-

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Oxo-Alcohols originating in or exported from specified countries

Ntfn 57 dated 20.04.2004

WHEREAS, in the matter of import of Oxo-alcohols, falling under heading No.2905 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, Poland, South Korea, Indonesia, Saudi Arabia, Russia, Iran, United States of America and the European Union, the designated authority, *vide* its final findings notification No. 15/1/99-DGAD, dated the 17th July, 2000, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 17th July, 2000, had come to the conclusion that-

- (a) Oxo-alcohols (Normal Butanol, Iso Butanol, Iso Decanol, Iso Octanol, 2-Ethyl Hexanol and Normal Hexanol only), originating in, or exported from, Poland, South Korea, Indonesia, Saudi Arabia, Russia, Iran, United States of America and the European Union, have been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury;
- (c) the injury has been caused cumulatively by the dumped imports from the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on Oxo-alcohols *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 109/2000-Customs, dated the 18th August, 2000, [G.S.R. 667(E), dated the 18th August, 2000], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 18th August, 2000, subsequently superseded by notification No. 98/2001-Customs, dated the 26th September, 2001, [G.S.R.

Appendix–D : Anti-Dumping Duty

697(E), dated the 26th September, 2001], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 26th September, 2001;

AND WHEREAS, the designated authority, *vide* its final findings in mid-term review notification No.40/1/2001-DGAD, dated the 26th February, 2004, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 26th February, 2004, has come to the conclusion that –

- Oxo-alcohols have been exported below their normal value from Poland, Saudi Arabia, Russia, Iran, United States of America and the European Union and there is no evidence of dumping from the Republic of Korea and Indonesia during the period of investigation of the review;
- the domestic industry continues to suffer material injury on account of dumped imports from Poland, Saudi Arabia, Russia, Iran, United States of America and the European Union;
- the injury has been caused to the domestic industry by the dumped imports from Poland, Saudi Arabia, Russia, Iran, United States of America and the European Union;

and has considered it necessary to recommend the continued imposition of anti-dumping duty on import of such Oxo-alcohols, originating in or exported from, Poland, Saudi Arabia, Russia, Iran, United States of America and the European Union;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-sections (5) and (6) of the said section 9A and rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between, the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table, and the landed value of such imported goods in like currency per like unit of measurement.

TABLE

Sl. No.	Heading	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of Meas.	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2905	Acyclic Alcohol	2EHA NBA IBA Iso-Octanol	Saudi Arabia	Any Country	Any Producer	Any Exporter	756.82	Metric Tonne	US\$
2.	2905	Acyclic Alcohol	2EHA NBA IBA Iso-Octanol	Any Country	Saudi Arabia	Any Producer	Any Exporter	756.82	Metric Tonne	US\$
3.	2905	Acyclic Alcohol	2EHA IBA Iso-Octanol	Iran	Any Country	Any Producer	Any Exporter	628.42	Metric Tonne	US\$
4.	2905	Acyclic Alcohol	2EHA IBA Iso-Octanol	Any Country	Iran	Any Producer	Any Exporter	628.42	Metric Tonne	US\$
5.	2905	Acyclic Alcohol	NBA	Iran	Any Country	Any Producer	Any Exporter	622.04	Metric Tonne	US\$
6.	2905	Acyclic Alcohol	NBA	Any Country	Iran	Any Producer	Any Exporter	622.04	Metric Tonne	US\$
7.	2905	Acyclic Alcohol	2EHA NBA IBA Iso-Octanol	Poland	Any Country	Any Producer	Any Exporter	727.35	Metric Tonne	US\$
8.	2905	Acyclic Alcohol	2EHA NBA IBA Iso-Octanol	Any Country	Poland	Any Producer	Any Exporter	727.35	Metric Tonne	US\$
9.	2905	Acyclic Alcohol	NBA	USA	Any Country	Any Producer	Any Exporter	727.35	Metric Tonne	US\$
10.	2905	Acyclic Alcohol	NBA	Any Country	USA	Any Producer	Any Exporter	727.35	Metric Tonne	US\$
11.	2905	Acyclic Alcohol	2EHA IBA Iso-Octanol	USA	Any Country	Any Producer	Any Exporter	713.38	Metric Tonne	US\$
12.	2905	Acyclic Alcohol	2EHA IBA Iso-Octanol	Any Country	USA	Any Producer	Any Exporter	713.38	Metric Tonne	US\$
13.	2905	Acyclic Alcohol	2EHA NBA Iso-Octanol	EU	Any Country	Any Producer	Any Exporter	727.35	Metric Tonne	US\$
14.	2905	Acyclic Alcohol	2EHA NBA Iso-Octanol	Any Country	EU	Any Producer	Any Exporter	727.35	Metric Tonne	US\$
15.	2905	Acyclic Alcohol	2EHA IBA Iso-Octanol	Russia	Any Country	Any Producer	Any Exporter	826.47	Metric Tonne	US\$
16.	2905	Acyclic Alcohol	2EHA IBA Iso-Octanol	Any Country	Russia	Any Producer	Any Exporter	826.47	Metric Tonne	US\$
17.	2905	Acyclic Alcohol	NBA	Russia	Any Country	Any Producer	Any Exporter	727.35	Metric Tonne	US\$
18.	2905	Acyclic Alcohol	NBA	Any Country	Russia	Any Producer	Any Exporter	727.35	Metric Tonne	US\$

- The anti-dumping duty imposed under this notification shall be levied for a period of five years with effect from the date of imposition of provisional anti-dumping duty, i.e. the 27th day of January, 2000, and shall be paid in Indian currency.

Explanation—For the purposes of this notification,–

- “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Methylene Phosphate originating in or exported from Republic of Korea

Ntfn 98 dated 24.09.2004

WHEREAS, in the matter of import of Methylene Chloride, falling under tariff item 290312 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from the Republic of Korea, the designated authority, *vide* its preliminary findings notification No.14/52/2002-DGAD, dated the 26th June, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 27th June, 2003, had come to the conclusion that –

- (a) Methylene Chloride, originating in, or exported from, the Republic of Korea, has been exported to India below normal value, resulting in dumping;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused by imports from the Republic of Korea;

and had recommended imposition of provisional anti-dumping duty, pending final determination, on imports of Methylene Chloride, originating in, or exported from, the Republic of Korea;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on Methylene Chloride *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No.149/2003-Customs, dated the 14th October, 2003, [G.S.R. 805(E), dated the 14th October, 2003], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 14th October, 2003;

AND WHEREAS, the designated authority, *vide* its final findings notification No.14/52/2002-DGAD, dated the 18th August, 2004, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 18th August, 2004, has come to the conclusion that –

- (a) Methylene Chloride, originating in, or exported from, the Republic of Korea has been exported to India, below its normal value;
- (b) the Indian industry has suffered material injury;
- (c) material injury has been caused by imports from the Republic of Korea;

and has also recommended the imposition of definitive anti-dumping duty on all imports of Methylene Chloride, originating in, or exported from, the Republic of Korea;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No.	Tariff item	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	290312 00	Methylene Chloride	Bulk/ Packed	Republic of Korea	Any	Samsung Fine Chemicals	Samsung Corporation	34.43	Metric Tonne	US Dollar
2.	290312 00	Methylene Chloride	Bulk/ Packed	Republic of Korea	Any	Samsung Fine Chemicals	Any	34.43	Metric Tonne	US Dollar
3.	290312 00	Methylene Chloride	Bulk/ Packed	Republic of Korea	Any	Any	Samsung Corporation	34.43	Metric Tonne	US Dollar
4.	290312 00	Methylene Chloride	Bulk/ Packed	Republic of Korea	Any	Any	Any	42.42	Metric Tonne	US Dollar
5.	290312 00	Methylene Chloride	Bulk/ Packed	Any	Republic of Korea	Any	Any	42.42	Metric Tonne	US Dollar

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 14th October, 2003, and shall be paid in Indian currency.

Explanation – For the purposes of this notification, -

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Biaxially Oriented Poly Propylene Film originating in or exported from specified countries

Ntfn 113 dated 25.11.2004

As amended by 122/2006-Cus. dated 30.12.2006 (w.e.f. 01.01.2007):

WHEREAS, in the matter of import of Biaxially Oriented Poly Propylene film, commonly known as BOPP film (hereinafter referred to as BOPP film), falling under heading 3006 10 or 3920 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, Taiwan, Hong Kong, Indonesia, Oman, Singapore and Thailand (hereinafter referred to as the subject countries), the designated authority *vide* its preliminary findings notification No.21/1/2001-DGAD, dated the 14th August, 2001, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 14th August, 2001, had come to the conclusion that -

- (a) BOPP film, originating in, or exported from, the subject countries had been exported to India below normal value resulting in dumping;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused cumulatively by the imports from the subject countries;

Appendix–D : Anti-Dumping Duty

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on BOPP film *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 104/2001–Customs, dated the 9th October, 2001, [G.S.R. 766(E), dated the 9th October, 2001], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 9th October, 2001;

AND WHEREAS, the designated authority, *vide* its final findings notification No.21/1/2001-DGAD, dated the 26th June, 2002, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 27th June, 2002 had come to the conclusion that -

- (a) BOPP film, originating in, or exported from, the subject countries, had been exported to India below its normal value, thereby resulting in dumping;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused to the domestic industry by the dumping of BOPP film, originating in, or exported from, the subject countries;

AND WHEREAS, on the basis of the aforesaid final findings of the designated authority, the Central Government had imposed definitive anti-dumping duty on BOPP film *vide* notification of the Government of India, in the Ministry of Finance (Department of Revenue), No.77/2002–Customs, dated the 8th August, 2002, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 8th August, 2002;

AND WHEREAS, the Customs, Excise and Service Tax Appellate Tribunal (hereinafter referred to as the Tribunal), in its final order No.7-9/04-AD, dated the 1st April, 2004 in Appeal Nos.C/COD/301/02-AD, C/632/02-AD, C/694/02-AD and C/692/02-AD, in the matter of M/s Association of BOPP Manufacturers and Others Vs. Secretary Revenue, Ministry of Finance, the Designated Authority, has given the direction in para 13 of the said order that, "... the rates of anti-dumping duty under Notification No. 77/2002–Customs, dated August 8, 2002 are modified as indicated in the table below:-

TABLE			
S.No.	Name of the Country	Exporter	Rate of Anti-dumping duty (US \$ per kilogram)
(1)	(2)	(3)	(4)
1.	Taiwan	All exporters	0.70
2.	Hong Kong	All exporters	0.63
3.	Indonesia	All exporters	0.52
4.	Oman	All exporters	0.47
5.	Singapore	All exporters	0.60
6.	Thailand	All exporters	0.79

AND WHEREAS, the designated authority has accepted the aforesaid order of the Tribunal;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A, read with sub-section (6) of section 3 of the said Customs Tariff Act and rules 18 and 20 of Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No.77/2002–Customs, dated the 8th August, 2002 [G.S.R. 553(E), dated the 8th August, 2002], except as respects things done or omitted to be done before such supersession, the Central Government hereby imposes on BOPP film, falling under heading 3006 10 or 3920 of the First Schedule to the said Customs Tariff Act, originating in, or exported from, the subject countries specified in column (2) of the Table given below, and imported into India, when exported by the exporters specified in the corresponding entry in column (3) of the said Table, an anti-dumping duty at the rate specified in the corresponding entry in Column (4) of the said Table.

TABLE			
S.No.	Name of the Country	Exporter	Rate of Anti-dumping duty (US \$ per kilogram)
(1)	(2)	(3)	(4)
1.	Taiwan	All exporters	0.70
2.	Hong Kong	All exporters	0.63
3.	Indonesia	All exporters	0.52
4.	Oman	All exporters	0.47
5.	Singapore	All exporters	0.60
6.	Thailand	All exporters	0.79

2. This notification shall be effective for a period of five years (unless revoked, superseded or amended earlier), from the date of imposition of the provisional anti-dumping duty, i.e. the 9th October, 2001, and the anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, the "rate of exchange" applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act and the relevant date for the determination of the "rate of exchange" shall be the date of presentation of the "bill of entry" under section 46 of the said Customs Act.

Anti-dumping duty: Hexa Methylene Tetramine (Hexamine) originating in or exported from Iran

Ntfn 05 dated 27.01.2005

Whereas in the matter of import of Hexa Methylene Tetramine, commonly known as Hexamine, falling under sub-heading 2921 29 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from Iran, the designated authority *vide* its preliminary findings notification No.14/35/2002-DGAD dated the 23rd December, 2002, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 24th December, 2002 had come to the conclusion that -

- (a) Hexamine, originating in, or exported from Iran has been exported to India below normal value, resulting in dumping;
- (b) the domestic industry has suffered injury;
- (c) injury has been caused by imports from Iran;

and had recommended imposition of provisional anti-dumping duty, pending final determination, on imports of Hexamine, originating in, or exported from Iran;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.42/2003-Customs, dated the 17th March, 2003, [G.S.R. 219(E), dated the 17th March, 2003], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 17th March, 2003;

AND WHEREAS, the designated authority, vide its notification No.14/35/2002-DGAD, dated the 17th September, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 17th September, 2003, had suspended the anti-dumping investigations on acceptance of price undertaking given by M/s Sina Chemical Industries Co. of Iran;

AND WHEREAS subsequently, the designated authority, vide its notification No.14/35/2002-DGAD, dated the 15th October, 2004, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 15th October, 2004, had cancelled the price undertaking given by M/s Sina Chemical Industries Co. of Iran and withdrawn the suspension of investigation order dated 17th September, 2003, and recommended re-imposition of provisional anti-dumping duty, pending final determination, on imports of Hexamine, originating in, or exported from Iran, as notified vide its preliminary findings notification No.14/35/2002-DGAD dated the 23rd December, 2002;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had reimposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.5/2005-Customs, dated the 27th January, 2005, [G.S.R. 42(E), dated the 27th January, 2005], published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 27th January, 2005;

AND WHEREAS the designated authority vide its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 14th April, 2005 has come to the conclusion that –

- (a) Hexamine, originating in, or exported from Iran has been exported to India below normal value, resulting in dumping;
- (b) the domestic industry has suffered material injury;
- (c) injury has been caused by imports from Iran;

and has recommended the imposition of definitive anti-dumping duty on all imports of Hexamine, originating in, or exported from Iran.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S No	Sub-heading	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2921 29	Hexa Methylene Tetramine, commonly known as Hexamine	Any specification	Iran	Any country	Any producer	Any exporter	107.28	Metric Tonne	US Dollar
2.	2921 29	Hexa Methylene Tetramine, commonly known as Hexamine	Any specification	Any country	Iran	Any producer	Any exporter	107.28	Metric Tonne	US Dollar

2. The anti-dumping duty imposed under this notification shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Lead Acid Batteries originating in or exported from specified countries

Ntfn 06 dated 27.01.2005

WHEREAS, the designated authority, in the matter of import of lead acid batteries and falling under heading 8507 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the subject goods) originating in or exported from Chinese Taipei, Hong Kong and Singapore, (hereinafter referred to as the subject countries) and imported into India, the designated authority vide its final findings, Notification No.59/1/2001-DGAD, dated the 31st January, 2003 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 31st January, 2003, had come to the conclusion that –

- (i) the subject goods had been exported to India from the subject countries below their normal value;
- (ii) the Indian industry had suffered material injury and was facing threat of further injury;
- (iii) the injury had been caused cumulatively by the dumped imports from the subject countries;

and had considered it necessary to impose anti-dumping duty, on all imports of the subject goods, originating in, or exported from the subject countries, and imported into India;

Appendix–D : Anti-Dumping Duty

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the erstwhile Ministry of Finance and Company Affairs (Department of Revenue), No. 63/2003-Customs, dated the 2nd April, 2003 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 2nd April, 2003 [G.S.R. 297(E), dated the 2nd April, 2003];

AND WHEREAS, the designated authority, *vide* notification No. 15/11/2004-DGAD, dated the 27th April, 2004, has initiated review in the matter of continuation of anti-dumping duty on the subject goods imposed *vide* notification of the Government of India in the erstwhile Ministry of Finance and Company Affairs (Department of Revenue), No. 63/2003-Customs, dated the 2nd April, 2003;

AND WHEREAS, the designated authority *vide* its final mid-term review findings notification No. 15/11/2004-DGAD, dated the 7th December, 2004 published in the Gazette of India, Extraordinary, Part I, Section 1 dated the 8th December, 2004, in its review proceedings has concluded that-

- (i) the subject goods originating in, or exported from the subject countries have been exported to India above normal value, resulting in no dumping;
- (ii) the landed value of the subject goods is above the net sales realization and non-injurious price determined for the domestic industry, and therefore, domestic industry has not suffered material injury due to imports;
- (iii) discontinuation of anti-dumping duties on the subject goods from subject countries is not likely to lead to the recurrence of injury to the domestic industry;

and has recommended discontinuation of the anti-dumping duties recommended earlier on all imports of the subject goods originating in, or exported from the subject countries;

NOW, THEREFORE, in exercise of powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government hereby rescinds the notification of the Government of India in the erstwhile Ministry of Finance and Company Affairs (Department of Revenue), No. 63/2003-Customs dated the 2nd April 2003, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 2nd April 2003, *vide* number G.S.R. 297(E), dated the 2nd April 2003, except as respects things done or omitted to be done before such rescission.

Anti-dumping duty: Mica Pearl Pigment originating in or exported from China, Japan, USA and European Union

Ntfn 30 dated 21.03.2005

WHEREAS, the designated authority had initiated anti dumping investigations into the existence, degree and effect of dumping in the matter of import of Mica pearl pigment (hereinafter referred to as the subject goods), falling under Chapter 32 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from People's Republic of China, Japan, United States of America and the European Union (hereinafter referred to as the subject countries), *vide* notification No.14/22/2003-DGAD, dated the 23rd December, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 23rd December, 2003;

WHEREAS, the designated authority, *vide* its final findings notification No. 14/22/2003-DGAD, dated the 22nd December, 2004, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 22nd December, 2004, has come to the conclusion that -

- (a) subject goods originating in or exported from subject countries have been exported to India below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused to the domestic industry by dumping of the subject goods originating in or exported from the subject countries;

and has recommended the imposition of definitive anti-dumping duty on all imports of the subject goods, originating in, or exported from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under Chapter 32 of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No.	Chapter	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	32	Mica pearl pigment excluding cosmetic and automotive grade	Any specification	EU	EU	M/s. Merck, Germany	M/s. Merck, Germany	1.25	Kg.	US Dollar
2.	32	Mica pearl pigment excluding cosmetic and automotive grade	Any specification	EU	EU	M/s. Merck, Germany	Any exporter	1.25	Kg.	US Dollar
3.	32	Mica pearl pigment excluding cosmetic and automotive grade	Any specification	EU	Any country	Any producer	Any exporter	1.25	Kg.	US Dollar
4.	32	Mica pearl pigment excluding cosmetic and automotive grade	Any specification	USA	USA	M/s. Merck, USA	M/s. Merck, USA	2.27	Kg.	US Dollar
5.	32	Mica pearl pigment excluding cosmetic and automotive grade	Any specification	USA	USA	M/s. Merck, USA	Any exporter	2.27	Kg.	US Dollar
6.	32	Mica pearl pigment excluding cosmetic and automotive grade	Any specification	USA	Any country	Any producer	Any exporter	2.27	Kg.	US Dollar

2. The anti-dumping duty imposed under this notification shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Thermal Sensitive Paper originating in or exported from Indonesia, Malaysia and United Arab Emirates

Ntfn 35 dated 13.04.2005

Whereas in the matter of import of Thermal Sensitive Paper (hereinafter referred to as the subject goods), falling under Chapter 48 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in or exported from Indonesia, Malaysia and United Arab Emirates (hereinafter referred to as the subject countries), the Designated Authority vide its final findings notification No. 14/24/2003-DGAD, dated the 27th January, 2005, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 27th January 2005, has come to the conclusion that –

- (i) The subject goods have been exported to India from the subject countries below its normal value;
 - (ii) the domestic industry has suffered material injury;
 - (iii) the material injury has been caused by the dumped imports from the subject countries;
2. AND WHEREAS, the designated authority has recommended imposition of anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject countries;
3. NOW THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under Chapter 48 of the First Schedule to the said Act as specified in the corresponding entry in column (2), originating in the countries specified in the corresponding entry in column (5), and exported from the countries specified in the corresponding entry in column (6) and produced by the producers specified in the corresponding entry in column (7) and exported by the exporters specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equivalent to difference between the amount specified in the corresponding entry in column (9) in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table, and the landed value of such imported goods in like currency per like unit of measurement.

TABLE

Sl. No.	Sub-Heading	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	4809 10, 4811 90, 4816 20	Thermal Sensitive Paper	All types	Indonesia	Any country other than Malaysia and United Arab Emirates	Any Producer	Any exporter	1730.15	MT	US \$
2.	4809 10, 4811 90, 4816 20	Thermal Sensitive Paper	All types	Any country	Indonesia	Any Producer	Any exporter	1730.15	MT	US \$
3.	4809 10, 4811 90, 4816 20	Thermal Sensitive Paper	All types	Malaysia	Any country other than Indonesia and United Arab Emirates	Any Producer	Any exporter	2626.82	MT	US \$
4.	4809 10, 4811 90, 4816 20	Thermal Sensitive Paper	All types	Any country	Malaysia	Any Producer	Any exporter	2626.82	MT	US \$
5.	4809 10, 4811 90, 4816 20	Thermal Sensitive Paper	All types	United Arab Emirates	Any country other than Malaysia and Indonesia	Any Producer	Any exporter	2626.82	MT	US \$
6	4809 10, 4811 90, 4816 20	Thermal Sensitive Paper	All types	Any country	United Arab Emirates	Any Producer	Any exporter	2626.82	MT	US \$

Anti-dumping duty imposed under this notification shall be levied for a period of five years and shall be payable in Indian currency.

Explanation—For the purposes of this notification, -

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Nylon Tyre Cord Fabric (NTCF) originating in or exported from China PR

Ntfn 41 dated 29.04.2009

WHEREAS, the designated authority, vide its notification No. 14/20/2008-DGAD, dated 16th September, 2008, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, in the matter of continuation of anti-dumping duty on imports of Nylon Tyre Cord Fabric (NTCF) [hereinafter referred to as the subject goods], falling under sub-heading 5902 10 of the First Schedule to the Customs Tariff Act 1975, (51 of 1975), originating in, or exported from, the People’s Republic of China (hereinafter referred to as the subject countries), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 36/2005-Customs, dated the 27th April, 2005, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 27th April, 2005 [G.S.R. 248 (E), dated the 27th April, 2005];

Appendix–D : Anti-Dumping Duty

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject country, the designated authority in its final findings issued vide notification No. 14/20/2008-DGAD, dated 31st March, 2009, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 1st April, 2009, has come to the conclusion that-

- subject goods originating in or exported from the People's Republic of China has been exported to India below their normal value, resulting in dumping;
- dumping of subject goods from subject country continue to cause material injury to the domestic industry; and
- in case of revocation of anti-dumping duties on the subject goods from subject countries, the dumping is likely to continue (from the People's Republic of China) leading to the continuance or intensification of injury to the domestic industry;

and has recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject country and imported into India, in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods,, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No.	Sub-Heading	Description of goods	Grade	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	5902 10	Nylon Tyre Cord Fabric (NTCF)	All Grades	The People's Republic of China	The People's Republic of China	M/s. Ningbo Nylon Company Ltd.	Ningbo Jinlun Import & Export Co. Ltd.	1.24	kilogram	US dollar
2.	5902 10	Nylon Tyre Cord Fabric (NTCF)	All Grades	The People's Republic of China	The People's Republic of China	Any combination other than at 1 above	1.76	kilogram	US dollar	
3.	5902 10	Nylon Tyre Cord Fabric (NTCF)	All Grades	The People's Republic of China	Any Country other than the People's Republic of China	Any	Any	1.76	kilogram	US dollar
4.	5902 10	Nylon Tyre Cord Fabric (NTCF)	All Grades	Any country other than country (ies) attracting anti-dumping duty	The People's Republic of China	Any	Any	1.76	kilogram	US dollar

- The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Specified Rubber Chemicals originating in or exported from China PR

Ntfn 87 dated 27.09.2005

As amended by 122/2006-Cus. dated 30.12.2006 (w.e.f. 01.01.2007):

WHEREAS in the matter of import of Rubber Chemicals namely, MBT (2-Mercapto Benzothiazole, also known in trade as "Accelerator M"), CBS (N-cyclohexyl-2-benzothiazole sulphenamide, also known in trade as "Accelerator CZ or Accelerator HBS") and MBTS (Dibenzothiazole disulphide, also known in trade as "Accelerator DM"), falling under the heading or sub heading No. 2925 21 00 or 2925 29, or 2934 20 or 3812 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China, the designated authority in its final findings, vide notification No.14/9/2004 - DGAD dated the 6th July, 2005, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 6th July, 2005, has come to the conclusion that -

- import of the subject goods (MBT, MBTS, CBS) from People's Republic of China are entering the Indian market at dumped prices and the dumping margin in respect of the individual products are above de minimis level;
- the dumped imports of MBT and CBS from People's Republic of China were not found to be causing material injury to the domestic industry; and
- however, as far as MBTS is concerned, the dumped imports from People's Republic of China have caused material injury to the domestic industry and has recommended the imposition of definitive anti-dumping duty equal to the margin of dumping or margin of injury, whichever is less, so as to remove the injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on goods, the description of which is specified in column (3) of the Table below, falling under heading or sub heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is given in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the duty

Appendix-D : Anti-Dumping Duty

amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No.	Hdg. or Sub-hdg.	Description of goods	Specification of goods	Country of origin	Country of export	Producer	Ex- porter	Duty Amount	Unit of measurement	Cur- rency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	3812, 2934 20, 2925 21 00 or 2925 29	Rubber Chemical (MBTS) Dibenzothiazole disulphide also known by trade name "Accelerator DM".DM.	NIL	China PR	Any	M/s Shandong Shanxian Chemicals Co. Ltd.	Any	0.402	KG	US\$
2.	3812, 2934 20, 2925 21 00 or 2925 29	Rubber Chemical (MBTS) Dibenzothiazole disulphide also known by trade name "Accelerator DM".	NIL	China PR	Any	Any (other than Shandong Shanxian Chemicals Co. Ltd.)	Any	0.464	KG	US\$
3.	3812, 2934 20, 2925 21 00 or 2925 29	Rubber Chemical (MBTS)Dibenzothiazole disulphide also known by trade name "Accelerator DM".	NIL	Any (other than China PR)	China PR	Any	Any	0.464	KG	US\$

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of publication of this notification in the gazette of India; and be paid in Indian currency.

Explanation—For the purposes of this notification, -

- (a) "rate of exchange" applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the "rate of exchange" shall be the date of presentation of the "bill of entry" under section 46 of the said Customs Act.

Anti-dumping duty: Specified Rubber Chemicals (Chapter 29 and 38) originating in or exported from specified countries

Ntfn 94 dated 20.10.2005

As amended by 122/2006-Cus. dated 30.12.2006 (w.e.f. 01.01.2007); 132/2010-Cus. dated 28.12.2010:

WHEREAS in the matter of import of certain rubber chemicals, namely PX-13[Anti-degradants-(N-1, 3-dimethyl butyl-N'Phenyl paraphenylenediamine(6PPD)], MOR[Accelerators-N-oxydiethylene-2-benzothiazole sulphenamide (2-Morphoolinothiobenothiazole) (MBS)] and TDQ[Anti-oxidants- Polymerised 2,2,4 -Trimethyl-1,2 di-hydroquinoline],(hereinafter referred to as the subject goods) falling under Chapters 29 and 38 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the European Union, People's Republic of China, Chinese Taipei and the United States of America,(hereinafter referred to as the subject countries/territories) the designated authority vide its preliminary findings in notification No.14/13/2004-DGAD, dated the 8th April 2005, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 8th April 2005 had come to the conclusion that -

- the subject goods have entered the Indian market from the subject countries or territories at prices less than the normal values in the domestic markets of the exporting countries;
- the dumping margins of the subject goods imported from the subject countries or territories are substantial and above de minimis;
- the domestic industry suffers material injury in terms of loss of market share, low capacity utilization and profitability;
- the injury has been caused to the domestic industry both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject countries/territories;

and had considered it necessary to recommend the imposition of provisional anti-dumping duty on import of subject goods, in all forms, originating in or exported from the European Union, People's Republic of China, Chinese Taipei and the United States of America;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the said rubber chemicals, namely PX-13[Anti-degradants-(N-1, 3-dimethyl butyl-N'Phenyl paraphenylenediamine(6PPD)], MOR[Accelerators-N-oxydiethylene-2-benzothiazole sulphenamide (2-Morphoolinothiobenothiazole) (MBS)] and TDQ [Anti-oxidants-Polymerised 2,2,4-Trimethyl-1,2 di-hydroquinoline], (vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 63/2005-Customs, dated the 7th July, 2005, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 7th July, 2005 vide G.S.R. No.461(E), dated the 7th July, 2005;

AND WHEREAS the designated authority vide its final findings published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th August, 2005 has come to the conclusion that -

- The subject goods have entered Indian market from the subject countries or territories at a price lower than their normal values; in the domestic market of exporting countries or territories;
- The domestic industry has suffered material injury;
- The injury has been caused to the domestic industry both by volume and price effect of dumped imports of subject goods originating in or exported from subject countries or territories;

and has recommended the imposition of definitive anti-dumping duty equal to the lesser of margin of dumping and margin of injury, so as to remove the injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by

Appendix–D : Anti-Dumping Duty

the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No.	Sub-Heading	Description	Specification	Country of origin	Country of export	Producer	Ex- porter	Duty	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical PX-13	Anti-degradants -[N-1, 3-dimethyl butyl-N'Phenyl paraphenylenediamine (6 PPD)]	European Union	European Union	M/s Flexsys NV, Belgium	Any	562	MT	US\$
2.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical PX-13	Anti-degradants -[N-1, 3-dimethyl butyl-N'Phenyl paraphenylenediamine (6 PPD)]	European Union	European Union	M/s Lanxess GmbH, Germany	Any	816	MT	US\$
3.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical PX-13	Anti-degradants -[N-1, 3-dimethyl butyl-N'Phenyl paraphenylenediamine (6 PPD)]	European Union	European Union	Any other than above	Any	840	MT	US\$
4.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical PX-13	Anti-degradants -[N-1, 3-dimethyl butyl-N'Phenyl paraphenylenediamine (6 PPD)]	European Union	Any	Any other than above	Any	840	MT	US\$
5.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical PX-13	Anti-degradants -[N-1, 3-dimethyl butyl-N'Phenyl paraphenylenediamine (6 PPD)]	Any	European Union	Any	Any	840	MT	US\$
6.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical PX-13	Anti-degradants -[N-1, 3-dimethyl butyl-N'Phenyl paraphenylenediamine (6 PPD)]	Chinese Taipei	Chinese Taipei	Any	Any	740	MT	US\$
7.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical PX-13	Anti-degradants -[N-1, 3-dimethyl butyl-N'Phenyl paraphenylenediamine (6 PPD)]	Chinese Taipei	Any other than European Union	Any	Any	740	MT	US\$
8.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical PX-13	Anti-degradants -[N-1, 3-dimethyl butyl-N'Phenyl paraphenylenediamine (6 PPD)]	Any other than European Union	Chinese Taipei	Any	Any	740	MT	US\$
9.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical MOR	Accelerators - N-oxydiethylene-2-benzothiazole sulphenamide [2-Morphoolinothiobenothiazole (MBS)]	European Union	European Union	M/s Lanxess NV, Belgium	Any	350	MT	US \$
10.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical MOR	Accelerators - N-oxydiethylene-2-benzothiazole sulphenamide [2-Morphoolinothiobenothiazole (MBS)]	European Union	European Union	Any other than above	Any	490	MT	US\$
11.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical MOR	Accelerators - N-oxydiethylene-2-benzothiazole sulphenamide [2-Morphoolinothiobenothiazole (MBS)]	European Union	Any other than United States of America	Any other than above	Any	490	MT	US\$
12.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical MOR	Accelerators - N-oxydiethylene-2-benzothiazole sulphenamide [2-Morphoolinothiobenothiazole (MBS)]	Any other than United States of America	European Union	Any	Any	490	MT	US\$
13.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical MOR	Accelerators - N-oxydiethylene-2-benzothiazole sulphenamide [2-Morphoolinothiobenothiazole (MBS)]	United States of America	United States of America	Any	Any	510	MT	US\$
14.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical MOR	Accelerators - N-oxydiethylene-2-benzothiazole sulphenamide [2-Morphoolinothiobenothiazole (MBS)]	Any	United States of America	Any	Any	510	MT	US\$
15.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical MOR	Accelerators - N-oxydiethylene-2-benzothiazole sulphenamide [2-Morphoolinothiobenothiazole (MBS)]	United States of America	Any	Any	Any	510	MT	US\$
16.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical MOR	Accelerators - N-oxydiethylene-2-benzothiazole sulphenamide [2-Morphoolinothiobenothiazole (MBS)]	PR of China	PR of China	Any	Any	450	MT	US\$

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
17.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical MOR	Accelerators - N-oxydiethylene-2-benzothiazole sulphenamide [2-Morpholinothiobenothiazole (MBS)]	PR of China	Any other than European Union and United States of America	Any	Any	450	MT	US\$
18.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical MOR	Accelerators - N-oxydiethylene-2-benzothiazole sulphenamide [2-Morpholinothiobenothiazole (MBS)]	Any other than European Union and United States of America	PR of China	Any	Any	450	MT	US\$
19.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical TDQ	Anti-oxidants- - Polymerised 2,2, 4-Trimethyl-1, 2 di-hydroquinoline	European Union	European Union	M/s General Qumica SA, Spain	Any	282	MT	US\$
20.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical TDQ	Anti-oxidants- - Polymerised 2,2, 4-Trimethyl-1, 2 di-hydroquinoline	European Union	European Union	Any other than above	Any	327	MT	US\$
21.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical TDQ	Anti-oxidants- - Polymerised 2,2, 4-Trimethyl-1,2 di-hydroquinoline	European Union	Any	Any other than above	Any	327	MT	US\$
22.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical TDQ	Anti-oxidants- - Polymerised 2,2, 4-Trimethyl-1, 2 di-hydroquinoline	Any	European Union	Any	Any	327	MT	US\$
23.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical TDQ	Anti-oxidants- - Polymerised 2,2, 4-Trimethyl-1, 2 di-hydroquinoline	Chinese Taipei	Chinese Taipei	Any	Any	270	MT	US\$
24.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical TDQ	Anti-oxidants- - Polymerised 2,2, 4-Trimethyl-1, 2 di-hydroquinoline	Chinese Taipei	Any other than European Union	Any	Any	270	MT	US\$
25.	381212, 381220, 381230, 293420, 292519, 292521 00 or 2925 29	Rubber Chemical TDQ	Anti-oxidants- - Polymerised 2,2, 4-Trimethyl-1, 2 di-hydroquinoline	Any other than European Union	Chinese Taipei	Any	Any	270	MT	US\$

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 7th July, 2005; and shall be paid in Indian currency.
3. This notification shall remain in force up to and inclusive of the 11th May, 2011, unless the notification is revoked earlier.

Explanation—For the purposes of this notification rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Cold Rolled Flat Products of Stainless Steel originating in or exported from specified countries

Ntfn 99 dated 25.11.2005

WHEREAS in the matter of import of Cold Rolled Flat Products of stainless steel, of a width of 600 mm or more, whether further processed or not, of all grades or series (hereinafter referred to as the subject goods), classified under sub-headings 7219 31, 7219 32, 7219 33, 7219 34, 7219 35 and 7219 90 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from the European Union, Japan, Canada and the United States of America (hereinafter referred to as the subject countries), the Designated Authority vide its final findings No. 24/1/2001-DGAD, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 21st October, 2002, read with the corrigendum published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 14th November, 2002, had come to the conclusion that :-

- (a) Cold Rolled Flat Products of stainless steel originating in, or exported from, the subject countries had been exported to India below normal value, resulting in dumping;
- (b) the domestic industry had suffered injury;
- (c) injury suffered by the domestic industry is on account of the dumped imports from the subject countries or territory;

and recommended imposition of definitive anti dumping duty on all imports of the said goods, originating in, or exported from the subject countries.

AND WHEREAS on the basis of the aforesaid final findings of the designated authority, read with the aforesaid corrigendum, the Central Government had imposed anti-dumping duty on imports of the subject goods, classified under sub-headings 7219 31, 7219 32, 7219 33, 7219 34, 7219 35 and 7219 90 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from the subject countries, vide notification No. 134/2002-Customs dated the 5th December, 2002 [G.S.R. 804(E) dated the 5th December, 2002], published in part II, section 3, sub-section (i) of the Gazette of India, Extraordinary, dated the 5th December, 2002.

AND WHEREAS the designated authority vide its notification No. 15/16/2004-DGAD dated the 14th September, 2004, had initiated a midterm review in the matter of continuation of anti-dumping duty on imports of the subject goods from the subject countries.

Appendix–D : Anti-Dumping Duty

AND WHEREAS the designated authority in its mid-term review findings published in Part I, Section 1 of the Gazette of India, Extraordinary, vide notification No. 15/16/2004-DGAD dated the 13th September, 2005, read with amendment dated the 3rd November, 2005, has concluded that :-

- (i) the subject goods have been found to be exported from subject countries to India below their normal value resulting in dumping;
- (ii) the domestic industry continues to suffer material injury;
- (iii) due to the likelihood of recurrence of injury to the domestic industry as a result of the continued dumping, the anti dumping duty may continue to remain imposed;
- (iv) due to the negative injury margin in respect of imports from the European Union and Canada, the anti dumping duty on the European Union and Canada may be withdrawn and anti dumping duty may remain in force in respect of the United States of America and Japan.

and has recommended continuation of anti-dumping duty at new rates on imports of Cold Rolled Flat Products of stainless steel from the United States of America and Japan.

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, and in supersession of the notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 134/2002-Customs dated the 5th December, 2002 [G.S.R 804(E), dated the 5th December, 2002], except as respects things done or omitted to be done before such supersession, the Central Government, on the basis of the aforesaid mid-term review findings of the designated authority, read with the aforesaid amendment, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-headings 7219 31, 7219 32, 7219 33, 7219 34, 7219 35 and 7219 90 of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No	Sub-Heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amt.	Unit of Meas.	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	7219 31, 7219 32, 7219 33, 7219 34, 7219 35 and 7219 90	Cold rolled flat products of stainless steel, of a width 600 mm or more, whether further processed or not	All Grades or Series	USA	Any country	Any producer	Any exporter	445.69	MT	US \$
2.	— do —	— do —	All Grades or Series	Any country	USA	Any producer	Any exporter	445.69	MT	US \$
3.	— do —	— do —	All Grades or Series	Japan	Any country other than USA	Any producer	Any exporter	305.00	MT	US \$
4.	— do —	— do —	All Grades or Series	Any country other than USA	Japan	Any producer	Any exporter	305.00	MT	US \$

2. The anti-dumping duty imposed under this notification shall be effective from the date of issue of this notification in the Official Gazette and shall be payable in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the “rate of exchange” shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Acrylonitrile Butadiene Rubber (NBR) originating in or exported from European Union (excluding Germany), Brazil and Mexico

Ntfn 100 dated 29.11.2005

WHEREAS in the matter of import of acrylonitrile butadiene rubber (NBR) in bale form [excluding powder and carboxylated NBR] (hereinafter referred to as the subject goods), classified under heading 4002 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the European Union (excluding Germany), Brazil and Mexico (hereinafter referred to as the subject countries), the designated authority vide its preliminary findings No.14/32/2003-DGAD, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 30th March, 2005 had come to the conclusion that-

- (a) the dumping margins of the subject goods imported from the subject countries are substantial and above de-minimis levels;
- (b) the domestic industry suffers material injury in terms of loss of market share, low capacity utilization and profitability; and
- (c) injury has been caused to the domestic industry both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject countries;

and had recommended imposition of provisional anti-dumping duties, pending final determination, on all imports of the subject goods, originating in, or exported from, the subject countries;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed anti-dumping duty on imports of acrylonitrile butadiene rubber (NBR) in bale form [excluding powder and carboxylated NBR], classified under heading 4002 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from the subject countries, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 53/2005-Customs dated the 7th June, 2005 [G.S.R. 372(E) dated the 7th June, 2005] published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 7th June, 2005.

AND WHEREAS the designated authority vide its final findings No.14/32/2003-DGAD, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th October, 2005, read with amendment dated the 31st October, 2005, has come to the conclusion that-

- (i) the imports of the subject goods from the subject countries have entered Indian market at less than its normal value in the subject countries;
- (ii) the domestic industry has suffered material injury;
- (iii) injury has been caused to the domestic industry cumulatively by volume and price effect of dumped imports of the subject goods from the subject countries;

and has recommended imposition of definitive anti-dumping duty on imports of acrylonitrile butadiene rubber (NBR) in bale form [excluding powder and carboxylated NBR], classified under heading 4002 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from the subject countries.

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, and in supersession of the notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 53/2005-Customs dated the 7th June, 2005 [G.S.R. 372(E) dated the 7th June, 2005], the Central Government, on the basis of the aforesaid final findings of the designated authority dated the 5th October, 2005, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading 4002 of the First Schedule to the said Customs Tariff Act, 1975 as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S.No	Heading	Description of goods	Specification of goods	Country of origin	Country of export	Producer	Exporter	Duty	Unit of Mea.	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	4002	Acrylonitrile Butadiene Rubber (NBR) [excluding powder and carboxylated NBR]	In Bale form	Brazil	Any	M/s Petroflex, Brazil	M/s Petroflex, Brazil	195.08	MT	US \$
2.	4002	— do —	In Bale form	Brazil	Any	M/s Nitriflex, Brazil	M/s Nitriflex, Brazil	274.51	MT	US\$
3.	4002	— do —	In Bale form	Brazil	Brazil	Any other than above	Any	306.55	MT	US \$
4.	4002	— do —	In Bale form	Brazil	Any	Any other than above	Any	306.55	MT	US \$
5.	4002	— do —	In Bale form	Any other than Brazil	Brazil	Any	Any	306.55	MT	US \$
6.	4002	— do —	In Bale form	European Union except Germany	European Union except Germany	Any	Any	223.19	MT	US \$
7.	4002	— do —	In Bale form	European Union except Germany	Any other than Brazil and Mexico	Any	Any	223.19	MT	US \$
8.	4002	— do —	In Bale form	Any other than Brazil and Mexico	European Union except Germany	Any	Any	223.19	MT	US \$
9.	4002	— do —	In Bale form	Mexico	Mexico	Any	Any	304.37	MT	US\$
10.	4002	— do —	In Bale form	Mexico	Any excluding Brazil	Any	Any	304.37	MT	US\$
11.	4002	— do —	In Bale form	Any excluding Brazil	Mexico	Any	Any	304.37	MT	US\$

2. The anti-dumping duty imposed under this notification shall be levied from the date of imposition of the provisional anti-dumping duty on the subject goods, i.e. the 7th June, 2005 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the “rate of exchange” shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Anti-dumping duty: Sodium Cyanide originating in or exported from specified countries

Ntfn 102 dated 19.12.2005

WHEREAS the designated authority vide notification No.15/9/2003-DGAD dated the 29th March, 2004, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 29th March, 2004, had initiated review in the matter of continuation of final anti-dumping duty on Sodium Cyanide (hereinafter referred to as the subject goods), falling under Sub-heading 2837 11 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the Customs Tariff Act), originating in, or exported from the United States of America, European Union, Czech Republic and Korea RP, imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 83/2000-CUSTOMS, dated the 6th June, 2000, G.S.R. 522 (E), dated the 6th June, 2000, superseded by notification No. 10/2001-CUSTOMS dated 31st January 2001, G.S.R. 47(E), dated the 31st January, 2001 and extended by notification No.56/2005-CUSTOMS, dated 23rd June 2005, G.S.R. 420(E), dated the 23rd June, 2005;

AND WHEREAS, the designated authority in notification No. 15/9/2003-DGAD, dated the 27th September, 2005, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 27th September, 2005, after conducting Sunset Review has come to the conclusion that-

- (a) the subject goods continue to be dumped from the Korea RP and United States of America, and dumping margins of the subject goods imported from these countries are significant and above de minimis;

Appendix–D : Anti-Dumping Duty

- (b) there is no likelihood of dumping to continue or recur from the European Union, if the duties are revoked. However, dumping is likely to continue from the Korea RP and United States of America if the duties are revoked;
- (c) the domestic industry continues to suffer material injury on account of the dumped imports from Korea RP and United States of America;
- (d) injury to domestic industry is likely to continue or recur if the duties are revoked in respect of imports from Korea RP and United States of America. However, injury to the domestic industry is not likely to recur if the duties are revoked in respect of imports from the European Union;

and has recommended the continued imposition of definitive anti-dumping duty on all imports of Sodium Cyanide, originating in, or exported from United States of America, and Korea RP;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under Sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in the corresponding entry in column (4), originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No	Sub-Heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Duty Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2837 11	Sodium Cyanide	Any	Korea RP	Any except USA	M/s Tong Shuh Petrochemicals Corporation	M/s Hanwah Corporation	29.62	Metric Tonne	US\$
2.	2837 11	Sodium Cyanide	Any	Korea RP	Any except USA	Any except M/s Tong Shuh Petrochemicals Corporation	Any except M/s Hanwah Corporation	250.88	Metric Tonne	US\$
3.	2837 11	Sodium Cyanide	Any	Any except Korea RP and USA	Korea RP	Any except M/s Tong Shuh Petrochemicals Corporation	Any except M/s Hanwah Corporation	250.88	Metric Tonne	US\$
4.	2837 11	Sodium Cyanide	Any	USA	Any	Any	Any	268.27	Metric Tonne	US\$
5.	2837 11	Sodium Cyanide	Any	Any except USA	USA	Any	Any	268.27	Metric Tonne	US\$

- 2. This notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) and the anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification, issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Sodium Cyanide originating in or exported from specified countries

Ntfn 103 dated 19.12.2005

WHEREAS in the matter of import of Sodium Cyanide (hereinafter referred to as the subject goods), falling under sub heading number 2837 11 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the Chinese Taipei (hereinafter referred to as the subject country), the designated authority in its final findings vide notification No.14/14/2004 -DGAD, dated the 24th October, 2005, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 24th October, 2005, has come to the conclusion that—

- (a) the imports of the subject goods from the subject country have entered Indian market at less than its normal value in the subject country;
- (b) the domestic Industry has suffered material injury;
- (c) the injury has been caused to the domestic Industry by volume and price effect of the dumped imports of the subject goods from the subject country;

and has recommended imposition of final anti-dumping duty on import of subject goods, originating in or exported from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub- heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equal to the amount specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

(See Table on Next Page)

TABLE

S. No.	Sub-Heading No.	Description	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2837 11	Sodium Cyanide	Any	Chinese Taipei	Any country other than United States of America and Korea RP.	Any	Any	91.70	Metric Tonne	Dollar of United States of America
2.	2837 11	Sodium Cyanide	Any	Any country other than Chinese Taipei, United States of America and Korea RP.	Chinese Taipei	Any	Any	91.70	Metric Tonne	Dollar of United States of America

2. The anti-dumping duty imposed under this notification shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification, issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: 1-Phenyl-3-Methyl-5-Pyrazolone originating in or exported from China PR

Ntfn 01 dated 10.01.2006

As amended by Ntfn 111/2010-Cus. dated 27.10.2010:

WHEREAS in the matter of import of 1-Phenyl-3-Methyl-5-Pyrazolone (hereinafter referred to as the subject goods), falling under heading number 2916, 2917, 2924, 2933, 2942 or 9802 00 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the China PR (hereinafter referred to as the subject country), the designated authority in its final findings vide notification No.14/11/2004 -DGAD, dated the 16th November, 2005, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th November, 2005, has come to the conclusion that –

- the imports of the subject goods from the subject country have entered Indian market at less than their normal values in the domestic market of exporting country;
- the domestic industry has suffered material injury and
- the injury has been caused by volume and price effect of the dumped imports of the subject goods originating or exported from the subject country;

and has recommended imposition of final anti-dumping duty on import of subject goods, originating in or exported from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equal to the amount specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No	Sub-Heading No. or Tariff item No.	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2933 19, 2916 34, 2917 39, 2924 29, 2933 11, 2933 59, 2942 00, 9802 00 00.	1-Phenyl-3-Methyl-5-Pyrazolone	NIL	China PR	Any	Any	Any	1.218	Kilo-gram	US\$
2.	– do –	– do –	NIL	Any except China PR	China PR	Any	Any	1.218	Kilo-gram	US\$

2. The anti-dumping duty imposed under this notification shall be paid in Indian currency.

3. This notification shall remain in force up to and inclusive of the 30th June, 2011, unless the notification is revoked earlier.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification, issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the “rate of exchange” shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Anti-dumping duty: Sodium Formaldehyde Sulphoxylate originating in or exported from China PR

Ntfn 23 dated 06.03.2006

As amended by Ntfn 114/2010-Cus. dated 01.11.2010:

WHEREAS, in the matter of import of Sodium Formaldehyde Sulphoxylate (hereinafter referred to as the subject goods), falling under tariff item number 283110 20 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People’s Republic of China (hereinafter referred to as the subject country), the designated authority in its preliminary findings vide notification No. 14/25/2004 - DGAD, dated the 26th August 2005, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 29th August, 2005, had come to the conclusion that –

- the subject goods have been exported to India from the subject country below its normal value;
- the domestic industry has suffered material injury;
- the injury has been caused by the dumped imports from the subject country;

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and had recommended imposition of provisional anti-dumping duty on import of the subject goods, originating in or exported from the subject country.

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on imports of the subject goods, falling under tariff item No. 2831 10 20 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the subject country, *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 95/2005-Customs, dated the 11th November, 2005, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 11th November, 2005 *vide* G.S.R. 660(E), dated 11th November, 2005.

AND WHEREAS, the designated authority in its final findings, *vide* notification No. 14/25/2004-DGAD, dated the 25th January, 2006, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 25th January, 2006, has come to the conclusion that –

- (a) subject goods have been exported to India from the subject country below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused by the dumped imports from the subject country;

and has recommended imposition of definitive anti-dumping duty on all imports of subject goods;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under the sub-heading of the First Schedule to the said Customs Tariff Act, as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producer as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporter as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate specified in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9), of the said Table.

TABLE

S.No	Tariff Item No.	Description of goods	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	28311020	Sodium Formaldehyde Sulphoxylate (SFS)	People's Republic of China	People's Republic of China	Wuxi City Dongtai Fine Chemical Co. Ltd.	Wuxi Greenapple Chemical Industry Company Ltd.	471.91	Metric Tonne.	Dollar of United States of America
2.	28311020	Sodium Formaldehyde Sulphoxylate (SFS)	People's Republic of China	People's Republic of China	Wuxi City Dongtai Fine Chemical Co. Ltd.	Any	479.91	Metric Tonne.	Dollar of United States of America
3.	28311020	Sodium Formaldehyde Sulphoxylate (SFS)	People's Republic of China	People's Republic of China	Any (other than Wuxi City Dongtai Fine Chemical Co. Ltd.)	Any	657.87	Metric Tonne.	Dollar of United States of America
4.	28311020	Sodium Formaldehyde Sulphoxylate (SFS)	People's Republic of China	Any country except People's Republic of China.	Any (other than Wuxi City Dongtai Fine Chemical Co. Ltd.)	Any	657.87	Metric Tonne.	Dollar of United States of America
5.	28311020	Sodium Formaldehyde Sulphoxylate (SFS)	Any country except People's Republic of China.	People's Republic of China	Any	Any	657.87	Metric Tonne.	Dollar of United States of America

2. The anti-dumping duty imposed under this notification shall be effective up to and inclusive of the 21st day of June, 2011 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Anti-dumping duty: Pentaerythritol originating in or exported from China PR and Sweden

Ntfn 37 dated 20.04.2006

As amended by 73/2010-Cus. dated 30.06.2010:

WHEREAS, in the matter of import of Pentaerythritol (hereinafter referred to as the subject goods) falling under sub heading No2905 42 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, People's Republic of China and Sweden, (hereinafter referred to as the subject countries), the designated authority in its preliminary findings *vide* notification No.14/16/2004 -DGAD, dated the 5th August, 2005, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th August, 2005 had come to the conclusion that –

- (i) The subject goods originating in or exported from the subject countries have been exported to India below its normal value.
- (ii) The domestic industry has suffered material injury.
- (iii) The injury has been caused to the domestic industry by dumped imports of the subject goods originating in or exported from the subject countries

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 93/2005-CUSTOMS, dated the 20th October, 2005, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 20th October, 2005, *vide* G.S.R. 642 (E), dated 20th October, 2005;

AND WHEREAS the designated authority, vide notification No. No.14/16/2004 -DGAD, dated the 2nd February, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 2nd February, 2006, has come to the conclusion that –

- (a) Subject goods originating in or exported from the subject countries have been exported to India below its normal value;
- (b) The domestic Industry has suffered material injury;
- (c) The injury has been caused to the domestic industry of the Subject goods originating in or exported from the from the subject countries; and has recommended imposition of anti-dumping duty on all imports of subject goods.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No.	Heading No.	Description	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2905	Pentaerythritol	Any	China PR	China PR	M/s Shanxi, China PR	M/s Shanxi, China PR	387.87	MT	US\$
2.	2905	Pentaerythritol	Any	China PR	China PR	M/s Shanxi, China PR	Any exporter other than M/s Hubei, China PR	387.87	MT	US\$
3.	2905	Pentaerythritol	Any	China PR	China PR	M/s Hubei, China PR	M/s Hubei, China PR	324.38	MT	US\$
4.	2905	Pentaerythritol	Any	China PR	China PR	M/s Hubei, China PR	Any exporter other than M/s Shanxi, China PR	324.38	MT	US\$
5.	2905	Pentaerythritol	Any	China PR	China PR	Any producer, other than M/s Hubei, and M/s Shanxi, China PR	Any exporter, other than M/s Hubei, and M/s Shanxi, China PR	554.95	MT	US\$
6.	2905	Pentaerythritol	Any	China PR	Any,	Any producer, other than M/s Hubei, and M/s Shanxi, China PR	Any exporter, other than M/s Hubei, and M/s Shanxi, China PR	554.95	MT	US\$
7.	2905	Pentaerythritol	Any	Sweden	Sweden	Any producer	Any exporter	449.83	MT	US\$
8.	2905	Pentaerythritol	Any	Sweden	Any (other than Sweden)	Any producer	Any exporter	449.83	MT	US\$

2. The anti-dumping duty imposed under this notification shall be effective up to and inclusive of the 19th day of October, 2010, and shall be payable in Indian currency.

Explanation –For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

3. Notwithstanding anything contained in paragraph 2, this notification shall remain in force up to and inclusive of the 28th March, 2011, unless the notification is revoked earlier and the anti dumping duty imposed under this notification shall be payable in Indian currency.

Anti-dumping duty: Viscose Rayon Filament Yarn as specified originating in or exported from China PR and Ukraine

Ntfn 45 dated 24.05.2006

As amended by 34/2009-Cus. dated 31.03.2009; 81/2009-Cus. dated 13.07.2009:

WHEREAS in the matter of import of viscose rayon filament yarn upto 150 deniers including monofilament yarn of less than 67 decitex falling under chapter heading 5403 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), (hereinafter referred to as the subject goods), originating in or exported from the People's Republic of China (hereinafter referred to as China P.R.) and Ukraine, the Designated Authority in its final findings vide notification No. 14/23/2004-DGAD, dated the 4th April 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 4th April 2006, has come to the conclusion that –

- (i) The subject goods have been exported to India from China P.R. below its normal value;
- (ii) The domestic industry has suffered material injury and is facing threat of material injury;
- (iii) The injury has been caused by the dumped imports from China P.R.;
- (iv) The anti-dumping investigations are terminated with regards to Ukraine, as imports from that country have been found to be negligible; and has recommended imposition of definitive anti-dumping duty, on all imports of the subject goods originating in or exported from China P.R.:

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries specified in the corresponding entry in column (5), and exported from the countries specified in the corresponding entry in column (6) and produced by the producers specified in the corresponding entry in

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column (7) and exported by the exporters specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equivalent to the difference between the amount specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table, and the landed value of such imported goods in like currency per like unit of measurement.

TABLE

S.No	Hdg.	Description of goods	Specifica- tion (denier)	Country of origin	Country of export	Producer	Exporter	Amount	Unit of Mea.	Cur- rency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	5403	Viscose rayon filament yarn upto 150 deniers (and +4% permissible variation thereof) including monofilament yarn of less than 67 decitex, also known as viscose filament yarn or VFY, rayon filament yarn, art silk yarn, cellulose yarn or rayon yarn, and includes all yarn made of 100% viscose yarns such as dyed yarn, flat yarn, microfilament micro yarn, twisted yarn (excluding embroidered yarn), doubled/ multiple ply yarn etc. of VFY, excluding embroidered yarn, sewing thread, fur yarn, fire retardant yarn, engineered yarn, and air texturised yarn	30	China PR	China PR	Yibin Hiest Fibre Ltd. Corporation	Yibin Hiest Fibre Ltd. Corporation	10.10	Kg.	US\$
2.	5403	— do —	40	China PR	China PR	Yibin Hiest Fibre Ltd. Corporation	Yibin Hiest Fibre Ltd. Corporation	9.68	Kg.	US\$
3.	5403	— do —	50	China PR	China PR	Yibin Hiest Fibre Ltd. Corporation	Yibin Hiest Fibre Ltd. Corporation	9.71	Kg.	US\$
4.	5403	— do —	60	China PR	China PR	Yibin Hiest Fibre Ltd. Corporation	Yibin Hiest Fibre Ltd. Corporation	8.08	Kg.	US\$
5.	5403	— do —	75	China PR	China PR	Yibin Hiest Fibre Ltd. Corporation	Yibin Hiest Fibre Ltd. Corporation	6.28	Kg.	US\$
6.	5403	— do —	100	China PR	China PR	Yibin Hiest Fibre Ltd. Corporation	Yibin Hiest Fibre Ltd. Corporation	4.72	Kg.	US\$
7.	5403	— do —	120	China PR	China PR	Yibin Hiest Fibre Ltd. Corporation	Yibin Hiest Fibre Ltd. Corporation	4.77	Kg.	US\$
8.	5403	— do —	150	China PR	China PR	Yibin Hiest Fibre Ltd. Corporation	Yibin Hiest Fibre Ltd. Corporation	4.74	Kg.	US\$
9.	5403	— do —	Any other	China PR	China PR	Yibin Hiest Fibre Ltd. Corporation	Yibin Hiest Fibre Ltd. Corporation	11.38	Kg.	US\$
10.	5403	— do —	30	China PR	China PR	Xinxiang Chemical Fibre Co. Ltd..	Xinxiang Chemical Fibre Co. Ltd.	10.10	Kg.	US\$
11.	5403	— do —	40	China PR	China PR	Xinxiang Chemical Fibre Co. Ltd..	Xinxiang Chemical Fibre Co. Ltd.	9.68	Kg.	US\$
12.	5403	— do —	50	China PR	China PR	Xinxiang Chemical Fibre Co. Ltd..	Xinxiang Chemical Fibre Co. Ltd.	9.71	Kg.	US\$
13.	5403	— do —	60	China PR	China PR	Xinxiang Chemical Fibre Co. Ltd..	Xinxiang Chemical Fibre Co. Ltd.	8.08	Kg.	US\$
14.	5403	— do —	75	China PR	China PR	Xinxiang Chemical Fibre Co. Ltd..	Xinxiang Chemical Fibre Co. Ltd.	6.28	Kg.	US\$
15.	5403	— do —	100	China PR	China PR	Xinxiang Chemical Fibre Co. Ltd..	Xinxiang Chemical Fibre Co. Ltd.	6.07	Kg.	US\$
16.	5403	— do —	120	China PR	China PR	Xinxiang Chemical Fibre Co. Ltd..	Xinxiang Chemical Fibre Co. Ltd.	5.20	Kg.	US\$
17.	5403	— do —	150	China PR	China PR	Xinxiang Chemical Fibre Co. Ltd.	Xinxiang Chemical Fibre Co. Ltd..	5.61	Kg.	US\$
18.	5403	— do —	Any other	China PR	China PR	Xinxiang Chemical Fibre Co. Ltd..	Xinxiang Chemical Fibre Co. Ltd..	11.38	Kg.	US\$
19.	5403	— do —	30	China PR	China PR	Any combination of producer and exporter other than at S.No. 1 or 10		11.28	Kg.	US\$
20.	5403	— do —	40	China PR	China PR	Any combination of producer and exporter other than at S. No. 2 or 11		10.88	Kg.	US\$
21.	5403	— do —	50	China PR	China PR	Any combination of producer and exporter other than at S. No. 3 or 12		9.71	Kg.	US\$
22.	5403	— do —	60	China PR	China PR	Any combination of producer and exporter other than at S. No. 4 or 13		9.55	Kg.	US\$

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(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
23.	5403	— do —	75	China PR	China PR	Any combination of producer and exporter other than at S. No. 5 or 14		6.28	Kg.	US\$
24.	5403	— do —	100	China PR	China PR	Any combination of producer and exporter other than at S. No. 6 or 15		6.07	Kg.	US\$
25.	5403	— do —	120	China PR	China PR	Any combination of producer and exporter other than at S. No. 7 or 16		5.20	Kg.	US\$
26.	5403	— do —	150	China PR	China PR	Any combination of producer and exporter other than at S. No. 8 or 17		5.61	Kg.	US\$
27.	5403	— do —	Any other	China PR	China PR	Any combination of producer and exporter other than at S. No. 9 or 18		11.38	Kg.	US\$
28.	5403	— do —	30	China PR	Any other than China PR	Any	Any	11.28	Kg.	US\$
29.	5403	— do —	40	China PR	Any other than China PR	Any	Any	10.88	Kg.	US\$
30.	5403	— do —	50	China PR	Any other than China PR	Any	Any	9.71	Kg.	US\$
31.	5403	— do —	60	China PR	Any other than China PR	Any	Any	9.55	Kg.	US\$
32.	5403	— do —	75	China PR	Any other than China PR	Any	Any	6.28	Kg.	US\$
33.	5403	— do —	100	China PR	Any other than China PR	Any	Any	6.07	Kg.	US\$
34.	5403	— do —	120	China PR	Any other than China PR	Any	Any	5.20	Kg.	US\$
35.	5403	— do —	150	China PR	Any other than China PR	Any	Any	5.61	Kg.	US\$
36.	5403	— do —	Any other	China PR	Any other than China PR	Any	Any	11.38	Kg.	US\$
37.	5403	— do —	30	Any	China PR	Any	Any	11.28	Kg.	US\$
38.	5403	— do —	40	Any	China PR	Any	Any	10.88	Kg.	US\$
39.	5403	— do —	50	Any	China PR	Any	Any	9.71	Kg.	US\$
40.	5403	— do —	60	Any	China PR	Any	Any	9.55	Kg.	US\$
41.	5403	— do —	75	Any	China PR	Any	Any	6.28	Kg.	US\$
42.	5403	— do —	100	Any	China PR	Any	Any	6.07	Kg.	US\$
43.	5403	— do —	120	Any	China PR	Any	Any	5.20	Kg.	US\$
44.	5403	— do —	150	Any	China PR	Any	Any	5.61	Kg.	US\$
45.	5403	— do —	Any other	Any	China PR	Any	Any	11.38	Kg.	US\$

Explanation—For the purposes of this notification, -

- “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the ‘bill of entry’ under section 46 of the said Customs Act.

Anti-dumping duty: Aniline originating in or exported from Japan and USA

Ntfn 58 dated 09.06.2006

WHEREAS the designated authority vide notification No. 15/2/2005-DGAD, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 6th April, 2005, had initiated review in the matter of continuation of anti-dumping duty on Aniline originating in, or exported from Japan and United States of America imposed vide notification No. 128/2000-Customs dated the 6th October, 2000, G.S.R. 772(E), dated the 6th October, 2000, and had recommended for suitable extension of anti-dumping duty pending the outcome of the review investigations;

AND WHEREAS, the Central Government has extended the anti-dumping duty imposed on Aniline originating in, or exported from Japan and United States of America imposed vide notification No. 85/2005-Customs dated the 19th September, 2005, G.S.R. 594(E), dated the 19th September, 2005, up to and inclusive of 9th April, 2006;

AND WHEREAS, the designated authority vide notification No. 15/2/2005-DGAD dated 5th April, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th April, 2006, has come to the conclusion that -

- Aniline has been exported to India from Japan and United States of America below its normal value and thereby resulting in dumping;
- the domestic industry has shown some signs of improvement, however, it continued to suffer injury;
- there is likelihood of continuation of dumping and recurrence of injury in case the anti-dumping duty imposed on imports of Aniline from Japan and United States of America is withdrawn,

and has recommended imposition of anti-dumping duty at specified rates on Aniline originating in, or exported from Japan and United States of America in order to remove injury to the domestic industry.

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid findings of the designated authority, hereby imposes on Aniline, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the

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said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6) and produced by the producers as specified in the corresponding entry in column (7) and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty equal to the amount mentioned in the corresponding entry given in column (9) in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No.	Sub-heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2921 41	Aniline	All types	United States of America.	Any Country	Any Producer	Any Exporter	345	Metric Tonne	US Dollar
2.	2921 41	Aniline	All types	Any Country other than Japan	United States of America	Any Producer	Any Exporter	345	Metric Tonne	US Dollar
3.	2921 41	Aniline	All types	Japan	Any Country	Any Producer	Any Exporter	143	Metric Tonne	US Dollar
4.	2921 41	Aniline	All types	Any Country other than United States of America	Japan	Any Producer	Any Exporter	143	Metric Tonne	US Dollar

2. The anti-dumping duty imposed under this notification shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of sub-section (3) of section 14 of the Customs Act, 1962 and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act, 1962.

Anti-dumping duty: Metronidazole originating in or exported from China PR

Ntfn 61 dated 15.06.2006

WHEREAS the designated authority vide notification No. 15/9/2003-DGAD, dated the 8th April, 2005, published in Part I, Section 1 of the Gazette of India, Extraordinary, had initiated review in the matter of continuation of final anti-dumping duty on import of Metronidazole (hereinafter referred to as the subject goods) originating in, or exported from, the Peoples' Republic of China (hereinafter referred to as the subject country) imposed vide notification No. 115/2000-Customs, dated the 31st August, 2000, G.S.R. 698(E), dated the 31st August, 2000, and had requested for suitable extension of anti-dumping duty pending the results of the review investigations;

AND WHEREAS, the Central Government has extended the anti-dumping duty imposed on the subject goods originating in, or exported from the subject country vide notification No. 54/2005-Customs dated the 14th June, 2005, G.S.R. 392(E), dated the 14th June, 2005, up to and inclusive of 15th April, 2006;

AND WHEREAS, the designated authority vide notification No. 15/9/2003-DGAD dated 5th April, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th April, 2006, has concluded that –

- the subject goods originating in, or exported from, the subject country have been exported to India below their normal value, resulting in dumping;
- the domestic industry has suffered material injury due to dumped imports;
- and discontinuation of anti-dumping duties on the subject goods from subject country may likely to continue or lead to the recurrence of injury to the domestic industry and dumping,

and has recommended imposition of anti-dumping duty on the subject goods originating in, or exported from, the subject country in order to remove injury to the domestic industry.

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6) and produced by the producers as specified in the corresponding entry in column (7) and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equal to the difference between the reference price as indicated in column (9) and the landed value, in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No.	Tariff item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Reference price	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2933 29 20	Metronidazole	—	People's Republic of China	Any Country	Any Producer	Any Exporter	9.94	Kilogram	US Dollar

2. The anti-dumping duty imposed under this notification shall be payable in Indian currency.

Explanation—For the purposes of this notification, –

- “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of Customs except duties levied under sections 3, 8B and 9A of the said Customs Tariff Act.
- “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the “rate of exchange” shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Anti-dumping duty: Nylon Filament Yarn originating in or exported from specified countries*Ntfn 85 dated 29.08.2006**As amended by 47/2010-Cus. dated 12.04.2010; 123/2010-Cus. dated 09.12.2010:*

WHEREAS in the matter of import of nylon filament yarn of specification 'synthetic filament yarn including synthetic monofilament of less than 67 decitex, of nylon or other polyamides falling under chapter 54 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), excluding all high tenacity yarn of nylon including fishnet yarn of nylon' (hereinafter referred to as the subject goods), originating in or exported from People's Republic of China, Chinese Taipei, Malaysia, Indonesia, Thailand and People's Republic of Korea (hereinafter referred to as the subject countries), the Designated Authority in its preliminary findings vide notification No. 14/5/2005-DGAD, dated the 3rd February 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 3rd February 2006, had come to the conclusion that –

- (i) the subject goods have been exported to India from the subject countries below their normal value;
- (ii) the domestic industry has suffered material injury;
- (iii) the injury has been caused cumulatively by the dumped imports from subject countries.

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on the subject goods vide notification No. 30/2006-Customs, dated the 29th March 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 29th March 2006 vide No. G.S.R. 182 (E), dated the 29th March 2006;

AND WHEREAS, the designated authority, vide its final findings notification No. 14/5/2005-DGAD dated the 3rd July 2006, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 3rd July 2006, has come to the conclusion that-

- (i) The subject goods have been exported to India from the subject countries below their normal value;
- (ii) The domestic industry has suffered material injury;
- (iii) No injury has been caused in respect of imports of Nylon flame retardant yarn, Nylon air texturised yarn, Nylon 66 and Nylon 11 yarn, Nylon 170/24 and 280/14 denier yarn used for hook and loop tape fasteners, nylon 6 monofilament, UV treated yarn wherever their landed value is higher than Rs.172 per kg.
- (iv) The injury has been caused cumulatively by the dumped imports from subject countries.

and has recommended to impose definitive anti dumping duties on all imports of the subject goods, originating in or exported from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) and sub-section (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries specified in the corresponding entry in column (5), and exported from the countries specified in the corresponding entry in column (6) and produced by the producers specified in the corresponding entry in column (7) and exported by the exporters specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equal to the amount specified in the corresponding entry in column (9) in the currency as specified in the corresponding entry in column (11), and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No.	Chapter	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amt.	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	54	Nylon Filament Yarn	Synthetic filament yarn including synthetic monofilament of less than 67 decitex, of nylon or other polyamides, excluding all high tenacity yarn of nylon including fishnet yarn of nylon	Any	China PR	Jinan Juda	Jinan Juda	63	Kg.	Indian Rupees
2.	54	Nylon Filament Yarn	-do-	Any	China PR	Any except Jinan Juda	Any except Jinan Juda	63	Kg.	Indian Rupees
3.	54	Nylon Filament Yarn	-do-	Any	Chinese Taipei	Suntex Fibre Co. Ltd.	Suntex Fibre Co. Ltd.	8.99	Kg.	Indian Rupees
4.	54	Nylon Filament Yarn	-do-	Any	Chinese Taipei	Lipeng Enterprises	Lipeng Enterprises	34.41	Kg.	Indian Rupees
5.	54	Nylon Filament Yarn	-do-	Any	Chinese Taipei	Any except Suntex Fibre & Lipeng Enterprises	Any except Suntex Fibre & Lipeng Enterprises.	41.43	Kg.	Indian Rupees
6.	54	Nylon Filament Yarn	-do-	Any	Indonesia	Any	Any	77.93	Kg.	Indian Rupees
7.	54	Nylon Filament Yarn	-do-	Malaysia	Malaysia	Recron (Malaysia) Sdn. Bhd.	Recron (Malaysia) Sdn. Bhd.	13.80	Kg.	Indian Rupees
7A.	54	Nylon Filament Yarn	-do-	Malaysia	Malaysia	Any other combination of producer and exporter	Any other combination of producer and exporter	24.24	Kg.	Indian Rupees

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
8.	54	Nylon Filament Yarn	-do-	Malaysia	Any other than People's Republic of China, Chinese Taipei, Indonesia, Thailand and Republic of Korea	Any	Any	24.24	Kg.	Indian Rupees
8A.	54	Nylon Filament Yarn	-do-	Any other than People's Republic of China, Chinese Taipei, Indonesia, Thailand and Republic of Korea	Malaysia	Any	Any	24.24	Kg.	Indian Rupees
9.	54	Nylon Filament Yarn	-do-	Any	Thailand	Asia Fibre Public Company Ltd.	Asia Fibre Public Company Ltd.	25.77	Kg.	Indian Rupees
10.	54	Nylon Filament Yarn	-do-	Any	Thailand	Thai Taffeta	Thai Taffeta	22.40	Kg.	Indian Rupees
11.	54	Nylon Filament Yarn	-do-	Any	Thailand	Any except Asia Fibre Public Co. Ltd. and Thai Taffeta	Any except Asia Fibre Public Co. Ltd. and Thai Taffeta	32.03	Kg.	Indian Rupees
12.	54	Nylon Filament Yarn	-do-	Any	Korea RP	Taekwang Industrial Co. Ltd.	Taekwang Industrial Co. Ltd.	23.74	Kg.	Indian Rupees
13.	54	Nylon Filament Yarn	-do-	Any	Korea RP	Hyosung Corporation	Hyosung Corporation	44.96	Kg.	Indian Rupees
14.	54	Nylon Filament Yarn	-do-	Any	Korea RP	Any except Taekwang Industrial Co Ltd. & Hyosung Corporation	Any except Taekwang Industrial Co Ltd. & Hyosung Corporation	51.94	Kg.	Indian Rupees
15.	54	Nylon Filament Yarn	-do-	China PR, Chinese Taipei, Malaysia, Indonesia, Thailand, Korea RP	Any except China PR, Chinese Taipei, Malaysia, Indonesia, Thailand, Korea RP	Any	Any	77.93	Kg.	Indian Rupees

Provided that no anti dumping duty shall be payable if the landed value of Nylon flame retardant yarn, Nylon air texturised yarn, Nylon 66 and Nylon 11 yarn, Nylon 170/24 and 280/14 denier yarn used for hook and loop tape fasteners, nylon 6 monofilament and UV treated yarn, is higher than,-

- (a) Rs. 172 per kg for the goods originating in or exported from the subject countries except Malaysia,
 - (b) Rs.204.57 per kg for goods originating in or exported from Malaysia.
2. The anti-dumping duty imposed under this notification shall be levied with effect from the dated of imposition of the provisional anti-dumping duty i.e., 29th March 2006, and shall be payable in Indian currency.
 3. This notification, unless revoked earlier, shall remain in force up to and inclusive of the 26th August, 2011.

Explanation – For the purposes of this notification, “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act.

Anti-dumping duty: Cellophane Transparent Film originating in or exported from China PR

Ntfn 94 dated 07.09.2006

As amended by 122/2006-Cus. dated 30.12.2006 (w.e.f. 01.01.2007); 05/2011-Cus. dated 07.02.2011:

WHEREAS, in the matter of import of Cellophane Transparent Film falling under the heading 3006 10 or 3920 (herein after referred to as the subject goods), of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in or exported from the People's Republic of China, (hereinafter referred to as the subject country), the designated authority in its preliminary findings vide notification No.14/7/2005-DGAD, dated the 3rd February, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 3rd February, 2006, has come to the conclusion that–

- (i) the subject goods have been exported to India from the subject country below its normal value;
- (ii) the domestic industry has suffered material injury;
- (iii) the injury has been caused by the dumped imports from subject country; and had recommended imposition of provisional anti-dumping duty on imports of the subject goods, of all grades, originating in or exported from the subject country.

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 31/2006-Customs, dated the 30th March, 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 30th March, 2006 vide G.S.R. No. 189(E), dated the 30th March, 2006;

AND WHEREAS the designated authority in its final findings vide notification No. 14/7/2005-DGAD, dated the 28th July, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 28th July, 2006, has extended the scope of subject goods to include Cellophane Transparent Film falling under heading 4806 of the First Schedule of the said Customs Tariff Act, has come to the conclusion that–

- (a) the subject goods originating in or exported from the subject country have been exported to India below its normal value; resulting in dumping;
- (b) the domestic industry has suffered material injury; and

(c) injury to the domestic industry has been caused by imports of the subject goods from the subject country; and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in or exported from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the said goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No	Heading No.	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit of Meas.	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	3006 10 or 3920 or 4806	Cellophane transparent film (also known as Cellophane transparent paper)	All grades or specifications	People's Republic of China	Any	Any	Any	1.91	Kilo-gram	US Dollar
2.	3006 10 or 3920 or 4806	-do-	-do-	Any	People's Republic of China	Any	Any	1.91	Kilo-gram	US Dollar

- The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 30th March, 2006, and shall be paid Indian currency.
- This notification shall remain in force up to and inclusive of the 30th November, 2011, unless the notification is revoked earlier.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Sodium Hydroxide (Caustic Soda) originating in or exported from specified countries

Ntfn 98 dated 13.09.2006

WHEREAS, the designated authority, vide its notification No. 15/29/2004-DGAD, dated the 2nd May, 2005, published in Part I, Section I of the Gazette of India, Extraordinary, dated the 2nd May, 2005, had initiated a sunset review in the matter of continuation of anti-dumping on imports of Sodium Hydroxide commonly know as Caustic Soda, falling under sub-headings 2815 11 and 2815 12 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) [hereinafter referred to a subject goods], originating in, or exported from Saudi Arabia, Iran, Japan, USA and France (hereinafter referred to as subject countries), imposed vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No.69/2001- Customs, dated the 26th June, 2001 [GSR 461 (E) dated the 26th June, 2001];

AND WHEREAS, the Central Government has extended the anti-dumping duty on the subject goods originating in, or exported from the subject countries vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 39/2006 -Customs dated the 28th April, 2006, [G.S.R. 258(E), dated the 28th April, 2006,] up to and inclusive of 25th day of September, 2006;

AND WHEREAS, in the matter of sunset review of anti-dumping on import of the subject goods, originating in, or exported from the subject countries, the designated authority vide its findings, No. 15/29/2004-DGAD dated the 1st August, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 1st August, 2006, has come to the conclusion that –

- the subject goods are continuing to enter the Indian market from the subject countries at dumping prices;
- the domestic industry is suffering material injury and likely to recur injury due to the dumped imports;
- dumping of the subject goods from the subject countries and injury to the domestic industry is likely to continue if the duties are withdrawn;

and has recommended continuation of anti-dumping duty, at specified rates in respect of imports of the subject goods, originating in, or exported from the subject countries in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6), and produced by the producers as specified in the corresponding entry in column (7), and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equal to difference between the amount mentioned in the corresponding entry in column (9) in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

(See Table on Next Page)

Appendix–D : Anti-Dumping Duty

TABLE

S. No.	Sub-heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount (US \$)	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2815 11 and 2815 12	Caustic soda	Any Grade	Saudi Arabia	Saudi Arabia	M/s Saudi Petrochemical Company (SADAF)	M/s Saudi Basic Industries Corporation (SABIC)	258.97	MT	USD
2.	2815 11 and 2815 12	Caustic soda	Any Grade	Saudi Arabia	Saudi Arabia	M/s Saudi Petrochemical Company (SADAF)	M/s Shell Trading (M.E.) Pvt. Ltd. (STME) and M/s Amgulf Polymers and Chemicals Ltd. (AMGULF)	243.90	MT	USD
3.	2815 11 and 2815 12	Caustic soda	Any Grade	Saudi Arabia	Saudi Arabia	M/s Saudi Petrochemical Company (SADAF)	M/s Shell Trading (M.E.) Pvt. Ltd. (STME) and M/s TRICON International Ltd. (TRICON)	250.41	MT	USD
4.	2815 11 and 2815 12	Caustic soda	Any Grade	Saudi Arabia	Saudi Arabia	Any producer other than M/s Saudi Petrochemical Company (SADAF)	Any Exporter	258.97	MT	USD
5.	2815 11 and 2815 12	Caustic soda	Any Grade	Any country other than Iran, USA, Japan, France and Saudi Arabia	Saudi Arabia	Any Producer	Any Exporter	258.97	MT	USD
6.	2815 11 and 2815 12	Caustic soda	Any Grade	Saudi Arabia	Any country other than Iran, USA, Japan, France and Saudi Arabia	Any Producer	Any Exporter	258.97	MT	USD
7.	2815 11 and 2815 12	Caustic soda	Any Grade	Iran	Iran	Any Producer	Any Exporter	274.48	MT	USD
8.	2815 11 and 2815 12	Caustic soda	Any Grade	Any country other than Saudi Arabia, USA, Japan, France and Iran	Iran	Any Producer	Any Exporter	274.48	MT	USD
9.	2815 11 and 2815 12	Caustic soda	Any Grade	Iran	Any country other than Saudi Arabia, USA, Japan, France and Iran	Any Producer	Any Exporter	274.48	MT	USD
10.	2815 11 and 2815 12	Caustic soda	Any Grade	Japan	Japan	Any Producer	Any Exporter	282.64	MT	USD
11.	2815 11 and 2815 12	Caustic soda	Any Grade	Any country other than Saudi Arabia, USA, Iran, France and Japan	Japan	Any Producer	Any Exporter	282.64	MT	USD
12.	2815 11 and 2815 12	Caustic soda	Any Grade	Japan	Any country other than Saudi Arabia, USA, Iran, France and Japan	Any Producer	Any Exporter	282.64	MT	USD
13.	2815 11 and 2815 12	Caustic soda	Any Grade	France	France	Any Producer	Any Exporter	296.94	MT	USD
14.	2815 11 and 2815 12	Caustic soda	Any Grade	Any country other than Saudi Arabia, USA, Iran, Japan and France	France	Any Producer	Any Exporter	296.94	MT	USD
15.	2815 11 and 2815 12	Caustic soda	Any Grade	France	Any country other than Saudi Arabia, USA, Iran, Japan and France	Any Producer	Any Exporter	296.94	MT	USD
16.	2815 11 and 2815 12	Caustic soda	Any Grade	USA	USA	Any Producer	Any Exporter	296.94	DMT	USD
17.	2815 11 and 2815 12	Caustic soda	Any Grade	Any country other than Saudi Arabia, France, Iran, Japan and USA	USA	Any Producer	Any Exporter	296.94	MT	USD
18.	2815 11 and 2815 12	Caustic soda	Any Grade	USA	Any country other than Saudi Arabia, France, Iran, Japan and USA	Any Producer	Any Exporter	296.94	MT	USD

- This notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) and the anti-dumping duty shall be paid in Indian Currency.

Explanation—For the purposes of this notification, -

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification, issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Silk fabrics as specified originating in or exported from China PR

Ntfn 121 dated 26.12.2006

WHEREAS in the matter of import of silk fabrics of weight 20 to 100 grams per meter falling under heading 5007 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), (hereinafter referred to as the subject goods), originating in or exported from, the People’s Republic of China (hereinafter referred to as the subject country), the designated authority in its preliminary findings *vide* notification No. 14/20/2004-DGAD, dated the 27th April 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 28th April 2006, had come to the conclusion that -

- (a) the subject goods have been exported to India from the subject country below their normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused by the dumped imports from the subject country;

and had recommended imposition of provisional anti-dumping duty, pending final determination, on all imports of the subject goods originating in, or exported from, the subject country;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, *vide* notification of the Government of India in the Ministry of Finance (Department of Revenue), No.52/2006-Customs, dated the 31st May, 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, *vide* G.S.R. No. 329(E), dated the 31st May, 2006;

AND WHEREAS the designated authority in its final findings *vide* notification No.14/20/2004 -DGAD, dated the 15th November, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th November, 2006, read with corrigendum No.14/20/2004-DGAD, dated 14th December, 2006, published in the Gazette of India, Extraordinary, Part I, section 1, dated the 15th December, has come to the conclusion that -

- (a) the subject goods have been exported to India from the subject country below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused by the dumped imports from the subject country;

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported from, the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff items of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries specified in the corresponding entry in column (5), and exported from the countries specified in the corresponding entry in column (6) and produced by the producers specified in the corresponding entry in column (7) and exported by the exporters specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equivalent to the difference between the amount specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table, and the landed value of such imported goods in like currency per like unit of measurement,-

TABLE

S. No.	Tariff items	Description of goods	Specification	Country of origin	Country of Export	Pro-ducer	Exporter	Amount	Unit of meas-urement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Crepe with following weight ranges of Grammes per Meter	People’s Republic of China	Any Country	Any	M/s Zhejiang Cathaya International Co. Ltd.	As given below	Meter	US\$
2.	-do-	-do-	-do-	Any	People’s Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.662		
			Above 25 upto & Including 30					1.833		
			Above 30 upto & Including 35					2.004		
			Above 35 upto & Including 40					2.175		
			Above 40 upto & Including 45					2.252		
			Above 45 upto & Including 50					2.518		
			Above 50 upto & Including 55					2.336		
			Above 55 upto & Including 60					2.840		
			Above 60 upto & Including 65					2.899		
			Above 65 upto & Including 70					3.203		
			Above 70 upto & Including 75					3.374		
			Above 75 upto & Including 80					3.448		
			Above 80 upto & Including 85					3.716		

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
			Above 85 upto & Including 90					3.887		
			Above 90 upto & Including 95					4.059		
			Above 95 upto & Including 100					4.230		
3.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Georgette and Chiffon with following weight Ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Zhejiang Cathaya International Co. Ltd.	As given below	Meter	US\$
4.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.690		
			Above 25 upto & Including 30					1.882		
			Above 30 upto & Including 35					2.072		
			Above 35 upto & Including 40					2.206		
			Above 40 upto & Including 45					2.418		
			Above 45 upto & Including 50					2.642		
			Above 50 upto & Including 55					2.832		
			Above 55 upto & Including 60					2.976		
			Above 60 upto & Including 65					3.025		
			Above 65 upto & Including 70					3.294		
			Above 70 upto & Including 75					3.562		
			Above 75 upto & Including 80					3.622		
			Above 80 upto & Including 85					3.971		
			Above 85 upto & Including 90					4.160		
			Above 90 upto & Including 95					4.351		
			Above 95 upto & Including 100					4.526		
5.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Habutai with following weight Ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Zhejiang Cathaya International Co. Ltd.	As given below	Meter	US\$
6.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.690		
			Above 25 upto & Including 30					1.867		
			Above 30 upto & Including 35					2.044		
			Above 35 upto & Including 40					2.221		
			Above 40 upto & Including 45					2.196		
			Above 45 upto & Including 50					2.575		
			Above 50 upto & Including 55					2.752		
			Above 55 upto & Including 60					2.929		
			Above 60 upto & Including 65					3.106		
			Above 65 upto & Including 70					3.283		
			Above 70 upto & Including 75					3.460		
			Above 75 upto & Including 80					3.637		
			Above 80 upto & Including 85					3.814		
			Above 85 upto & Including 90					3.991		
			Above 90 upto & Including 95					4.168		
			Above 95 upto & Including 100					4.344		
7.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Others (Except tassar) with following weight Ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Zhejiang Cathaya International Co. Ltd.	As given below	Meter	US\$
8.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.665		
			Above 25 upto & Including 30					1.837		
			Above 30 upto & Including 35					2.009		
			Above 35 upto & Including 40					2.181		
			Above 40 upto & Including 45					2.353		
			Above 45 upto & Including 50					2.525		
			Above 50 upto & Including 55					2.697		
			Above 55 upto & Including 60					2.869		
			Above 60 upto & Including 65					3.041		
			Above 65 upto & Including 70					3.213		
			Above 70 upto & Including 75					3.385		
			Above 75 upto & Including 80					3.557		
			Above 80 upto & Including 85					3.730		
			Above 85 upto & Including 90					3.901		
			Above 90 upto & Including 95					3.870		
			Above 95 upto & Including 100					4.245		

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
9.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Crepe with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Zhejiang G&F Foreign Trading Co. Ltd.	As given below	Meter	US\$
10.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.662		
			Above 25 upto & Including 30					1.833		
			Above 30 upto & Including 35					1.898		
			Above 35 upto & Including 40					2.175		
			Above 40 upto & Including 45					2.347		
			Above 45 upto & Including 50					2.518		
			Above 50 upto & Including 55					2.689		
			Above 55 upto & Including 60					2.860		
			Above 60 upto & Including 65					3.031		
			Above 65 upto & Including 70					2.997		
			Above 70 upto & Including 75					3.374		
			Above 75 upto & Including 80					3.054		
			Above 80 upto & Including 85					3.716		
			Above 85 upto & Including 90					3.887		
			Above 90 upto & Including 95					4.059		
			Above 95 upto & Including 100					4.230		
11.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Georgette & Chiffon with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Zhejiang G&F Foreign Trading Co. Ltd.	As given below	Meter	US\$
12.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.692		
			Above 25 upto & Including 30					1.882		
			Above 30 upto & Including 35					2.057		
			Above 35 upto & Including 40					2.262		
			Above 40 upto & Including 45					2.452		
			Above 45 upto & Including 50					2.642		
			Above 50 upto & Including 55					2.724		
			Above 55 upto & Including 60					3.022		
			Above 60 upto & Including 65					3.212		
			Above 65 upto & Including 70					2.945		
			Above 70 upto & Including 75					3.591		
			Above 75 upto & Including 80					3.204		
			Above 80 upto & Including 85					3.971		
			Above 85 upto & Including 90					4.160		
			Above 90 upto & Including 95					4.351		
			Above 95 upto & Including 100					4.526		
13.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Habutai with following weight Ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Zhejiang G&F Foreign Trading Co. Ltd.	As given below	Meter	US\$
14.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.690		
			Above 25 upto & Including 30					1.867		
			Above 30 upto & Including 35					2.044		
			Above 35 upto & Including 40					2.221		
			Above 40 upto & Including 45					2.398		
			Above 45 upto & Including 50					2.575		
			Above 50 upto & Including 55					2.284		
			Above 55 upto & Including 60					2.929		
			Above 60 upto & Including 65					3.106		
			Above 65 upto & Including 70					3.283		
			Above 70 upto & Including 75					3.460		
			Above 75 upto & Including 80					3.637		
			Above 80 upto & Including 85					3.814		
			Above 85 upto & Including 90					3.991		
			Above 90 upto & Including 95					4.168		
			Above 95 upto & Including 100					4.344		
15.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Others (except tasar) with following weight ranges	People's Republic of China	Any Country	Any	M/s Zhejiang G&F Foreign Trading Co. Ltd.	As given below	Meter	US\$

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
16.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.665		
			Above 25 upto & Including 30					1.837		
			Above 30 upto & Including 35					2.009		
			Above 35 upto & Including 40					2.181		
			Above 40 upto & Including 45					2.353		
			Above 45 upto & Including 50					2.525		
			Above 50 upto & Including 55					2.697		
			Above 55 upto & Including 60					2.869		
			Above 60 upto & Including 65					3.041		
			Above 65 upto & Including 70					2.916		
			Above 70 upto & Including 75					3.385		
			Above 75 upto & Including 80					3.557		
			Above 80 upto & Including 85					2.878		
			Above 85 upto & Including 90					3.901		
			Above 90 upto & Including 95					4.073		
			Above 95 upto & Including 100					4.245		
17.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Crepe with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	Sichuan Silk Import and Export Group Co. Ltd.	As given below	Meter	US\$
18.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.662		
			Above 25 upto & Including 30					1.833		
			Above 30 upto & Including 35					2.004		
			Above 35 upto & Including 40					2.175		
			Above 40 upto & Including 45					2.347		
			Above 45 upto & Including 50					2.518		
			Above 50 upto & Including 55					2.689		
			Above 55 upto & Including 60					2.860		
			Above 60 upto & Including 65					3.031		
			Above 65 upto & Including 70					3.203		
			Above 70 upto & Including 75					3.374		
			Above 75 upto & Including 80					2.590		
			Above 80 upto & Including 85					3.716		
			Above 85 upto & Including 90					3.887		
			Above 90 upto & Including 95					4.059		
			Above 95 upto & Including 100					4.230		
19.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Georgette & Chiffon with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	Sichuan Silk Import and Export Group Co. Ltd.	As given below	Meter	US\$
20.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.692		
			Above 25 upto & Including 30					1.882		
			Above 30 upto & Including 35					1.958		
			Above 35 upto & Including 40					2.262		
			Above 40 upto & Including 45					2.452		
			Above 45 upto & Including 50					2.642		
			Above 50 upto & Including 55					2.791		
			Above 55 upto & Including 60					3.022		
			Above 60 upto & Including 65					3.212		
			Above 65 upto & Including 70					3.401		
			Above 70 upto & Including 75					3.591		
			Above 75 upto & Including 80					3.781		
			Above 80 upto & Including 85					3.971		
			Above 85 upto & Including 90					4.160		
			Above 90 upto & Including 95					4.351		
			Above 95 upto & Including 100					4.526		
21.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Habutai with following weight Ranges of Grammes per Meter	People's Republic of China	Any Country	Any	Sichuan Silk Import and Export Group Co. Ltd.	As given below	Meter	US\$
22.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.690		
			Above 25 upto & Including 30					1.867		
			Above 30 upto & Including 35					2.044		

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
			Above 35 upto & Including 40					1.970		
			Above 40 upto & Including 45					2.283		
			Above 45 upto & Including 50					2.575		
			Above 50 upto & Including 55					2.655		
			Above 55 upto & Including 60					2.929		
			Above 60 upto & Including 65					3.106		
			Above 65 upto & Including 70					3.283		
			Above 70 upto & Including 75					3.460		
			Above 75 upto & Including 80					3.637		
			Above 80 upto & Including 85					3.814		
			Above 85 upto & Including 90					3.991		
			Above 90 upto & Including 95					4.168		
			Above 95 upto & Including 100					4.344		
23.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Others (Except tassar) with following weight Ranges of Grammes per Meter	People's Republic of China	Any Country	Any	Sichuan Silk Import and Export Group Co. Ltd.	As given below	Meter	US\$
24.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.665		
			Above 25 upto & Including 30					1.837		
			Above 30 upto & Including 35					2.009		
			Above 35 upto & Including 40					2.181		
			Above 40 upto & Including 45					2.353		
			Above 45 upto & Including 50					2.525		
			Above 50 upto & Including 55					2.284		
			Above 55 upto & Including 60					2.590		
			Above 60 upto & Including 65					3.041		
			Above 65 upto & Including 70					3.213		
			Above 70 upto & Including 75					3.385		
			Above 75 upto & Including 80					3.557		
			Above 80 upto & Including 85					3.730		
			Above 85 upto & Including 90					3.901		
			Above 90 upto & Including 95					4.073		
			Above 95 upto & Including 100					4.245		
25.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Crepe with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Nanjing Textiles Import Export Corporation Ltd.	As given below	Meter	US\$
26.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.662		
			Above 25 upto & Including 30					1.833		
			Above 30 upto & Including 35					2.004		
			Above 35 upto & Including 40					2.165		
			Above 40 upto & Including 45					2.347		
			Above 45 upto & Including 50					2.518		
			Above 50 upto & Including 55					2.689		
			Above 55 upto & Including 60					2.799		
			Above 60 upto & Including 65					3.031		
			Above 65 upto & Including 70					3.203		
			Above 70 upto & Including 75					3.374		
			Above 75 upto & Including 80					3.415		
			Above 80 upto & Including 85					3.716		
			Above 85 upto & Including 90					3.887		
			Above 90 upto & Including 95					4.059		
			Above 95 upto & Including 100					4.230		
27.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Georgette & Chiffon with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Nanjing Textiles Import Export Corporation Ltd.	As given below	Meter	US\$
28.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.692		
			Above 25 upto & Including 30					1.882		
			Above 30 upto & Including 35					2.072		
			Above 35 upto & Including 40					2.178		
			Above 40 upto & Including 45					2.452		
			Above 45 upto & Including 50					2.642		
			Above 50 upto & Including 55					2.832		
			Above 55 upto & Including 60					3.022		

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
			Above 60 upto & Including 65					3.212		
			Above 65 upto & Including 70					3.401		
			Above 70 upto & Including 75					3.591		
			Above 75 upto & Including 80					3.608		
			Above 80 upto & Including 85					3.971		
			Above 85 upto & Including 90					4.160		
			Above 90 upto & Including 95					4.351		
			Above 95 upto & Including 100					4.526		
29.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Habutai with following weight Ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Nanjing Textiles Import Export Corporation Ltd.	As given below	Meter	US\$
30.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.690		
			Above 25 upto & Including 30					1.867		
			Above 30 upto & Including 35					2.044		
			Above 35 upto & Including 40					2.221		
			Above 40 upto & Including 45					2.398		
			Above 45 upto & Including 50					2.575		
			Above 50 upto & Including 55					2.752		
			Above 55 upto & Including 60					2.929		
			Above 60 upto & Including 65					3.106		
			Above 65 upto & Including 70					3.283		
			Above 70 upto & Including 75					3.460		
			Above 75 upto & Including 80					3.637		
			Above 80 upto & Including 85					3.814		
			Above 85 upto & Including 90					3.991		
			Above 90 upto & Including 95					4.168		
			Above 95 upto & Including 100					4.344		
31.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Others (Except tasar) with following weight Ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Nanjing Textiles Import Export Corporation Ltd.	As given below	Meter	US\$
32.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.665		
			Above 25 upto & Including 30					1.837		
			Above 30 upto & Including 35					2.009		
			Above 35 upto & Including 40					2.181		
			Above 40 upto & Including 45					2.353		
			Above 45 upto & Including 50					2.525		
			Above 50 upto & Including 55					2.697		
			Above 55 upto & Including 60					2.869		
			Above 60 upto & Including 65					3.041		
			Above 65 upto & Including 70					3.150		
			Above 70 upto & Including 75					3.385		
			Above 75 upto & Including 80					3.557		
			Above 80 upto & Including 85					3.730		
			Above 85 upto & Including 90					3.901		
			Above 90 upto & Including 95					4.073		
			Above 95 upto & Including 100					4.245		
33.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Crepe with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s. Chongqing Sunfeel Shizhu Silk Weaving Co. Ltd	As given below	Meter	US\$
34.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.662		
			Above 25 upto & Including 30					1.833		
			Above 30 upto & Including 35					2.004		
			Above 35 upto & Including 40					2.175		
			Above 40 upto & Including 45					2.347		
			Above 45 upto & Including 50					2.518		
			Above 50 upto & Including 55					2.689		
			Above 55 upto & Including 60					2.851		
			Above 60 upto & Including 65					3.031		
			Above 65 upto & Including 70					3.203		
			Above 70 upto & Including 75					3.374		
			Above 75 upto & Including 80					3.382		
			Above 80 upto & Including 85					3.716		

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
			Above 85 upto & Including 90					3.887		
			Above 90 upto & Including 95					4.059		
			Above 95 upto & Including 100					4.230		
35.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Georgette & Chiffon with following weight ranges	People's Republic of China	Any Country	Any	M/s. Chongqing Sunfeel Shizhu Silk Weaving Co. Ltd	As given below	Meter	US\$
36.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.692		
			Above 25 upto & Including 30					1.882		
			Above 30 upto & Including 35					2.072		
			Above 35 upto & Including 40					2.198		
			Above 40 upto & Including 45					2.452		
			Above 45 upto & Including 50					2.642		
			Above 50 upto & Including 55					2.832		
			Above 55 upto & Including 60					2.905		
			Above 60 upto & Including 65					3.212		
			Above 65 upto & Including 70					3.401		
			Above 70 upto & Including 75					3.591		
			Above 75 upto & Including 80					3.781		
			Above 80 upto & Including 85					3.971		
			Above 85 upto & Including 90					4.160		
			Above 90 upto & Including 95					4.351		
			Above 95 upto & Including 100					4.526		
37.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Habutai with following weight Ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s. Chongqing Sunfeel Shizhu Silk Weaving Co. Ltd	As given below	Meter	US\$
38.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.690		
			Above 25 upto & Including 30					1.867		
			Above 30 upto & Including 35					2.044		
			Above 35 upto & Including 40					2.221		
			Above 40 upto & Including 45					2.398		
			Above 45 upto & Including 50					2.575		
			Above 50 upto & Including 55					2.752		
			Above 55 upto & Including 60					2.929		
			Above 60 upto & Including 65					3.106		
			Above 65 upto & Including 70					3.283		
			Above 70 upto & Including 75					3.460		
			Above 75 upto & Including 80					3.637		
			Above 80 upto & Including 85					3.814		
			Above 85 upto & Including 90					3.991		
			Above 90 upto & Including 95					4.168		
			Above 95 upto & Including 100					4.344		
39.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Others (Except tassar) with following weight Ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s. Chongqing Sunfeel Shizhu Silk Weaving Co. Ltd	As given below	Meter	US\$
40.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.665		
			Above 25 upto & Including 30					1.837		
			Above 30 upto & Including 35					2.009		
			Above 35 upto & Including 40					2.181		
			Above 40 upto & Including 45					2.353		
			Above 45 upto & Including 50					2.525		
			Above 50 upto & Including 55					2.697		
			Above 55 upto & Including 60					2.869		
			Above 60 upto & Including 65					3.041		
			Above 65 upto & Including 70					3.213		
			Above 70 upto & Including 75					3.385		
			Above 75 upto & Including 80					3.557		
			Above 80 upto & Including 85					3.730		
			Above 85 upto & Including 90					3.694		
			Above 90 upto & Including 95					4.073		
			Above 95 upto & Including 100					4.245		

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
41.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Crepe with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	Non-sampled exporters as per list given at the bottom of this Table*	As given below	Meter	US\$
42.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.662		
			Above 25 upto & Including 30					1.833		
			Above 30 upto & Including 35					1.983		
			Above 35 upto & Including 40					2.173		
			Above 40 upto & Including 45					2.323		
			Above 45 upto & Including 50					2.518		
			Above 50 upto & Including 55					2.614		
			Above 55 upto & Including 60					2.838		
			Above 60 upto & Including 65					3.001		
			Above 65 upto & Including 70					3.162		
			Above 70 upto & Including 75					3.374		
			Above 75 upto & Including 80					3.173		
			Above 80 upto & Including 85					3.716		
			Above 85 upto & Including 90					3.887		
			Above 90 upto & Including 95					4.059		
			Above 95 upto & Including 100					4.230		
43.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Georgette & Chiffon with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	Non-sampled exporters as per list given at the bottom of this Table*	As given below	Meter	US\$
44.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.674		
			Above 25 upto & Including 30					1.882		
			Above 30 upto & Including 35					2.046		
			Above 35 upto & Including 40					2.216		
			Above 40 upto & Including 45					2.442		
			Above 45 upto & Including 50					2.642		
			Above 50 upto & Including 55					2.802		
			Above 55 upto & Including 60					2.985		
			Above 60 upto & Including 65					3.170		
			Above 65 upto & Including 70					3.284		
			Above 70 upto & Including 75					3.591		
			Above 75 upto & Including 80					3.631		
			Above 80 upto & Including 85					3.971		
			Above 85 upto & Including 90					4.160		
			Above 90 upto & Including 95					4.351		
			Above 95 upto & Including 100					4.526		
45.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Habutai with following weight ranges of Grammes per Meter.	People's Republic of China	Any Country	Any	Non-sampled exporters as per list given at the bottom of this Table*	As given below	Meter	US\$
46.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.690		
			Above 25 upto & Including 30					1.867		
			Above 30 upto & Including 35					2.044		
			Above 35 upto & Including 40					2.171		
			Above 40 upto & Including 45					2.330		
			Above 45 upto & Including 50					2.575		
			Above 50 upto & Including 55					2.639		
			Above 55 upto & Including 60					2.929		
			Above 60 upto & Including 65					3.106		
			Above 65 upto & Including 70					3.283		
			Above 70 upto & Including 75					3.460		
			Above 75 upto & Including 80					3.637		
			Above 80 upto & Including 85					3.814		
			Above 85 upto & Including 90					3.991		
			Above 90 upto & Including 95					4.168		
			Above 95 upto & Including 100					4.344		
47.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Others (except Tasar) with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	Non-sampled exporters as per list given at the bottom of this Table*	As given below	Meter	US\$

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
48.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.665		
			Above 25 upto & Including 30					1.837		
			Above 30 upto & Including 35					2.009		
			Above 35 upto & Including 40					2.181		
			Above 40 upto & Including 45					2.353		
			Above 45 upto & Including 50					2.525		
			Above 50 upto & Including 55					2.615		
			Above 55 upto & Including 60					2.813		
			Above 60 upto & Including 65					3.041		
			Above 65 upto & Including 70					3.141		
			Above 70 upto & Including 75					3.385		
			Above 75 upto & Including 80					3.557		
			Above 80 upto & Including 85					3.556		
			Above 85 upto & Including 90					3.860		
			Above 90 upto & Including 95					4.028		
			Above 95 upto & Including 100					4.245		
49.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Crepe with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Chongqing Wintus (New Star) Trade Development Ltd	As given below	Meter	US\$
50.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.662		
			Above 25 upto & Including 30					1.833		
			Above 30 upto & Including 35					2.004		
			Above 35 upto & Including 40					2.175		
			Above 40 upto & Including 45					2.347		
			Above 45 upto & Including 50					2.518		
			Above 50 upto & Including 55					2.689		
			Above 55 upto & Including 60					2.860		
			Above 60 upto & Including 65					3.031		
			Above 65 upto & Including 70					3.203		
			Above 70 upto & Including 75					3.374		
			Above 75 upto & Including 80					3.518		
			Above 80 upto & Including 85					3.716		
			Above 85 upto & Including 90					3.887		
			Above 90 upto & Including 95					4.059		
			Above 95 upto & Including 100					4.230		
51.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Georgette & Chiffon with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Chongqing Wintus (New Star) Trade Development Ltd	As given below	Meter	US\$
52.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.692		
			Above 25 upto & Including 30					1.882		
			Above 30 upto & Including 35					2.072		
			Above 35 upto & Including 40					2.262		
			Above 40 upto & Including 45					2.452		
			Above 45 upto & Including 50					2.642		
			Above 50 upto & Including 55					2.832		
			Above 55 upto & Including 60					2.980		
			Above 60 upto & Including 65					3.212		
			Above 65 upto & Including 70					3.401		
			Above 70 upto & Including 75					3.591		
			Above 75 upto & Including 80					3.781		
			Above 80 upto & Including 85					3.971		
			Above 85 upto & Including 90					4.160		
			Above 90 upto & Including 95					4.351		
			Above 95 upto & Including 100					4.526		
53.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Habutai with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Chongqing Wintus (New Star) Trade Development Ltd	As given below	Meter	US\$
54.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.690		
			Above 25 upto & Including 30					1.867		
			Above 30 upto & Including 35					2.044		

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
			Above 35 upto & Including 40					2.221		
			Above 40 upto & Including 45					2.398		
			Above 45 upto & Including 50					2.575		
			Above 50 upto & Including 55					2.752		
			Above 55 upto & Including 60					2.929		
			Above 60 upto & Including 65					3.106		
			Above 65 upto & Including 70					3.283		
			Above 70 upto & Including 75					3.460		
			Above 75 upto & Including 80					3.637		
			Above 80 upto & Including 85					3.814		
			Above 85 upto & Including 90					3.991		
			Above 90 upto & Including 95					4.168		
			Above 95 upto & Including 100					4.344		
55.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Others (except Tasar) with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Chongqing Wintus (New Star) Trade Development Ltd	As given below	Meter	US\$
56.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.665		
			Above 25 upto & Including 30					1.837		
			Above 30 upto & Including 35					2.009		
			Above 35 upto & Including 40					2.181		
			Above 40 upto & Including 45					2.353		
			Above 45 upto & Including 50					2.525		
			Above 50 upto & Including 55					2.697		
			Above 55 upto & Including 60					2.869		
			Above 60 upto & Including 65					3.041		
			Above 65 upto & Including 70					3.213		
			Above 70 upto & Including 75					3.385		
			Above 75 upto & Including 80					3.557		
			Above 80 upto & Including 85					3.730		
			Above 85 upto & Including 90					3.901		
			Above 90 upto & Including 95					4.073		
			Above 95 upto & Including 100					4.245		
57.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Crepe with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Guizhou Fortune Green products Import Exports Co. Ltd.	As given below	Meter	US\$
58.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.662		
			Above 25 upto & Including 30					1.833		
			Above 30 upto & Including 35					2.004		
			Above 35 upto & Including 40					2.175		
			Above 40 upto & Including 45					2.347		
			Above 45 upto & Including 50					2.518		
			Above 50 upto & Including 55					2.689		
			Above 55 upto & Including 60					2.586		
			Above 60 upto & Including 65					3.031		
			Above 65 upto & Including 70					3.203		
			Above 70 upto & Including 75					3.374		
			Above 75 upto & Including 80					3.545		
			Above 80 upto & Including 85					3.716		
			Above 85 upto & Including 90					3.887		
			Above 90 upto & Including 95					4.059		
			Above 95 upto & Including 100					4.230		
59.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Georgette & Chiffon with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Guizhou Fortune Green products Import Exports Co. Ltd.	As given below	Meter	US\$
60.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.692		
			Above 25 upto & Including 30					1.882		
			Above 30 upto & Including 35					2.072		
			Above 35 upto & Including 40					2.262		
			Above 40 upto & Including 45					2.452		
			Above 45 upto & Including 50					2.642		
			Above 50 upto & Including 55					2.832		
			Above 55 upto & Including 60					3.022		

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
			Above 60 upto & Including 65					3.212		
			Above 65 upto & Including 70					3.401		
			Above 70 upto & Including 75					3.591		
			Above 75 upto & Including 80					3.781		
			Above 80 upto & Including 85					3.971		
			Above 85 upto & Including 90					4.160		
			Above 90 upto & Including 95					4.351		
			Above 95 upto & Including 100					4.526		
61.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Habutai with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Guizhou Fortune Green products Import Exports Co. Ltd.	As given below	Meter	US\$
62.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.690		
			Above 25 upto & Including 30					1.867		
			Above 30 upto & Including 35					2.044		
			Above 35 upto & Including 40					2.104		
			Above 40 upto & Including 45					2.398		
			Above 45 upto & Including 50					2.575		
			Above 50 upto & Including 55					2.752		
			Above 55 upto & Including 60					2.826		
			Above 60 upto & Including 65					3.106		
			Above 65 upto & Including 70					3.283		
			Above 70 upto & Including 75					3.460		
			Above 75 upto & Including 80					3.637		
			Above 80 upto & Including 85					3.814		
			Above 85 upto & Including 90					3.991		
			Above 90 upto & Including 95					4.168		
			Above 95 upto & Including 100					4.344		
63.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Others (except Tasar) with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	M/s Guizhou Fortune Green products Import Exports Co. Ltd.	As given below	Meter	US\$
64.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.665		
			Above 25 upto & Including 30					1.837		
			Above 30 upto & Including 35					2.009		
			Above 35 upto & Including 40					2.181		
			Above 40 upto & Including 45					2.353		
			Above 45 upto & Including 50					2.525		
			Above 50 upto & Including 55					2.697		
			Above 55 upto & Including 60					2.869		
			Above 60 upto & Including 65					3.041		
			Above 65 upto & Including 70					3.213		
			Above 70 upto & Including 75					3.385		
			Above 75 upto & Including 80					3.557		
			Above 80 upto & Including 85					3.730		
			Above 85 upto & Including 90					3.901		
			Above 90 upto & Including 95					4.073		
			Above 95 upto & Including 100					4.245		
65.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Crepe with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	All other exporters	As given below	Meter	US\$
66.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.662		
			Above 25 upto & Including 30					1.833		
			Above 30 upto & Including 35					2.004		
			Above 35 upto & Including 40					2.175		
			Above 40 upto & Including 45					2.347		
			Above 45 upto & Including 50					2.518		
			Above 50 upto & Including 55					2.689		
			Above 55 upto & Including 60					2.860		
			Above 60 upto & Including 65					3.031		
			Above 65 upto & Including 70					3.203		
			Above 70 upto & Including 75					3.374		
			Above 75 upto & Including 80					3.545		
			Above 80 upto & Including 85					3.716		

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
			Above 85 upto & Including 90					3.887		
			Above 90 upto & Including 95					4.059		
			Above 95 upto & Including 100					4.230		
67.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Georgette & Chiffon with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	All other exporters	As given below	Meter	US\$
68.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.692		
			Above 25 upto & Including 30					1.882		
			Above 30 upto & Including 35					2.072		
			Above 35 upto & Including 40					2.262		
			Above 40 upto & Including 45					2.452		
			Above 45 upto & Including 50					2.642		
			Above 50 upto & Including 55					2.832		
			Above 55 upto & Including 60					3.022		
			Above 60 upto & Including 65					3.212		
			Above 65 upto & Including 70					3.401		
			Above 70 upto & Including 75					3.591		
			Above 75 upto & Including 80					3.781		
			Above 80 upto & Including 85					3.971		
			Above 85 upto & Including 90					4.160		
			Above 90 upto & Including 95					4.351		
			Above 95 upto & Including 100					4.526		
69.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Habutai with following weight ranges of Grammes per Meter	People's Republic of China	Any Country	Any	All other exporters	As given below	Meter	US\$
70.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.690		
			Above 25 upto & Including 30					1.867		
			Above 30 upto & Including 35					2.044		
			Above 35 upto & Including 40					2.221		
			Above 40 upto & Including 45					2.398		
			Above 45 upto & Including 50					2.575		
			Above 50 upto & Including 55					2.752		
			Above 55 upto & Including 60					2.929		
			Above 60 upto & Including 65					3.106		
			Above 65 upto & Including 70					3.283		
			Above 70 upto & Including 75					3.460		
			Above 75 upto & Including 80					3.637		
			Above 80 upto & Including 85					3.814		
			Above 85 upto & Including 90					3.991		
			Above 90 upto & Including 95					4.168		
			Above 95 upto & Including 100					4.344		
71.	5007 10 00, 5007 20 10, 5007 20 90, 5007 90 00	Silk Fabrics	Others (except Tasar) with following weight ranges of Grammes per Meter	People's Republic of China		Any	All other exporters	As given below	Meter	US\$
72.	-do-	-do-	-do-	Any	People's Republic of China	Any	-do-	As given below	Meters	US\$
			Above 20 upto & Including 25					1.665		
			Above 25 upto & Including 30					1.837		
			Above 30 upto & Including 35					2.009		
			Above 35 upto & Including 40					2.181		
			Above 40 upto & Including 45					2.353		
			Above 45 upto & Including 50					2.525		
			Above 50 upto & Including 55					2.697		
			Above 55 upto & Including 60					2.869		
			Above 60 upto & Including 65					3.041		
			Above 65 upto & Including 70					3.213		
			Above 70 upto & Including 75					3.385		
			Above 75 upto & Including 80					3.557		
			Above 80 upto & Including 85					3.730		
			Above 85 upto & Including 90					3.901		
			Above 90 upto & Including 95					4.073		
			Above 95 upto & Including 100					4.245		

*List of Non-Sampled Exporters (S.No 41 to 48 of the Table above) :-

- (i) Longchang Yinhua Silk Co.
 - (ii) Jiangsu Hongbao Group Imp. & Exp. Co. Ltd
 - (iii) Chongqing Boshan Silk Co. Ltd
 - (iv) Anhui Silk Co. Ltd
 - (v) Xinyuan Cocoon Silk Group Co. Ltd
 - (vi) Huzhou Sentong Silk Weaving Co. Ltd
 - (vii) Shanghai Silk Group Co. Ltd.
 - (viii) Zhejiang Mihuang Import & Export Co. Ltd
 - (ix) Deyang Bailong Lifeng Silk Fabric Co. Ltd
 - (x) Jiangsu Soho International Group Corp
 - (xi) Guangdong Silique International Group Gold Silk Co. Ltd
 - (xii) Guangdong Silique International Group Wintex Corp. Ltd
 - (xiii) Chengdu Investment Imp. & Exp. Co. Ltd
 - (xiv) Chengdu Kilter Silk Trade Corporation Ltd
 - (xv) Qindao Hirun Investment Group Co. Ltd
 - (xvi) Zhejiang Jiaying Silk Imp. & Exp. Co. Ltd
 - (xvii) Sichuan New Rise (Langzhong) Silk Co. Ltd
 - (xviii) Sichuan New Rise Imp. & Exp. Co. Ltd
 - (xix) Sichuan Yate Silk Import/Export Co. Ltd
 - (xx) ChenFeng (Jiangsu) Clothing Co. Ltd
2. The anti-dumping duty imposed under this notification shall be effective on the date of publication of this notification in the Official Gazette and shall be paid in Indian currency.

Explanation—For the purposes of this notification, -

- (i) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act; and
- (ii) “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Fully Drawn Yarn originating in or exported from specified countries

Ntfn 15 dated 20.02.2007

As amended by 68/2008-Cus. dated 15.05.2008; 111/2008-Cus. dated 22.10.2008; 110/2010-Cus. dated 19.10.2010:

WHEREAS, in the matter of import of fully drawn yarn or fully oriented yarn or spin drawn yarn or flat yarn of polyester (non-textured and non-POY) and other yarns (hereinafter referred to as the subject goods) falling under tariff items 5402 44 00 or 5402 47 00 (since substituted for the erstwhile tariff item 5402 43 00) of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported, from Indonesia, Republic of Korea, Malaysia and Chinese Taipei (hereinafter referred to as the subject countries), the designated authority in its preliminary findings vide notification No. 14/3/2005-DGAD, dated the 3rd July, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 3rd July, 2006, had come to the conclusion that—

- (i) the subject goods originating in or exported, from subject countries have been exported to India below their normal values;
- (ii) the domestic industry has suffered material injury;
- (iii) the injury has been caused to the domestic industry by dumped imports of subject goods originating in, or exported, from the subject countries;

and had recommended imposition of provisional anti-dumping duty on imports of the subject goods of all grades, originating in, or exported, from the subject countries;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.82/2006–Customs, dated the 21st August, 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 21st August, 2006 vide G.S.R. No. 495(E), dated the 21st August, 2006;

AND WHEREAS the designated authority in its final findings vide notification No.14/3/2005 -DGAD, dated the 26th December, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 27th December, 2006, read with amendment No.14/3/2005-DGAD, dated 24th January, 2007, published in the Gazette of India, Extraordinary, Part I, section 1, dated the 24th January, 2007, has extended the scope of subject goods to include Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester falling under tariff item 5402 44 00 or 5402 46 00 of the First Schedule of the said Customs Tariff Act, has come to the conclusion that –

- (i) subject goods originating in, or exported from, subject countries have been exported to India below their normal value;
- (ii) the domestic industry has suffered material injury;
- (iii) the injury has been caused to the domestic industry by dumped imports of subject goods originating in, or exported from, the subject countries;

[* * * *]

Appendix–D : Anti-Dumping Duty

AND WHEREAS the designated authority has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported from, the subject countries, in order to remove the injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table I below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table I.

TABLE-I

S.No.	Tariff item	Description of goods	Speci- fication	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Indonesia	Any	M/s P.T. Mutu Gading Tekstil, Indonesia	M/s P.T. Mutu Gading Tekstil, Indonesia	Nil	MT	US\$
2.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Indonesia	Any	M/s P.T. Mutu Gading Tekstil, Indonesia	Any other than above	490	MT	US\$
3.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Indonesia	Any	Any other than above	Any	490	MT	US\$
4.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Any other than Subject Countries	Indonesia	Any	Any	490	MT	US\$
5.	Omitted									
6.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Republic of Korea	Any	M/s Hyosung Corporation, Korea	M/s Hyosung Corporation, Korea	64	MT	US\$
7.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Republic of Korea	Any	M/s Hyosung Corporation, Korea	Any other than above	588	MT	US\$
8.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Republic of Korea	Any	M/s Woongjin Chemicals Co. Ltd.	M/s Woongjin Chemicals Co. Ltd.	Nil	MT	US\$
9.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Republic of Korea	Any	M/s Woongjin Chemicals Co. Ltd.	Any other than above	588	MT	US\$
10.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Republic of Korea	Any	M/s Huvis Corporation, Korea	M/s Huvis Corporation, Korea	Nil	MT	US\$
11.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Republic of Korea	Any	M/s Huvis Corporation, Korea	Any other than above	588	MT	US\$
12.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Republic of Korea	Any	Any other than the Korean producers named above	Any	588	MT	US\$
13.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Any other than Subject Countries	Republic of Korea	Any	Any	588	MT	US\$
14.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Malaysia	Any	M/s Recron (Malaysia) Sdn Bhd	M/s Recron (Malaysia) Sdn Bhd	163	MT	US\$
15.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester Polyester	Any	Malaysia	Any	M/s Recron (Malaysia) Sdn Bhd	Any other than above	456	MT	US\$
16.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Malaysia	Any	Any other than above	Any	456	MT	US\$
17.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Any other than Subject Countries	Malaysia	Any	Any	456	MT	US\$

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
18.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Chinese Taipei	Any	M/s Nan Ya Plastics Corporation	M/s Nan Ya Plastics Corporation	40	MT	US\$
19.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Chinese Taipei	Any	M/s Nan Ya Plastics Corporation	Any other than above	390	MT	US\$
20.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Chinese Taipei	Any	Any other than above	Any	390	MT	US\$
21.	5402 44 00, 5404 46 00 or 5402 47 00	Fully Drawn or Fully Printed Yarn or Spin Draw Yarn or Flat Yarn of Polyester	Any	Any other than Subject Countries	Chinese Taipei	Any	Any	390	MT	US\$

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- The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, i.e. the 21st August, 2006, and shall be paid in Indian currency.
- The anti-dumping duty imposed under this notification on imports of fully drawn yarn or fully printed yarn or fully oriented yarn or spin drawn yarn or flat yarn of polyester and other yarns falling under Chapter 52 of the First Schedule to the said Customs Tariff Act, produced and exported by M/s H.K. Corporation, Republic of Korea and imported into India, shall be levied with effect from the 15th November, 2007.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Potassium Permanganate originating in or exported from China PR

Ntfn 50 dated 29.03.2007

WHEREAS, the designated authority, vide its notification No. 15/5/2006-DGAD, published in Part I, Section I of the Gazette of India, Extraordinary, dated the 3rd March, 2006, had initiated a review in the matter of continuation of anti-dumping on imports of Potassium Permanganate (hereinafter referred to as the subject goods) falling under tariff heading 2841 61 00 of the First Schedule to the Customs tariff Act 1975, (51 of 1975), originating in, or exported from, the Peoples Republic of China, imposed vide notification No. 113/2001 dated 1st November, 2001, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 1st November, 2001 vide G.S.R. No. 815(E), dated the 1st November, 2001, superseded by Notification No. 85/2003-Customs dated the 27th May, 2003, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 27th May, 2003 vide G.S.R. No. 436(E), dated the 27th May, 2003, subsequently superseded by Notification No. 82/2005-Customs dated the 14th September, 2005, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 14th September, 2005 vide G.S.R. No. 585(E), dated the 14th September, 2005;

AND WHEREAS, the Central Government has extended the anti-dumping duty on the subject goods, originating in, or exported from, the Peoples Republic of China up to and inclusive of the 11th day of March, 2007 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 26/2006 -Customs dated the 10th March, 2006, G.S.R No. 154(E), dated the 10th March, 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 10th March, 2006;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from the Peoples Republic of China, the designated authority vide its final findings, No. 15/5/2006-DGAD dated the 1st March, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 1st March, 2007, as amended vide Notification No.15/5/2006-DGAD, dated 5th March, 2007 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th March, 2007, has come to the conclusion that –

- the subject goods have entered from the Republic of China at less than its normal value and the dumping margins of the subject goods imported from China are substantial and above de minimis;
- there is also a likelihood of dumping to continue from China, if the duties are revoked;
- the domestic industry continues to suffer marginal material injury at present and the cause of the current injury is overwhelmingly due to the volume as well as price effect of the dumped imports from the Republic of China;
- injury to domestic industry is likely to continue, if the duties are revoked;

and has recommended continued imposition of the antidumping duty against the subject goods originating in or exported from the Peoples Republic of China in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6), and produced by the producers as specified in the corresponding entry in column (7), and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said TABLE.

(See Table on Next Page)

Appendix–D : Anti-Dumping Duty

TABLE

Sl. No.	Tariff heading	Description of goods	Specification of goods	Country of origin	Country of export	Producer	Exporter	Duty Amount	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2841 61 00	Potassium Permanganate (KmnO ₄)	All grades	People's Republic of China	Any	M/s Groupstar (Yunnan), Chemicals LLC, People's Republic of China	M/s Groupstar (Yunnan), Chemicals LLC, People's Republic of China	123.51	MT	US\$
2.	2841 61 00	Potassium Permanganate (KmnO ₄)	All grades	People's Republic of China	Any	Any other combination of producer & Exporter, (other than above)	513	MT	US\$	
3.	2841 61 00	Potassium Permanganate (KmnO ₄)	All grades	Any other than People's Republic of China	People's Republic of China	Any	Any	513	MT	US\$

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette and shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: White Cement originating in or exported from UAE and Iran

Ntfn 56 dated 12.04.2007

WHEREAS, the designated authority, vide its notification No.15/6/2005-DGAD, published in Part I, Section I of the Gazette of India, Extraordinary, dated the 28th February, 2006, had initiated a sunset review in the matter of continuation of anti-dumping on imports of White Cement (hereinafter referred to as the subject goods) falling under sub-heading 2523 21 of the First Schedule to the Customs tariff Act 1975, (51 of 1975), originating in, or exported from, UAE and Iran (hereinafter referred to as subject countries), imposed vide notification No.64/2001 dated the 14th June, 2001, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 14th June, 2001 vide G.S.R. No. 435(E), dated the 14th June, 2001, superseded by notification No.99/2001-Customs dated the 3rd October, 2001, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 3rd October, 2001 vide G.S.R. No.753(E), dated the 3rd October, 2001;

AND WHEREAS, the Central Government has extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 50/2006-Customs dated the 29th May, 2006, published in Part II, Section 3, Subsection (i) of the Gazette of India, Extraordinary, dated the 29th May, 2006 vide G.S.R. No.320(E), dated the 29th May, 2006, up to and inclusive of the 13th day of June, 2007;

AND WHEREAS, in the matter of sunset review of anti-dumping on import of the subject goods, originating in, or exported from the subject countries, the designated authority vide its findings, No.15/6/2005-DGAD dated the 27th February, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 27th February, 2007, subsequently amended vide notification No. 15/6/2005-DGAD dated 9th April, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 9th April, 2007, has come to the conclusion that—

- the subject goods are entering the Indian market at dumped prices and dumping margin from subject countries is significant and above de-minimis;
- the subject goods are likely to enter the Indian market at dumped prices, should the present measures be withdrawn;
- even though the domestic industry has improved its performance over injury period and not suffered injury but injury to domestic industry would recur, should the present anti-dumping duties be withdrawn;

and has recommended continued imposition of the anti-dumping duty against the subject goods originating in or exported from the subject countries in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No.99/2001-Customs, dated the 3rd October, 2001, except as respects things done or omitted to be done before such supersession, the Central Government, after considering the aforesaid findings of the designated authority and the subsequent amendment thereto, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6), and produced by the producers as specified in the corresponding entry in column (7), and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No.	Tariff item	Description of goods	Specification	Country of Origin	Country of Export	Producer	Exporter	Amount (US\$)	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2523 21 00	White Portland Cement	Any	UAE	Any	Any	Any	32	Per MT	USD
2.	2523 21 00	White Portland Cement	Any	Any country other than Iran	UAE	Any	Any	32	Per MT	USD
3.	2523 21 00	White Portland Cement	Any	Iran	Any	Any	Any	38	Per MT	USD
4.	2523 21 00	White Portland Cement	Any	Any country other than UAE	Iran	Any	Any	38	Per MT	USD

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette and shall be paid in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Dry Cell Batteries originating in or exported from 13.04.2007

Ntfn 57 dated 13.04.2007

WHEREAS, the designated authority had initiated a sunset review in the matter of continuation of final anti-dumping duty on dry cell batteries [hereinafter referred to as the subject goods], falling under heading 8506 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People’s Republic of China (hereinafter referred to as the subject country), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.84/2001-Customs, dated the 2nd August, 2001 [GSR 570(E), dated the 2nd August, 2001] and had requested for continuation of anti-dumping duty for an additional period of one year, pending the completion of the review;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods originating in, or exported from, the subject country vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 8/2006-Customs dated the 16th February, 2006 [G.S.R. 67(E), dated the 16th February, 2006], up to and inclusive of 5th day of February, 2007;

AND WHEREAS, in the matter of sunset review of anti-dumping duty on imports of the subject goods, originating in, or exported from the subject country, the designated authority vide its final findings, No. 53/1/2000-DGAD dated the 31st January, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 31st January, 2007, has come to the conclusion that –

- the subject goods are entering the Indian market at dumped prices and dumping margin from subject country is significant and above de-minimis;
- even though the domestic industry has improved its performance over the injury period, the injury to domestic industry is likely to continue or recur;
- the situation of the domestic industry has improved due to anti-dumping duty in place, there is likelihood of continuation or recurrence of dumping and injury on account of imports from subject country if the duties are revoked, the authority is of the opinion that continuation of the measure is necessary against import from subject country;

and has recommended that definitive anti-dumping duties be imposed by the Central Government on all imports of subject goods falling under heading 8506 of Customs Tariff originating in, or exported from, subject country;

AND WHEREAS, the designated authority has amended para 77 of its final findings vide notification No. 53/1/2000-DGAD dated the 29th March, 2007 replacing the unit of measurement of subject goods from “per MT” to “per 1000 pieces”.

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, read with the amendment dated the 29th March, 2007, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), exported from the country as specified in the corresponding entry in column (6), and produced by the producers as specified in the corresponding entry in column (7), exported by the exporters as specified in the corresponding entry in column (8), imported into India, an anti-dumping duty which shall be equal to difference between the amount mentioned in the corresponding entry in column (9) in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table, and the landed value of such imported goods in like currency and like unit of measurement.

TABLE

Sl. No.	Heading	Description of goods	Specification	Country of Origin	Country of Export	Producer	Exporter	Amount (US \$)	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	8506	Dry Cell Batteries	Zinc Carbon Pencil batteries, R6, AA, UM3, etc	China	China	Any producer	Any exporter	54.59	1000 pieces	USD
2.	8506	Dry Cell Batteries	Zinc Carbon Pencil batteries, R6, AA, UM3, etc	Any country other than China	China	Any producer	Any exporter	54.59	1000 pieces	USD
3.	8506	Dry Cell Batteries	Zinc Carbon Pencil batteries, R6, AA, UM3, etc	China	Any country other than China	Any producer	Any exporter	54.59	1000 pieces	USD

2. This notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) and the anti-dumping duty shall be paid in Indian Currency.

Explanation—For the purposes of this notification,—

- “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification, issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Appendix–D : Anti-Dumping Duty

Anti-dumping duty: Zinc Oxide originating in or exported from People's Republic of China PR

Ntfn 64 dated 07.05.2007

WHEREAS, the designated authority, vide its notification No. 15/4/2005-DGAD, published in Part I, Section I of the Gazette of India, Extraordinary, dated the 7th April, 2006, had initiated a review in the matter of continuation of anti-dumping on imports of Zinc Oxide (hereinafter referred to as the subject goods) falling under heading 2817 or subheading 3812 30 of the First Schedule to the Customs Tariff Act 1975, (51 of 1975), originating in, or exported from, the Peoples Republic of China (hereinafter referred to as the subject country), imposed vide notification No. 115/2001 dated the 2nd November, 2001, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 2nd November, 2001 vide G.S.R. No. 821(E), dated the 2nd November, 2001;

AND WHEREAS, the Central Government has extended the anti-dumping duty on the subject goods, originating in, or exported from, the Peoples Republic of China up to and inclusive of the 8th day of April, 2007 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 51/2006 -Customs dated the 29th May, 2006, G.S.R No. 321(E), dated the 29th May, 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 29th May, 2006;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from the Peoples Republic of China, the designated authority vide its final findings, No. 15/4/2005-DGAD dated the 4th April, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th April, 2007, has come to the conclusion that –

- (i) the subject goods are entering the Indian market at dumped prices and dumping margin from subject country is significant and above de minimis. The subject goods are likely to enter the Indian market at dumped prices, should the present measures be withdrawn;
- (ii) even though the domestic industry has improved its performance over the injury period, the injury to domestic industry may occur, should the present anti-dumping duties are withdrawn, injury to the domestic industry is likely to continue or recur;
- (iii) continuation of the antidumping duty is necessary against subject goods originating in or exported from China;

and has recommended continued imposition of the anti-dumping duty against the subject goods, originating in, or exported from, the Peoples Republic of China in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and exported from the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (6), and exported by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

TABLE

Sl. No.	Tariff Items	Description of Goods	Country of origin	Country of export	Producer	Exporter	Amount	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2817 00 10 or 3812 30 30	Zinc Oxide all Grades 99.5% purity	People's Republic of China	People's Republic of China	Any	Any	430.93	MT	USD
2.	2817 00 10 or 3812 30 30	Zinc Oxide all Grades 99.5% purity	People's Republic of China	Any country other than People's Republic of China	Any	Any	430.93	MT	USD
3.	2817 00 10 or 3812 30 30	Zinc Oxide all Grades 99.5% purity	Any country other than People's Republic of China	People's Republic of China	Any	Any	430.93	MT	USD

2. The rate of anti-dumping duty for Zinc Oxide of all grades of purity other than 99.5% shall be worked out on pro-rata basis.
3. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Compact Disc-Recordable (CD-Rs) originating in or exported from specified countries

Ntfn 78 dated 29.06.2007

WHEREAS, in the matter of import of Compact Discs-Recordable (CD-Rs) (hereinafter referred to as the subject goods), falling under sub-heading 8523 40 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from the People's Republic of China, Hong Kong, Singapore and Chinese Taipei (hereinafter referred to as the subject countries), the designated authority, in its preliminary findings vide notification No. 14/15/2005-DGAD dated the 28th August, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 28th August, 2006, had come to the conclusion that, -

- (i) the subject goods have entered the Indian market from the subject countries at prices less than their normal values in the domestic markets of the exporting countries;
- (ii) the dumping margins of the subject goods imported from the subject countries are substantial and above de minimis;
- (iii) the domestic industry has suffered material injury and the injury has been caused to the domestic industry both by volume and price effect of the dumped imports of the subject goods originating in or exported from subject countries;

Appendix-D : Anti-Dumping Duty

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on the subject goods vide notification No. 105/2006-Customs, dated the 6th October 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 6th October 2006 vide No. G.S.R. 622(E), dated the 6th October 2006;

AND WHEREAS, the designated authority, vide its final findings vide notification No. 14/15/2005-DGAD dated the 2nd April 2007, read with amendment of the said final findings of Designated Authority dated the 1st June 2007, [published in the Gazette of India, Extraordinary, Part I, Section I, dated the 1st June 2007], has come to the conclusion that, -

- the subject goods have entered the Indian market from the subject countries at prices less than their normal values in the domestic market of the exporting countries;
- the dumping margins of the subject goods imported from the subject countries are substantial and above de minimis.
- the domestic industry has suffered material injury and the injury has been caused to the domestic industry both by volume and price effect of dumped imports of subject goods originating in or exported from the subject countries.

and has recommended to impose definitive anti-dumping duties on all imports of the subject goods, originating in or exported from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) and sub-section (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under the sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries specified in the corresponding entry in column (5), and exported from the countries specified in the corresponding entry in column (6), and produced by the producers specified in the corresponding entry in column (7), and exported by the exporters specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equal to the amount specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11), and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Serial No.	Sub-Heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Duty Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	8523 40	Compact Discs-Recordable (CD-Rs) write once read many times	Any	People's Republic of China	People's Republic of China	Any	Any	0.099	PC	US\$
2.	-do-	-do-	-do-	People's Republic of China	Any	Any	Any	0.099	PC.	US\$
3.	-do-	-do-	-do-	Any	People's Republic of China	Any	Any	0.099	PC	US\$
4.	-do-	-do-	-do-	Singapore	Singapore	Any	Any	0.068	PC	US\$
5.	-do-	-do-	-do-	Singapore	Any other than People's Republic of China	Any	Any	0.068	PC	US\$
6.	-do-	-do-	-do-	Any other than People's Republic of China	Singapore	Any	Any	0.068	PC	US\$
7.	-do-	-do-	-do-	Hong Kong	Hong Kong	Any	Any	0.050	PC	US\$
8.	-do-	-do-	-do-	Hong Kong	Any other than subject countries	Any	Any	0.050	PC	US\$
9.	-do-	-do-	-do-	Any other than subject countries	Hong Kong	Any	Any	0.050	PC	US\$
10.	-do-	-do-	-do-	Chinese Taipei	Chinese Taipei	Any	Any	0.061	PC	US\$
11.	-do-	-do-	-do-	Chinese Taipei	Any other than People's Republic of China and Singapore	Any	Any	0.061	PC	US\$
12.	-do-	-do-	-do-	Any other than People's Republic of China and Singapore	Chinese Taipei	Any	Any	0.061	PC	US\$

- The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, and shall be payable in Indian currency.

Explanation—For the purposes of this notification, “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act.

Anti-dumping duty: POY originating in or exported from Thailand, Indonesia, Malaysia and Chinese Taipei

Ntfn 86 dated 10.07.2007

As amended by 132/2008-Cus. dated 10.12.2008:

WHEREAS, the designated authority, vide its notification No. 15/9/2005-DGAD, published in Part I, Section I of the Gazette of India, Extraordinary, dated the 20th December, 2005, had initiated a review in the matter of continuation of anti-dumping duties on imports of partially oriented yarn of polyester (hereinafter referred to as the subject goods), falling under heading 5402 of the First Schedule to the Customs Tariff Act 1975, (51 of 1975), originating in, or exported from, Thailand, Indonesia, Malaysia and Chinese Taipei (hereinafter referred to as the subject countries), imposed vide notification No. 15/2002-Customs, dated the 8th February, 2002, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R. 92(E), dated the 8th February, 2002;

Appendix–D : Anti-Dumping Duty

AND WHEREAS, the Central Government has extended the anti-dumping duty on the subject goods, originating in, or exported from the subject countries up to and inclusive of the 11th April, 2007 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No.22/2006-Customs, dated the 2nd March, 2006, number G.S.R.128 (E), dated the 2nd March, 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 2nd March, 2006;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from the subject countries, the designated authority vide its final findings No.15/9/2005-DGAD dated the 18th June, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 18th June, 2007, has come to the conclusion that –

- (i) subject goods originating in or exported from the subject countries have been exported to India below their normal values;
- (ii) the domestic industry has suffered material injury;
- (iii) the injury has been caused to the domestic industry by dumped imports of the subject goods from the subject countries;
- (iv) anti dumping duties are required to be imposed in respect of imports from the subject countries, as withdrawal thereof would lead to continuation of dumping and injury;

and has recommended continued imposition of definitive anti-dumping duty against the subject goods, originating in, or exported from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), exported from the countries as specified in the corresponding entry in column (6), produced by the producers as specified in the corresponding entry in column (7), exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table,-

TABLE

Sl. No	Heading	Description of goods	Specifica- tion	Country of origin	Country of Export	Producer	Exporter	Amo-unt	Unit of M.	Curr- ency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	5402	Partially Oriented Yarn of Polyester	Any	Chinese Taipei	Chinese Taipei	Any	Any	461.52	MT	US\$
2.	5402	Partially Oriented Yarn of Polyester	Any	Chinese Taipei	Any other than Chinese Taipei	Any	Any	461.52	MT	US\$
3.	5402	Partially Oriented Yarn of Polyester	Any	Any other than subject countries	Chinese Taipei	Any	Any	461.52	MT	US\$
4.	5402	Partially Oriented Yarn of Polyester	Any	Thailand	Thailand	Any	Any	83.74	MT	US\$
5.	5402	Partially Oriented Yarn of Polyester	Any	Thailand	Any other than Thailand	Any	Any	83.74	MT	US\$
6.	5402	Partially Oriented Yarn of Polyester	Any	Any other than subject countries	Thailand	Any	Any	83.74	MT	US\$
7.	5402	Partially Oriented Yarn of Polyester	Any	Indonesia	Indonesia	M/s PT Polysindo Eka Perkasa,	M/s PT Polysindo Eka Perkasa,	88.68	MT	US\$
8.	5402	Partially Oriented Yarn of Polyester	Any	Indonesia	Indonesia	Any other than M/s PT Polysindo Eka Perkasa,	Any other than M/s PT Polysindo Eka Perkasa,	140.05	MT	US\$
9.	5402	Partially Oriented Yarn of Polyester	Any	Indonesia	Any other than Indonesia	Any	Any	140.05	MT	US\$
10.	5402	Partially Oriented Yarn of Polyester	Any	Any other than subject countries	Indonesia	Any	Any	140.05	MT	US\$
11.	5402	Partially Oriented Yarn of Polyester	Any	Malaysia	Malaysia	M/s Hualon Corporation (M) Sdn BHD.	M/s Hualon Corporation (M) Sdn BHD.	74.13	MT	US\$
12.	5402	Partially Oriented Yarn of Polyester	Any	Malaysia	Malaysia	Any other than M/s Hualon Corporation (M) Sdn BHD.,	Any other than M/s Hualon Corporation (M) Sdn BHD.,	185.03	MT	US\$
13.	5402	Partially Oriented Yarn of Polyester	Any	Malaysia	Any other than Malaysia	Any	Any	185.03	MT	US\$
14.	5402	Partially Oriented Yarn of Polyester	Any	Any other than subject countries	Malaysia	Any	Any	185.03	MT	US\$

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Hexamine originating in or exported from Russia, and Saudi Arabia*Ntfn 89 dated 25.07.2007*

WHEREAS, the designated authority, vide its notification No. 8/1/2001(SSR)-DGAD, published in Part I, Section I of the Gazette of India, Extraordinary, dated the 19th June, 2006, had initiated a review in the matter of continuation of anti-dumping on imports of Hexamine (hereinafter referred to as the subject goods) falling under tariff item 2921 29 10 of the First Schedule to the Customs Tariff Act 1975, (51 of 1975), originating in, or exported from, Russia and Saudi Arabia (hereinafter referred to as the subject countries), imposed vide notification No. 31/2002-Customs, dated the 27th March, 2002, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 27th March, 2002, vide G.S.R. No. 228 (E), dated the 27th March, 2002;

AND WHEREAS, the Central Government has extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries upto and inclusive of the 27th June, 2007 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 65/2006 -Customs dated the 27th June, 2006, G.S.R No. 384(E), dated the 27th June, 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 27th June, 2006;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject countries, the designated authority vide its final findings No. 8/1/2001(SSR)-DGAD dated the 14th June, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 14th June, 2007, as amended vide notification No.8/1/2001(SSR)-DGAD, dated the 29th June, 2007 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 2nd July, 2007, has come to the conclusion that-

- (a) subject goods originating in, or exported from, the subject countries have been exported to India below their normal value, resulting in dumping;
- (b) the domestic industry has suffered material injury due to dumped imports;
- (c) discontinuation of anti-dumping duties on the subject goods from the subject countries may result in continuance or intensification of injury to the domestic industry;

and has recommended continued imposition of definitive anti-dumping duty against the subject goods, originating in, or exported from, the subject countries in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and exported from the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (6), and exported by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

TABLE

Sl. No.	Tariff item	Description of goods	Country of Origin	Country of Export	Producer	Exporter	Amount (US\$)	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2921 29 10	Hexamine	Russia	Russia	Any	Any	201.70	MT	USD
2.	2921 29 10	Hexamine	Russia	Any other than Russia	Any	Any	201.70	MT	USD
3.	2921 29 10	Hexamine	Any other than subject countries	Russia	Any	Any	201.70	MT	USD
4.	2921 29 10	Hexamine	Saudi Arabia	Saudi Arabia	Any	Any	145.29	MT	USD
5.	2921 29 10	Hexamine	Saudi Arabia	Any other than Saudi Arabia	Any	Any	145.29	MT	USD
6.	2921 29 10	Hexamine	Any other than subject countries	Saudi Arabia	Any	Any	145.29	MT	USD

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: POY originating in or exported from China PR*Ntfn 92 dated 03.08.2007*

WHEREAS, in the matter of import of partially oriented yarn generally known as POY (hereinafter referred to as the subject goods) classified under erstwhile tariff item 5402 42 00, of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in or exported from the People's Republic of China, (hereinafter referred to as the subject country), the designated authority, in its preliminary findings vide notification No. 14/10/2005-DGAD, dated the 4th July 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 4th July 2006, had come to the conclusion that –

- (a) the subject goods originating in or exported from subject country have been exported to India below their normal values;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused to the domestic industry by dumped imports of subject goods originating in or exported from subject country;

Appendix–D : Anti-Dumping Duty

(d) the Authority considers it necessary to recommend provisional antidumping duty on imports of subject goods originating in or exported from the subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.77/2006–Customs, dated the 2nd August, 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 2nd August, 2006 [vide number G.S.R. No. 458(E), dated the 2nd August, 2006];

AND WHEREAS, the designated authority in its final findings vide notification No.14/10/2005 -DGAD, dated the 8th June, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 8th June, 2007, has come to the conclusion that–

(a) subject goods originating in or exported from the subject country have been exported to India below their normal values;

(b) the domestic industry has suffered material injury;

(c) the injury has been caused to the domestic industry by dumped imports of the subject goods originating in or exported from the subject country;

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported from, the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with sub-section (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the Customs Tariff Act, 1975, as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries specified in the corresponding entry in column (5), and exported from the countries specified in the corresponding entry in column (6) and produced by the producers specified in the corresponding entry in column (7) and exported by the exporters specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equal to the amount specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

Sl. No.	Heading	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of M.	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	5402	Partially Oriented Yarn	Any	People's Republic of China	Any	Any	Any	545.22	Metric tonne	US\$
2.	5402	Partially Oriented Yarn	Any	Any	People's Republic of China	Any	Any	545.22	Metric tonne	US\$

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, the 2nd August, 2006, and shall be paid in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers under sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Nonylphenol originating in or exported from Chinese Taipei

Ntfn 94 dated 22.08.2007

WHEREAS, in the matter of import of nonylphenol (hereinafter referred to as the subject goods), falling under the Tariff item 2907 13 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, Chinese Taipei (hereinafter referred to as the subject country), the designated authority in its final findings vide notification No.14/13/2005 -DGAD, dated the 25th June, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 25th June, 2007 has come to the conclusion that–

(a) subject goods originating in or exported from the subject country has been exported to India below their normal values;

(b) the domestic industry has suffered material injury; and

(c) the injury has been caused to the domestic industry by dumped imports of the subject goods originating in, or exported from, the subject country.

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9), of the said Table.

TABLE

Sl. No.	Tariff item	Description of goods	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2907 13 00	Nonylphenol	Chinese Taipei	Any country	Any	Any	163.62	Metric tonne	USD
2.	2907 13 00	Nonylphenol	Any country	Chinese Taipei	Any	Any	163.62	Metric tonne	USD

2. The anti-dumping duty imposed under this Notification shall be effective from the date of publication of this Notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the Notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Peroxosulphates originating in or exported from China PR and Japan

Ntfn 96 dated 29.08.2007

WHEREAS, in the matter of import of Peroxosulphates also known as Persulphates (hereinafter referred to as the subject goods) falling under tariff item 2833 40 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China and Japan (hereinafter referred to as the subject countries) and imported into India, the designated authority in its preliminary findings vide notification No. 14/1/2006-DGAD dated the 23rd February, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 23rd February, 2007, had come to the conclusion that—

- the subject goods had entered the Indian market from the subject countries at prices less than their normal values in the domestic markets of the exporting countries;
- the dumping margins of the subject goods imported from the subject countries or territories were substantial and above de minimis;
- the domestic industry had suffered material injury and the injury had been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject countries;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in or exported from the subject countries.

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.40/2007-CUSTOMS, dated the 19th March, 2007, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 19th March, 2007 [vide number G.S.R. No. 206(E), dated the 19th March, 2007];

AND WHEREAS, the designated authority in its final findings vide notification No.14/1/2006 -DGAD, dated the 20th July, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 20th July, 2007, has come to the conclusion that—

- the subject goods have entered the Indian market from the subject countries at prices less than their normal values in the domestic markets of the exporting countries;
- the dumping margins of the subject goods imported from the subject countries or territories are substantial and above de minimis;
- the domestic industry has suffered suffers material injury and the injury has been caused to the cosmetic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject countries;

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in or exported from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with sub-section (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff items of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries specified in the corresponding entry in column (5), and exported from the countries specified in the corresponding entry in column (6) and produced by the producers specified in the corresponding entry in column (7) and exported by the exporters specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

Sl. No	Tariff item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2833 40 00	Peroxosulphates or Persulphates	Ammonium Persulphates, Potassium Persulphates or Sodium Persulphates	People's Republic of China	Any	Any	Any	34.91	Kg	Rs
2.	2833 40 00	Peroxosulphates or Persulphates	Ammonium Persulphates, potassium Persulphates or Sodium Persulphates	Any country, other than Japan	People's Republic of China	Any	Any	34.91	Kg	Rs
3.	2833 40 00	Peroxosulphates or Persulphates	Ammonium Persulphates, Potassium Persulphates or Sodium Persulphates	Japan	Any	Any	Any	38.52	Kg	Rs

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
4.	2833 40 00	Peroxosulphates or Persulphates	Ammonium Persulphates, Potassium Persulphates or Sodium Persulphates	Any country other than, People's Republic of China	Japan	Any	Any	38.52	Kg	Rs

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, the 19th March, 2007.

Anti-dumping duty: Paracetamol originating in or exported from China PR

Ntfn 99 dated 03.09.2007

WHEREAS, the designated authority, vide notification No. 15/20/2006-DGAD, dated the 25th July, 2006, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 26th July, 2006, had initiated review, in the matter of continuation of anti-dumping on imports of Paracetamol (hereinafter referred to as the subject goods) falling under erstwhile sub-heading 2922 29 of the First Schedule to the Customs Tariff Act 1975, (51 of 1975), originating in, or exported from, the People's Republic of China (hereinafter referred to as the subject country), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 67/2005-Customs, dated the 19th July 2005, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 19th July, 2005, vide number G.S.R. 480 (E), dated the 19th July, 2005;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 5th September, 2007 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 87/2006 -Customs dated the 31st August, 2006, vide number G.S.R. 523(E), dated the 31st August, 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 31st August, 2006;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject country, the designated authority vide its final findings No. 15/20/2006-DGAD dated the 23rd July, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 23rd July, 2007, has come to the conclusion that-

- the subject goods have entered from the People's Republic of China at less than its normal value and the dumping margins of the subject goods imported from China are substantial and above de minimis;
- there is also a likelihood of dumping to continue from the People's Republic of China, if the duties are revoked;
- the domestic industry continues to suffer material injury at present due to the dumped imports and the injury to domestic industry is likely to continue, if the duties are revoked;
- therefore, continued imposition of the anti-dumping duty is warranted against subject goods originating in or exported from the People's Republic of China, to offset dumping;

and has recommended continued imposition of definitive anti-dumping duty against the subject goods, originating in, or exported from, the subject country in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6), and produced by the producers as specified in the corresponding entry in column (7), and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equal to the amount mentioned in the corresponding entry in column (9) in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No.	Tariff item	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2922 29 33	Paracetamol	All grades	People's Republic of China	Any	Any	Any	3320	Metric tonne	Rupees
2.	2922 29 33	Paracetamol	All grades	People's Republic of China	Any country other than People's Republic of China.	Any	Any	3320	Metric tonne	Rupees
3.	2922 29 33	Paracetamol	All grades	Any country other than People's Republic of China	People's Republic of China.	Any	Any	3320	Metric tonne	Rupees

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette.

Anti-dumping duty: Ductile Iron Pipes (DI Pipes) originating in or exported from China PR

Ntfn 103 dated 14.09.2007

WHEREAS, in the matter of import of ductile iron pipes (hereinafter referred to as the subject goods), falling under tariff items 7303 00 30 and 7303 00 90 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, People's Republic of China (hereinafter referred to as the subject country), the designated authority in its final findings vide notification No. 14/14/2005-DGAD, dated the 23rd August, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 23rd August, 2007, has come to the conclusion that -

- the subject goods have been exported to India from the subject country below its normal value;
- the domestic industry has suffered material injury;

(c) the injury has been caused by the dumped imports from the subject country.

and has recommended imposition of definitive anti-dumping duty on all imports of the subject goods, originating in, or exported from, the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling against tariff items of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (4) and produced by the producers as specified in the corresponding entry in column (6), when exported from the countries as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at a rate which is equal to the amount specified in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table:

DUTY TABLE

Sl. No	Tariff Item	Description of goods	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	7303 00 30 and 7303 00 90	D I Pipes	People's Republic of China	People's Republic of China	M/s Xinxing Ductile Iron Pipes Co. Ltd.	Any	127.40	MT	US\$
2.	-do-	D I Pipes	People's Republic of China	People's Republic of China	Any other than above	Any	139.79	MT	US\$
3.	-do-	D I Pipes	People's Republic of China	Any other than subject country	Any	Any	139.79	MT	US\$
4.	-do-	D I Pipes	Any other than subject country	People's Republic of China	Any	Any	139.79	MT	US\$

2. The anti-dumping duty imposed under this notification shall be effective from the date of publication of this notification in the Official Gazette and shall be paid in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Pre-sensitized Positive Off-set Aluminium Plates originating in or exported from specified countries

Ntfn 108 dated 25.09.2007

WHEREAS, in the matter of import of pre-sensitized positive off-set aluminium plates (hereinafter referred to as the subject goods), falling under Chapter 37, 76 or 84 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, Bulgaria, People's Republic of China, Malaysia, Singapore and South Korea (hereinafter referred to as the subject countries), the designated authority in its final findings vide notification No. 14/6/2006-DGAD, dated the 23rd August, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 23rd August, 2007, read with the amendment No.14/6/2006-DGAD, dated the 13th September, 2007, has come to the conclusion that –

- (a) the subject goods have been exported to India from the subject countries below its normal values;
- (b) the domestic industry has suffered material injury; and
- (c) the injury has been caused cumulatively by the dumped imports from the subject countries.

and has recommended imposition of definitive anti-dumping duty on all imports of the subject goods, originating in, or exported from, the subject countries in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings and the amendment of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under Chapters of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5) and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between the amount specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10) of the said Table, and the landed value of said imported goods in like currency as per like unit of measurement :

DUTY TABLE

Sl. No	Chapter	Description of goods	Specifica-tion	Country of origin	Country of export	Producer	Exporter	Amount US\$/Kg.	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	37, 76 or 84	Pre-sensitized positive offset aluminium plates*	Any	People's Republic of China	People's Republic of China	Any	Any	5.682954	Kg.	US\$

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
2.	37, 76 or 84	Pre-sensitized positive offset aluminium plates*	Any	People's Republic of China	Any other than People's Republic of China	Any	Any	5.682954	Kg.	US\$
3.	37, 76 or 84	–do–	Any	Any except the subject countries	People's Republic of China	Any	Any	5.682954	Kg.	US\$
4.	37, 76 or 84	–do–	Any	Malaysia	Malaysia	Any	Any	5.682954	Kg.	US\$
5.	37, 76 or 84	–do–	Any	Malaysia	Any other than Malaysia	Any	Any	5.682954	Kg.	US\$
6.	37, 76 or 84	–do–	Any	Any except the subject countries	Malaysia	Any	Any	5.682954	Kg.	US\$
7.	37, 76 or 84	–do–	Any	Korea RP	Korea RP	Any	Any	5.682954	Kg.	US\$
8.	37, 76 or 84	–do–	Any	Korea RP	Any other than Korea RP	Any	Any	5.682954	Kg.	US\$
9.	37, 76 or 84	–do–	Any	Any except the subject countries	Korea RP	Any	Any	5.682954	Kg.	US\$
10.	37, 76 or 84	–do–	Any	Bulgaria	Bulgaria	Any	Any	5.682954	Kg.	US\$
11.	37, 76 or 84	–do–	Any	Bulgaria	Any other than Bulgaria and Singapore	Any	Any	5.682954	Kg.	US\$
12.	37, 76 or 84	–do–	Any	Bulgaria	Singapore	M/s Kodak Polychrome Bulgaria	M/s Kodak Polychrome Graphics Singapore Pvt. Ltd.	5.682954	Kg.	US\$
13.	37, 76 or 84	–do–	Any	Bulgaria	Singapore	Any	Any	5.682954	Kg.	US\$
14.	37, 76 or 84	–do–	Any	Any except the subject countries	Bulgaria	Any	Any	5.682954	Kg.	US\$
15.	37, 76 or 84	–do–	Any	Singapore	Singapore	Any	Any	5.682954	Kg.	US\$
16.	37, 76 or 84	–do–	Any	Singapore	Any other than Singapore	Any	Any	5.682954	Kg.	US\$
17.	37, 76 or 84	–do–	Any	Any except the subject countries	Singapore	Any	Any	5.682954	Kg.	US\$

* thickness ranging from 0.15 mm to 0.40 mm with a variation of 0.03 mm on either side.

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette and shall be paid in Indian currency.

Explanation – For the purposes of this notification,–

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Vitamin A Palmitate originating in or exported from China PR, Switzerland and other countries

Ntfn 112 dated 30.10.2007

WHEREAS, in the matter of import of Vitamin A Palmitate (hereinafter referred to as the subject goods), falling under the Tariff item 2936 21 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, Switzerland and the People's Republic of China (hereinafter referred to as the subject countries), the designated authority in preliminary findings vide notification No. 14/11/2005-DGAD dated the 20th February, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 20th February, 2007, had come to the conclusion that –

- the subject goods have entered the Indian market from the subject countries at prices less than their normal values in the domestic markets of the exporting countries;
- the dumping margins of the subject goods imported from the subject countries or territories are substantial and above de minimis;
- the domestic industry suffers material injury;
- and the injury has been caused to the domestic industry both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject countries;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.47/2007-CUSTOMS, dated the 28th March, 2007, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 28th March, 2007 vide G.S.R.No.244 (E), dated the 28th March, 2007;

Appendix-D : Anti-Dumping Duty

AND WHEREAS, the designated authority in its final findings vide notification No.14/11/2005 -DGAD, dated the 14th September, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 17th September, 2007, has come to the conclusion that-

- (i) the subject goods have entered the Indian market from the subject countries at prices less than their normal values in the domestic markets of the exporting countries;
- (ii) the dumping margins of the subject goods imported from the subject countries or territories are substantial and above de minimis;
- (iii) the domestic industry suffers material injury; and
- (iv) the injury has been caused to the domestic industry both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject countries;

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975(51 of 1975) read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), specification of goods as specified in column (4), originating in the country as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No.	Tariff item	Description of goods	Specification of goods	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2936 21 00	Vitamin-A Palmitate (excluding Vitamin A Palmitate 1.6 MIU/gm)	Any	Switzerland	Any	DSM Nutritional Products, AG Switzerland	DSM Nutritional Products Asia Pacific Pts Ltd., Singapore	313	Kilogram	Rupees
2.	2936 21 00	Vitamin-A Palmitate (excluding Vitamin A Palmitate 1.6 MIU/gm)	Any	Switzerland	Any other than People's Republic of China	Any other than above	Any	690	Kilogram	Rupees
3.	2936 21 00	Vitamin-A Palmitate (excluding Vitamin A Palmitate 1.6 MIU/gm)	Any	Any other than People's Republic of China	Switzerland	Any	Any	690	Kilogram	Rupees
4.	2936 21 00	Vitamin-A Palmitate (excluding Vitamin A Palmitate 1.6 MIU/gm)	Any	People's Republic of China	Any	Zhejiang NHU Company Ltd.	Synchem International Company Ltd.	590	Kilogram	Rupees
5.	2936 21 00	Vitamin-A Palmitate (excluding Vitamin A Palmitate 1.6 MIU/gm)	Any	People's Republic of China	Any	Any other than above	Any	941	Kilogram	Rupees
6.	2936 21 00	Vitamin-A Palmitate (excluding Vitamin A Palmitate 1.6 MIU/gm)	Any	Any	People's Republic of China.	Any	Any	941	Kilogram	Rupees

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, the 28th March, 2007.

Anti-dumping duty: Compact Fluorescent Lamps originating in or exported from China PR and Hong Kong

Ntfn 119 dated 18.12.2007

WHEREAS, in the matter of import of Compact Fluorescent Lamps (hereinafter referred to as CFL), falling under sub-heading 8539 31 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China and Hong Kong (hereinafter referred to as the subject countries) and imported into India, the designated authority vide its final findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 14th November, 2002, had come to the conclusion that-

- (a) CFL originating in, or exported from, the People's Republic of China and Hong Kong have been exported to India below normal value, resulting in dumping;
- (b) the Indian industry has suffered material injury from exports of CFL from the People's Republic of China and Hong Kong;
- (c) the injury had been caused cumulatively by the dumped imports from the People's Republic of China and Hong Kong;
- (d) in case of exports of CFL with choke by M/s Phillips and Yaming, People's Republic of China, causal link could not be established, as the landed value of such exports was more than the non-injurious price,

and had proposed imposition of anti-dumping duty, on all imports of CFL, originating in, or exported from, the People's Republic of China and Hong Kong, except exports of CFL, with or without choke, by M/s Phillips and Yaming, People's Republic of China.

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on CFL originating in, or exported from, People's Republic of China and Hong Kong and imported into India vide notification, of the Government of India, in the Ministry of Finance and Company Affairs (Department of Revenue), No. 138/2002-Customs, dated the 10th December, 2002, published in Part II, section 3, Sub-Section (i) of the Gazette of India, Extraordinary, dated the 10th December, 2002 [G.S.R. 813(E), dated the 10th December, 2002];

Appendix–D : Anti-Dumping Duty

AND WHEREAS, M/s Osram China Lighting Limited, People's Republic of China had requested for review in terms of rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 in respect of exports made by them, and the designated authority, vide new shipper review notification No. 15/27/2004-DGAD dated the 15th February, 2005 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 15th February, 2005 had recommended provisional assessment of all exports of CFL made by the said M/s Osram China Lighting Limited, People's Republic of China, till the completion of the said review;

AND WHEREAS, on the basis of the aforesaid recommendation of the designated authority, the Central Government had ordered, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 7/2006-Customs, dated the 13th February, 2006 which was published in Part II, Section 3, Sub-Section (i) of the Gazette of India, Extraordinary, dated the 13th February, 2006 [G.S.R. 62 (E), dated the 13th February, 2006] that, pending the outcome of the said review by the designated authority, export of the subject goods, by M/s Osram China Lighting Limited, the People's Republic of China when imported into India, shall be subjected to provisional assessment till the review is completed;

AND WHEREAS, the designated authority, vide its final findings No.15/27/2004-DGAD, dated the 12th November, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th November, 2007, has come to the conclusion that export price of CFL produced and exported to India by M/s Osram China Lighting Ltd., People's Republic of China is below its normal value during the period of investigation and recommended that anti-dumping duty US \$ 0.16 per piece be imposed on imports of subject goods produced or exported to India by M/s Osram China Lighting Ltd., People's Republic of China.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18, 20 and rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on Compact Fluorescent Lamps (CFL) falling under sub-heading 8539 31 of the First Schedule to the said Customs Tariff Act, originating in or exported from the country specified in column (2) of the Table annexed hereto, when exported by the exporter mentioned against the corresponding entry in column (3) of the said Table, and imported into India, an anti-dumping duty at the rate specified in the corresponding entry in column (4) of the said Table.

TABLE

S. No.	Country	Name of the producer/ exporter	Amount per piece in US\$
(1)	(2)	(3)	(4)
1.	Peoples Republic of China	M/s Osram China Lighting Ltd., China PR.	0.16

2. This notification shall be effective from the date of issue of the notification ordering provisional assessment, that is, the 13th February, 2006.

3. The anti-dumping duty imposed under this notification shall be payable in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Flat Base Steel Wheels originating in or exported from China PR

Ntfn 124 dated 31.12.2007

WHEREAS, in the matter of import of Flat base Steel Wheels [hereinafter referred to as the subject goods], falling under tariff item 8708 70 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from, the People's Republic of China (hereinafter referred to as the subject country), the designated authority, in its preliminary findings vide notification No. 14/8/2005-DGAD dated the 12th January, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 12th January, 2007 had come to the conclusion that –

(a) the subject goods had been exported to India from the subject country below its normal value;

(b) the domestic industry had suffered material injury;

(c) injury had been caused by dumped imports from the subject country,

and had recommended imposition of provisional anti-dumping duty on all imports of the subject goods originating in, or exported from, the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India, Ministry of Finance (Department of Revenue), No. 51/2007-CUSTOMS, dated the 29th March, 2007, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R. 260(E), dated the 29th March, 2007;

AND WHEREAS, the designated authority in its final findings vide notification No.14/8/2005 -DGAD, dated the 28th November, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 29th November, 2007, had come to the conclusion that-

(a) the subject goods had entered the Indian market from the subject country at prices below their normal value;

(b) the dumping margin of the subject goods imported from the subject country were substantial and above de-minimis;

(c) the domestic industry suffered material injury;

(d) injury had been caused by dumped imports of the subject goods from the subject country,

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported from, the subject country.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with sub-section (5) of the said section 9A and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description and specification of which is specified in column (3) and column (4) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act specified in the corresponding entry in column (2), originating in the

countries specified in the corresponding entry in column (5), and produced by the producers specified in the corresponding entry in column (7), when exported from the countries specified in the corresponding entry in column (6), by the exporters specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty equal to the amount specified in the corresponding entry in column (9), in the currency specified in the corresponding entry in column (11), and as per unit of measurement specified in the corresponding entry in column (10) of the said Table.

TABLE

S. No.	Tariff item	Description of goods	Specification of goods	Country of origin	Country of export	Producer	Exporter	Amt	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	8708 70 00	Steel wheels	of nominal diameter 16"-20"	People's Republic of China	People's Republic of China	M/s Zhengxing Wheel Group Co.	M/s Zhengxing Wheel Group Co.	14710	MT	INR
2.	8708 70 00	Steel wheels	of nominal diameter 16"-20"	People's Republic of China	People's Republic of China	Any combination of producer/exporter (other than above).		16970	MT	INR
3.	8708 70 00	Steel wheels	of nominal diameter 16"-20"	People's Republic of China	Any country other than People's Republic of China	Any	Any	16970	MT	INR
4.	8708 70 00	Steel wheels	of nominal diameter 16"-20"	Any country other than People's Republic of China	People's Republic of China	Any	Any	16970	MT	INR

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, the 29th March, 2007.

Anti-dumping duty: Trimethoprim (TMP) originating in or exported from China PR

Ntfn 05 dated 08.01.2008

WHEREAS, the designated authority vide notification No. 15/26/2006-DGAD, dated the 29th December, 2006, published in Part I, section 1 of the Gazette of India, Extraordinary, dated the 29th December, 2006, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred as said Act) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred to as the said Rules), in the matter of continuation of anti-dumping duty on Trimethoprim (TMP), originating in, or exported from, the People's Republic of China, imposed vide notification of the Government of India in the erstwhile Ministry of Finance and Company Affairs (Department of Revenue), No. 89/2002-Customs, dated the 3rd September 2002, published in the Gazette of India vide number G.S.R.615 (E), dated the 3rd September 2002;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 8th January, 2008 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 4/2007 -Customs dated 8th January, 2007, published in the Gazette of India vide number G.S.R. 13(E), dated the 8th January, 2007;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject country, the designated authority vide its final findings No. 15/26/2006-DGAD dated the 14th December, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 14th December, 2007, has come to the conclusion that-

- the subject goods are continuing to enter the Indian market from the People's Republic of China at dumped prices;
- the domestic industry is suffering material injury due to dumped imports;
- dumping of the subject goods from subject country and injury to the domestic industry is likely to continue if the duties are withdrawn; and

has recommended continued imposition of definitive anti-dumping duty against the subject goods, originating in, or exported from, the subject country in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Act read with rules 18 and 23 of the said Rules, the Central Government, after considering the aforesaid findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and exported from the country as specified in the corresponding entry in column (6), and produced by the producer as specified in the corresponding entry in column (7), and exported by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equal to difference between the amount mentioned in the corresponding entry in column (9) in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

S. No	Tariff item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2933 59 20	Trimethoprim	Any Grade	People's Republic of China	People's Republic of China	Any	Any	826	KG	Indian Rupee
2.	2933 59 20	Trimethoprim	Any Grade	Any other than People's Republic of China	People's Republic of China	Any	Any	826	KG	Indian Rupee
3.	2933 59 20	Trimethoprim	Any Grade	People's Republic of China	Any	Any	Any	826	KG	Indian Rupee

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Gazette of India.

Explanation—For the purposes of this notification, "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Act.

Appendix–D : Anti-Dumping Duty

Anti-dumping duty: Vinyl Chloride Monomer (PVC) Suspension Grade originating in or exported from specified countries

Ntfn 11 dated 23.01.2008

As amended by 38/2008-Cus. dated 24.03.2008:

WHEREAS, in the matter of import of Homopolymer of vinyl chloride monomer (PVC) suspension grade (hereinafter referred to as the subject goods), falling under the sub-heading 3904 21 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, Taiwan, People's Republic of China, Indonesia, Japan, Korea RP, Malaysia, Thailand and USA (hereinafter referred to as the subject countries), the designated authority in its final findings vide notification No.14/08/2006 -DGAD, dated the 26th December, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 26th December, 2007 has come to the conclusion that–

- the subject goods have entered the Indian market from the subject countries at prices less than their normal values in the domestic markets of the exporting countries;
- the domestic industry has suffered material injury and threat of injury exists; and
- the injury has been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in, or exported from, the subject countries;

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported from, the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries specified in the corresponding entry in column (5), and exported from the countries specified in the corresponding entry in column (6) and produced by the producers specified in the corresponding entry in column (7) and exported by the exporters specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

Sl. No	Sub-heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Duty Amt.	Unit of Mea.	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Thailand	Any	M/s. Thai Plastics and Chemicals Public Co. Ltd.	M/s. Thai Plastics and Chemicals Public Co. Ltd.	1821	Metric tonne	Rupees
2.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Thailand	Any	Any other combination of Producer -Exporter		2456	Metric tonne	Rupees
3.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Any other than subject countries	Thailand	Any	Any	2456	Metric tonne	Rupees
4.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin.	Korea	Any	LG Chem Ltd.	LG Chem Ltd.	Nil	Metric tonne	Rupees
5.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Korea	Any	M/s Hanwah Chemical Corporation	M/s Hanwah Chemical Corporation or M/s Hanwha Corporation	Nil	Metric tonne	Rupees

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
6.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Korea	Any	Any other combination of Producer -Exporter		1984	Metric tonne	Rupees
7.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Any other than subject countries	Korea	Any	Any	1984	Metric tonne	Rupees
8.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Indonesia	Any	PT Asahimas Chemicals	PT Asahimas Chemicals	2351	Metric tonne	Rupees
9.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Indonesia	Any	Any other combination of Producer -Exporter		4738	Metric tonne	Rupees
10.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Any other than subject countries	Indonesia	Any	Any	4738	Metric tonne	Rupees
11.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Chinese Taipei	Any	Formosa Plastics Corporation	Formosa Plastics Corporation	Nil	Metric tonne	Rupees
12.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Chinese Taipei	Any	M/s Ocean Plastics Co. Ltd.	M/s Ocean Plastics Co. Ltd.	Nil	Metric tonne	Rupees
13.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Chinese Taipei	Any	Any other combination of Producer -Exporter		1119	Metric tonne	Rupees
14.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Any other than subject countries	Chinese Taipei	Any	Any	1119	Rupees	Rupees

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
15.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Japan	Any	Taiyo Vinyl Corporation	Taiyo Vinyl Corporation	2813	Metric tonne	Rupees
16.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Japan	Any	Taiyo Vinyl Corporation	Mitsui & Co.	1620	Metric tonne	Rupees
17.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Japan	Any	Any other combination of Producer -Exporter		3834	Metric tonne	Rupees
18.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Any other than subject countries	Japan	Any	Any	3834	Metric tonne	Rupees
19.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	People's Republic of China	Any	M/s Tianjin Dagou Chemical Company Limited	M/s Tianjin Dagou Chemical Company Limited M/s Tianjin Bohai Chemical Industries Imp & Exp Corporation	1047	Metric tonne	Rupees
20.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	People's Republic of China	Any	M/s Xinjiang Shihezi Zhongfa Chemical Co. Ltd.	M/s Xinjiang Shihezi Zhongfa Chemical Co. Ltd. M/s Xinjiang Tianye Foreign Trade Co. Ltd.	459	Metric tonne	Rupees
21.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	People's Republic of China	Any	M/s Yichang Yihua Pacific Cogen Co. Ltd.	M/s Yichang Yihua Pacific Cogen Co. Ltd. M/s Hubei Yihua Group Co Ltd.	2702	Metric tonne	Rupees
22.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	People's Republic of China	Any	Non sampled producer/ exporters as per list given at the bottom of this Table*		1467	Metric tonne	Rupees

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
23.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	People's Republic of China	Any	Any other combination of Producer -Exporter		2702	Metric tonne	Rupees
24.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Any other than subject countries	People's Republic of China	Any	Any	2702	Metric tonne	Rupees
25.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	USA	Any	Any	Any	2170	Metric tonne	Rupees
26.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Any other than subject countries	USA	Any	Any	2170	Metric tonne	Rupees
27.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Malaysia	Any	Any	Any	3713	Metric tonne	Rupees
28.	3904 21	Homopolymer of vinyl chloride monomer (PVC) (suspension grade)	Homopolymer of vinyl chloride monomer (suspension grade), where various polymer chains are not linked to each other, excluding the specialty PVC suspension resins such as cross-linked PVC, Chlorinated PVC (CPVC), vinyl chloride- vinyl acetate copolymer (VC-VAC), PVC paste resin and PVC blending resin	Any other than subject countries	Malaysia	Any	Any	3713	Metric tonne	Rupees

*List of Non-sampled exporters from People's Republic of China (SI. No 22 of the Table above);

- (a) Haohua Yuhang Chemical Co Ltd.
- (b) Ningxia Yinglige Chemicals Co. Ltd.
- (c) Shandong Haihua Chlor Alkali Resin Co Ltd.
- (d) Shandong Ocean Chemical Import and Export Co Ltd.
- (e) Qingdao Haijing Chemical Group Co Ltd.
- (f) Yhibin Tianyuan Co Ltd.
- (g) Shangahi Chlor Alkali Chemical Co Ltd.
- (h) Tianjin LG DAGU Chemical Co Ltd.
- (i) Inner Mongolia Sanlian Chemical Corporation Ltd.

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded, or amended earlier) from the date of publication of this notification in the Gazette of India.

Anti-dumping duty: Flexible Slab Stock Polyol originating in or exported from specified countries

Ntfn 15 dated 05.02.2008

WHEREAS, the designated authority, vide notification No. 15/25/2006-DGAD, dated the 27th December, 2006, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 28th December, 2006, had initiated review, in the matter of continuation of anti-dumping on imports of flexible slabstock polyol or FSP (hereinafter referred to as the subject goods) falling under sub-heading 3907 20 of the First Schedule to the Customs Tariff Act 1975, (51 of 1975) (hereinafter referred to as the said Act), originating in, or exported from, the United States of America, Japan, the European Union and Singapore, imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 120/2002-Customs, dated the 31st October, 2002, published in Part II, Section 3, sub-section (i) of the Gazette of India, Extraordinary, dated the 31st October, 2002, vide number G.S.R.744 (E), dated the 31st October, 2002;

Appendix–D : Anti-Dumping Duty

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the United States of America, Japan, the European Union and Singapore upto and inclusive of the 10th February, 2008 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 12/2007 -Customs dated the 6th February, 2007, vide number G.S.R. 64(E), dated the 6th February, 2007, published in Part II, Section 3, sub-section (i) of the Gazette of India, Extraordinary, dated the 6th February, 2007;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the United States of America, Japan, the European Union and Singapore, the designated authority vide its final findings No. 15/25/2006-DGAD dated the 26th December, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 26th December, 2007, has come to the conclusion that-

- the subject goods have entered from the United States of America at less than its normal value and the dumping margin of the subject goods imported are significant, while current dumping margins of subject goods imported from the European Union and Singapore are negligible;
- there is a likelihood of dumping to continue from the United States of America and of intensification or recurrence of dumping from Singapore and Japan if the duties are revoked; there is less likelihood of intensification of imports from the European Union if duties are withdrawn;
- the domestic industry suffers insignificant material injury at present due to the dumped imports, but there is a likelihood of recurrence of injury if duties are withdrawn;
- therefore, continued imposition of anti dumping duty is warranted against the subject goods originating in, or exported from, the United States of America, to offset dumping and against Singapore and Japan to prevent recurrence of dumping;

and has recommended continued imposition of anti-dumping duty against the subject goods originating in, or exported from, the United States of America, to offset dumping and against Singapore and Japan to prevent recurrence of dumping in order to remove the likelihood of injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of Section 9A of the said Act read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and exported from the country as specified in the corresponding entry in column (6), and produced by the producer as specified in the corresponding entry in column (7), and exported by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equal to the difference between the amount mentioned in the corresponding entry in column (9) in the currency as specified in the corresponding entry in column (11), and per unit of measurement as specified in the corresponding entry in column (10) of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

Sl. No	Sub-heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Reference price	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	United States of America	Any	Any	Any	2420.36	MT	USD
2.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Any country except Japan and Singapore	United States of America	Any	Any	2420.36	MT	USD
3.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Japan	Any	Any	Any	2391.98	MT	USD
4.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Any country except United States of America and Singapore	Japan	Any	Any	2391.98	MT	USD
5.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Singapore	Any	M/s. Shell Eastern Petroleum	M/s. Shell Eastern Petroleum	1921.15	MT	USD
6.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Singapore	Any	M/s. Shell Eastern Petroleum	M/s. BASF South East Asia	1942.29	MT	USD
7.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Singapore	Any	Any Other combination of producer and exporter	2023.10	MT	USD	
8.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Any country except Singapore, United States of America and Japan	Singapore	Any	Any	2023.10	MT	USD

- The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Gazette of India and the anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, -

- “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under Sections 3, 3A, 8B, 9 and 9A of the said Act;
- “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification, issued from time to time, in exercise of the powers conferred by section 14 of the said Customs Act, 1962, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under Section 46 of the said Customs Act.

Anti-dumping duty: Phosphoric Acid, technical grade or food grade originating in or exported from China PR*Ntfn 17 dated 19.02.2008*

WHEREAS in the matter of import of phosphoric acid, technical grade or food grade including industrial grade (hereinafter referred to as the subject goods), falling under sub-heading 2809 20 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China (hereinafter referred to as the subject country) and imported into India, the designated authority in its preliminary findings vide notification No.14/7/2006-DGAD dated the 22nd August, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 23rd August, 2007, had come to the conclusion that-

- (a) the subject goods had been exported to India from the subject country below its normal value;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused by the dumped imports from subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject country.

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.104/2007-Customs, dated the 14th September, 2007, published in the Gazette of India vide number G.S.R. 600(E), dated the 14th September, 2007;

AND WHEREAS, the designated authority in its final findings vide notification No.14/7/2006-DGAD, dated the 3rd January, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 3rd January, 2008, has come to the conclusion that-

- (a) the subject goods have been exported to India from the subject country below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused by the dumped imports from subject country;

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of Section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country specified in the corresponding entry in column (5), and exported from the country specified in the corresponding entry in column (6) and produced by the producer specified in the corresponding entry in column (7) and exported by the exporter specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

S. No.	Sub-heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Duty amount	Unit of Measure	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2809 20	Phosphoric Acid	Technical, Industrial or Food Grade (including industrial grade)	People's Republic of China	People's Republic of China	Any	M/s Yunnan Chemphos Corp.	205.28	MT	US\$
2.	2809 20	Phosphoric Acid	Technical, Industrial or Food Grade (including industrial grade)	People's Republic of China	People's Republic of China	Any	Any other than above	242.77	MT	US\$
3.	2809 20	Phosphoric Acid	Technical, Industrial or Food Grade (including industrial grade)	People's Republic of China	Any other than above	Any	Any	242.77	MT	US\$
4.	2809 20	Phosphoric Acid	Technical, Industrial or Food Grade (including industrial grade)	Any other than above	People's Republic of China	Any	Any	242.77	MT	US\$

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, the 14th September, 2007, and shall be payable in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by Section 14 of the Customs Act 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under Section 46 of the said Customs Act.

Anti-dumping duty: Phenol originating in or exported from USA, Korea RP and Taiwan*Ntfn 30 dated 03.03.2008**As amended by 135/2008-Cus. dated 24.12.2008:*

Whereas in the matter of import of phenol (hereinafter referred to as the subject goods), falling under tariff item 2707 99 00 or 2907 11 10 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the United States of America, Korea RP and Taiwan (hereinafter referred to as the subject countries) and imported into India, the designated authority in its preliminary findings vide notification No. 14/5/2006-DGAD dated the 29th August, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 29th August, 2007, had come to the conclusion that -

Appendix–D : Anti-Dumping Duty

- (a) the subject goods had been exported to India from the subject countries below its normal value;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused by the dumped imports from subject countries;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in or exported from the subject countries;

And whereas, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 105/2007-CUSTOMS, dated the 19th September, 2007, published in the Gazette of India vide number G.S.R. 605(E), dated the 19th September, 2007;

And whereas, the designated authority in its final findings vide notification No.14/5/2006 -DGAD, dated the 7th January, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 7th January, 2008, has come to the conclusion that-

- (a) the subject goods have entered the Indian market from the subject countries at prices less than their values in the domestic markets of the exporting countries, resulting in dumping of the product in the Indian market;
- (b) the dumping margins of the subject goods imported from the subject countries are substantial and above de minimis;
- (c) the domestic industry has suffered material injury;
- (d) the injury has been caused to the domestic industry, both in terms of volume and price effect by the dumped imports of the subject goods, originating in, or exported from, the subject countries;

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject countries;

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country specified in the corresponding entry in column (4), and exported from the country specified in the corresponding entry in column (5) and produced by the producer specified in the corresponding entry in column (6) and exported by the exporter specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

TABLE

Sl. No	Tariff item	Description of goods	Country of origin	Country of export	Producer	Exporter	Duty Amount	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2707 99 00 or 2907 11 10	Phenol	United States of America	Any	Any	Any	181	MT	USD
2.	2707 99 00 or 2907 11 10	Phenol	Any country other than Korea RP and Taiwan	United States of America	Any	Any	181	MT	USD
3.	2707 99 00 or 2907 11 10	Phenol	Taiwan	Any	Any	Any	137	MT	USD
4.	2707 99 00 or 2907 11 10	Phenol	Any country other than United States of America and Korea RP	Taiwan	Any	Any	137	MT	USD
5.	2707 99 00 or 2907 11 10	Phenol	Korea RP	Any	Any	Any	196	MT	USD
6.	2707 99 00 or 2907 11 10	Phenol	Any country other than Taiwan and United States of America	Korea RP	Any	Any	196	MT	USD

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, the 19th September, 2007, and shall be payable in Indian currency.

Explanation. - For the purposes of this notification, "rate of exchange" applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act 1962, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Acetone originating in or exported from specified countries

Ntfn 33 dated 11.03.2008

As amended by 60/2009-Cus. dated 10.06.2009:

WHEREAS, in the matter of import of Acetone (hereinafter referred to as the subject goods), falling under tariff item 2914 11 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, European Union, Chinese Taipei, Singapore, South Africa and the United States of America (hereinafter referred to as the subject countries) and imported into India, the designated authority vide its preliminary findings No. 14/4/2006-DGAD dated the 25th April, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 25th April, 2007, had come to the conclusion that-

- (a) the subject goods had been exported to India from the subject countries below its normal value;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused by the dumped imports from subject countries;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in or exported from, the subject countries;

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AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 77/2007-CUSTOMS, dated the 19th June, 2007, published in the Gazette of India vide number G.S.R. 436(E), dated the 19th June, 2007;

AND WHEREAS, the designated authority in its final findings vide notification No. 14/4/2006 -DGAD, dated the 4th January, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 4th January, 2008, has come to the conclusion that-

- (a) the subject goods have been exported to India from the subject countries below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused by the dumped imports from subject countries;

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in or exported from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (4), and exported from the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (6), and exported by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount as specified in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

TABLE

Sl. No.	Tariff Item	Description of Goods	Country of Origin	Country of Export	Producer	Exporter	Amount	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2914 11 00	Acetone	Chinese Taipei	Chinese Taipei	Formosa Chemicals and Fibre Corp.	Formosa Chemicals and Fibre Corp.	89.42	MT	USD
2.	2914 11 00	Acetone	Chinese Taipei	Chinese Taipei	Taiwan Prosperity Chemical Corporation	Taiwan Prosperity Chemical Corporation	87.14	MT	USD
3	2914 11 00	Acetone	Chinese Taipei	Chinese Taipei	Any combination of producer and exporter other than at Sl. No. 1 and 2	201.27	MT	USD	
4	2914 11 00	Acetone	Chinese Taipei	Any country other than Chinese Taipei	Any	Any	201.27	MT	USD
5.	2914 11 00	Acetone	Any country other than subject countries	Chinese Taipei	Any	Any	201.27	MT	USD
6.	2914 11 00	Acetone	Singapore	Singapore	Any	M/s Mitsui and Co. Ltd.	158.11	MT	USD
7.	2914 11 00	Acetone	Singapore	Singapore	Any	M/s Sumitomo Corporation and M/s Petrochem Middle East FZE, UAE	147.15	MT	USD
8.	2914 11 00	Acetone	Singapore	Singapore	Any combination of producer and exporter other than at Sl. No. 6 and 7	240.06	MT	USD	
9.	2914 11 00	Acetone	Singapore	Any country other than Singapore	Any	Any	240.06	MT	USD
10.	2914 11 00	Acetone	Any country other than subject countries	Singapore	Any	Any	240.06	MT	USD
11.	2914 11 00	Acetone	South Africa	South Africa	M/s Sasol Solvents	M/s Sasol Solvents	141.95	MT	USD
12.	2914 11 00	Acetone	South Africa	South Africa	Any combination of producer and exporter other than at Sl. No. 11	179.65	MT	USD	
13.	2914 11 00	Acetone	South Africa	Any country other than South Africa	Any	Any	179.65	MT	USD
14.	2914 11 00	Acetone	Any country other than subject countries	South Africa	Any	Any	179.65	MT	USD
15.	2914 11 00	Acetone	United States of America	United States of America	Any	Any	213.76	MT	USD

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(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
16.	2914 11 00	Acetone	United States of America	Any country other than United States of America	Any	Any	213.76	MT	USD
17.	2914 11 00	Acetone	Any country other than subject countries	United States of America	Any	Any	213.76	MT	USD
18.	2914 11 00	Acetone	European Union	European Union	Any	Any	277.85	MT	USD
19.	2914 11 00	Acetone	European Union	Any country other than European Union	Any	Any	277.85	MT	USD
20.	2914 11 00	Acetone	Any country other than subject countries	European Union	Any	Any	277.85	MT	USD

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, the 19th June, 2007, and shall be payable in Indian currency.

Explanation. - For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by Section 14 of the Customs Act 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Sodium Hydroxide (Caustic Soda) originating in or exported from Qatar and specified countries

Ntfn 40 dated 27.03.2008

WHEREAS, the designated authority vide notification No. 15/03/2007-DGAD, dated the 9th March, 2007, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 9th March, 2007, had initiated review, in the matter of continuation of anti-dumping on imports of Sodium Hydroxide commonly known as Caustic Soda (hereinafter referred to as the subject goods), falling under sub-heading 2815 11 or 2815 12 of the First Schedule to the Customs Tariff Act 1975 (51 of 1975), originating in, or exported from, Qatar (hereinafter referred to as the subject country), imposed vide notification of the Government of India (Department of Revenue), No.121/2002-Customs, dated the 31st October, 2002, published in the Gazette of India vide number G.S.R.745(E), dated the 31st October, 2002;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 26th March, 2008 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 43/2007 -Customs dated the 21st March, 2007, vide number G.S.R. 215(E), dated the 21st March, 2007 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 21st March, 2007;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject country, the designated authority vide its final findings No. 15/3/2007-DGAD dated the 7th March, 2008 published in the Gazette of India, Extraordinary, Part I, Section 1, dated 7th March, 2008, has come to the conclusion that-

- the subject goods have entered from Qatar at less than its normal value and the dumping margins of the subject goods imported from Qatar are substantial and above de minimis;
- there is also a likelihood of dumping to continue from Qatar, if the duties are revoked;
- the domestic industry does not suffer marginal material injury at present;
- injury to domestic industry is likely to recur, if the duties on imported subject goods from Qatar are revoked; and
- therefore, continued imposition of the anti-dumping duty is warranted against subject goods originating in or exported from Qatar, to offset continuation of dumping and recurrence of injury to the domestic industry;

and has recommended continued imposition of definitive anti-dumping duty against the subject goods, originating in, or exported from, the subject country in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6), and produced by the producers as specified in the corresponding entry in column (7), and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between, the reference price as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table, and the landed value of such imported goods in like currency per like unit of measurement.

TABLE

Sl. No.	Sub-heading	Description of goods	Specification	Country of Origin	Country of Export	Producer	Exporter	Duty/ Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2815 11 or 2815 12	Sodium Hydroxide (Caustic Soda)	Any	Qatar	Any	M/s Qatar Vinyl Corporation	Any	349.69	MT	US\$
2.	2815 11 or 2815 12	Sodium Hydroxide (Caustic Soda)	Any	Any other than Qatar	Qatar	Any	Any	349.69	MT	US\$

Provided that this notification shall not apply to the imports of subject goods exported from Qatar and originating from any country which is subject to levy of anti-dumping duty under a notification of the Government of India in the Ministry of Finance (Department of Revenue).

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Gazette of India.

Explanation – For the purposes of this notification, -

- (a) “landed value” means the assessable value which shall be calculated by adding 1% handling charge and applicable basic customs duty to the cost insurance and freight value of the imports;
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Sodium Nitrite originating in or exported from European Union

Ntfn 49 dated 10.04.2008

WHEREAS, the designated authority vide notification No. 15/6/2006(SSR)-DGAD, dated the 6th March, 2007, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 6th March, 2007, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred to as the said Rules), in the matter of continuation of anti-dumping duty on Sodium Nitrite (hereinafter referred to as the subject goods), falling under sub-heading 2834 10 of the First Schedule to the Customs Tariff Act 1975 (51 of 1975), originating in, or exported from, the European Union (hereinafter referred to as the subject country), levied vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 51/2005-Customs, dated the 27th May, 2005, published in the Gazette of India Part II, Section 3, Sub-section (i) vide number G.S.R.341(E), dated the 27th May, 2005;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 27th March, 2008 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 44/2007 -Customs dated the 21st March, 2007, vide number G.S.R. 216(E), dated the 21st March, 2007 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 21st March, 2007;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject country, the designated authority vide its final findings No. 15/6/2006(SSR) dated the 3rd March, 2008 published in the Gazette of India, Extraordinary, Part I, Section 1, dated 5th March, 2008, has come to the conclusion that-

- (i) the subject goods originating in or exported from subject country or territory have been exported to India below their normal value, resulting in dumping;
- (ii) the domestic industry has suffered material injury due to dumped imports; and
- (iii) discontinuation of antidumping duties on the subject goods from subject country or territory may result in continuance of dumping and continuance or intensification of injury to the domestic industry;

and has recommended continued imposition of definitive anti-dumping duty against the subject goods, originating in, or exported from, the subject country in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and exported from the country as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (6), and exported by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between, the amount as specified in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9), of the said Table, and the landed value of such imported goods in like currency per like unit of measurement.

TABLE

Sl. No	Sub-heading	Description of goods	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	10
1.	2834 10	Sodium Nitrite	European Union	European Union	Any	Any	25235	MT	Rupees
2.	2834 10	Sodium Nitrite	European Union	Any other than subject country	Any	Any	25235	MT	Rupees
3.	2834 10	Sodium Nitrite	Any other than subject country	European Union	Any	Any	25235	MT	Rupees

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Gazette of India.

Explanation – For the purposes of this notification, “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act.

Anti-dumping duty: Hydrofluoric Acid originating in or exported from China PR

Ntfn 54 dated 28.04.2008

WHEREAS, the designated authority vide notification No. 4/13/2006-DGAD, dated the 17th March, 2007, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 19th March, 2007, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on

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Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred to as the said rules), in the matter of continuation of anti-dumping duty on Hydrofluoric acid (hereinafter referred to as the subject goods), falling under tariff item 2811 11 00 of the First Schedule to the Customs Tariff Act 1975 (51 of 1975) originating in, or exported from, the People's Republic of China (hereinafter referred to as the subject country), imposed vide notification of the Government of India in the erstwhile Ministry of Finance and Company Affairs (Department of Revenue), No.10/2003-CUSTOMS, dated the 15th January, 2003, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.31(E), dated the 15th January, 2003;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 27th March, 2008 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 45/2007 -CUSTOMS dated the 26th March, 2007, published in Part II, Section 3, Sub-section (i) vide number G.S.R. 238(E), dated the 26th March, 2007;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject country, the designated authority vide its final findings No. 4/13/2006-DGAD dated the 25th March, 2008 published in the Gazette of India, Extraordinary, Part I, Section 1, dated 25th March, 2008, has come to the conclusion that-

- (i) the subject goods have entered from the People's Republic of China at less than its normal value and the dumping margin of the subject goods imported is significant;
- (ii) there is a likelihood of dumping to continue if the duties are revoked;
- (iii) the domestic industry has suffered some injury at present due to the dumped imports and there is a likelihood of intensified injury if duties are withdrawn; and
- (iv) therefore, continued imposition of anti dumping duty is warranted against subject goods, originating in, or exported from, the People's Republic of China;

and has recommended continued imposition of definitive anti-dumping duty against the subject goods, originating in, or exported from, the subject country in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the said rules, the Central Government, after considering the aforesaid findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and exported from the country as specified in the corresponding entry in column (6), and produced by the producer as specified in the corresponding entry in column (7), and exported by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the reference price mentioned in the corresponding entry in column (9) in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

S. No	Tariff item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Reference price	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2811 11 00	Hydrofluoric Acid	All concentrations (bulk)	People's Republic of China	Any	Any	Any	10.108 multiplied by % concentration	MT	USD
2.	2811 11 00	Hydrofluoric Acid	All concentrations (packed)	People's Republic of China	Any	Any	Any	132.94+10.108 multiplied by % concentration	MT	USD
3.	2811 11 00	Hydrofluoric Acid	All concentrations (bulk)	Any	People's Republic of China	Any	Any	10.108 multiplied by % concentration	MT	USD
4.	2811 11 00	Hydrofluoric Acid	All concentrations (packed)	Any	People's Republic of China	Any	Any	132.94+10.108 multiplied by % concentration	MT	USD

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Gazette of India.

Explanation—For the purposes of this notification, -

- (a) "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification, issued from time to time, in exercise of the powers conferred by section 14 of the said Customs Act, and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Pentaerythritol originating in or exported from Chinese Taipei and Japan

Ntfn 55 dated 28.04.2008

WHEREAS, the designated authority vide notification No. 15/7/2006-DGAD, dated the 15th March, 2007, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 15th March, 2007, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred to as the said rules), in the matter of continuation of dumping duty on Pentaerythritol (hereinafter referred to as the subject goods) falling under sub-heading 2905 42 of the First Schedule to the Customs Tariff Act 1975, (51 of 1975), originating in, or exported from, Chinese Taipei and Japan (hereinafter referred to as the subject countries), imposed videnotification of the Government of India in the Ministry of Finance (Department of Revenue), No.119/2002-Customs, dated the 31st October, 2002, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.743(E), dated the 31st October, 2002;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries upto and inclusive of the 26th March, 2008 videnotification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 46/2007-CUSTOMS dated the 26th March, 2007, vide number G.S.R. 239(E), dated the 26th March, 2007, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 26th March, 2007;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject countries, the designated authority vide its final findings No. 15/7/2006-DGAD dated the 5th March, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th March, 2008, has come to the conclusion that-

- (a) the subject goods are continuing to enter the Indian market from the subject countries at dumped prices;
- (b) the domestic industry is suffering material injury due to the dumped imports; and
- (c) dumping of the subject goods from subject countries and injury to the domestic industry is likely to continue if the duties are withdrawn;

and has recommended continued imposition of definitive anti-dumping duty against the subject goods, originating in, or exported from, the subject countries in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the said rules, the Central Government, after considering the aforesaid findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and exported from the country as specified in the corresponding entry in column (6), and produced by the producer as specified in the corresponding entry in column (7), and exported by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equal to the amount mentioned in the corresponding entry in column (9) in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No	Sub-heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2905 42	Pentaerythritol	Any grade	Chinese Taipei	Chinese Taipei	Any	Any	9220	MT	Rupees
2.	2905 42	Pentaerythritol	Any grade	Any other than Japan, People's Republic of China and Sweden	Chinese Taipei	Any	Any	9220	MT	Rupees
3.	2905 42	Pentaerythritol	Any grade	Chinese Taipei	Any	Any	Any	9220	MT	Rupees
4.	2905 42	Pentaerythritol	Any grade	Japan	Japan	Any	Any	25271	MT	Rupees
5.	2905 42	Pentaerythritol	Any grade	Any other than Chinese Taipei, People's Republic of China and Sweden	Japan	Any	Any	25271	MT	Rupees
6.	2905 42	Pentaerythritol	Any grade	Japan	Any	Any	Any	25271	MT	Rupees

Provided that this notification shall not apply to the imports of subject goods exported from subject countries and originating from any country which is subject to levy of anti-dumping duty under a notification of the Government of India in the Ministry of Finance (Department of Revenue).

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette.

Anti-dumping duty: Acetone originating in or exported from Korea ROK

Ntfn 75 dated 10.06.2008

WHEREAS, in the matter of import of Acetone (hereinafter referred to as the subject goods), falling under tariff item 2914 11 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, Korea ROK (hereinafter referred to as the subject country) and imported into India, the designated authority vide its final findings No. 14/13/2006-DGAD dated the 9th May, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 9th May, 2008, has come to the conclusion that-

- (a) the subject goods have been exported to India from the subject country below their normal values;
- (b) the domestic industry has suffered material injury; and
- (c) the injury has been caused by the dumped imports from the subject country.

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9), of the said Table.

(See Table on Next Page)

Appendix–D : Anti-Dumping Duty

TABLE

S. No	Tariff item	Description of goods	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	7	(8)	(9)	(10)
1.	2914 11 00	Acetone	Korea ROK	Korea ROK	Any	Any	67.33	MT	USD
2.	2914 11 00	Acetone	Korea ROK	Any country other than Korea ROK	Any	Any	67.33	MT	USD
3.	2914 11 00	Acetone	Any country other than subject country	Korea ROK	Any	Any	67.33	MT	USD

Provided that this notification shall not apply to the imports of subject goods exported from Korea ROK and originating from any country which is subject to levy of anti-dumping duty under notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 33/2008-Customs, dated the 11th March, 2008, published in the Gazette of India vide number G.S.R. 174(E), dated the 11th March, 2008.

2. The anti-dumping duty imposed under this notification shall be effective from the date of publication of this notification in the Gazette of India and the anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Vitrified and Porcelain Tiles originating in or exported from China and U.A.E.

Ntfn 82 dated 27.06.2008

As amended by 94/2008-Cus. dated 01.08.2008; 52/2009-Cus. dated 22.05.2009 (w.e.f. 27.06.2008); 63/2009-Cus. dated 15.06.2009 (w.e.f. 22.12.2008):

WHEREAS, the Designated Authority, vide its Notification No. 15/17/2006-DGAD, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 30th April, 2007, had initiated a sunset review in the matter of continuation of anti-dumping duty on imports of vitrified and porcelain tiles, other than vitrified industrial tiles (hereinafter referred to as “the subject goods”), falling under headings 6907 or 6908 or 6914 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People’s Republic of China (China PR) and United Arab Emirates (hereinafter referred to as subject countries) and imported into India, imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 73/2003-Customs, dated the 1st May, 2003 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide G.S.R. No. 376(E), of the same date;

Provided that no anti-dumping duty shall be imposed on the imports into India of the subject goods produced by M/s Foshan Nanhai Jing Yu Ceramics Ltd. Foshan China (also known as Bioma Ceramics), People’s Republic of China and exported by M/s Shye International, Hong Kong.

Provided that no anti-dumping duty shall be imposed on the imports into India of the subject goods from M/s Guangdong Monalisa Ceramic Co. Ltd., People’s Republic of China (Producer) and M/s Foshan Monalisa Industry Co. Ltd., People’s Republic of China (Exporter) through M/s Ava Corp., Hong Kong (Exporter).

Provided also that no anti-dumping duty shall be imposed on the imports into India of the subject goods produced by M/s Foshan Lihua Ceramics Co. Ltd., China PR and exported by M/s Foshan Henry Trading Company, China PR through M/s Anjaneya Trading PTE Ltd., Singapore.

AND WHEREAS, the Central Government has extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 67/2007-Customs, dated the 11th May, 2007, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide G.S.R. No.343(E) of the same date, up to and inclusive of the 1st May, 2008;

AND WHEREAS, in the matter of sunset review of anti-dumping duty on import of the subject goods, originating in, or exported from the subject countries, the Designated Authority vide its findings, No. 15/17/2006-DGAD, dated the 21st April, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 23rd April, 2008 subsequently amended vide Notification No. 15/17/2006-DGAD, dated the 21st May, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, has come to the conclusion that –

- (i) there is no dumping taking place from United Arab Emirates (UAE);
- (ii) the subject goods are likely to enter Indian market at dumped prices from China PR, should the present measures be withdrawn;
- (iii) In spite of the antidumping measures in place, there exists significant current injury to the domestic industry. There is also no evidence on record to suggest that dumping or the injury to the domestic industry would cease to exist or is not likely to recur in case the anti-dumping duties are discontinued;

and has recommended continued imposition of the anti-dumping duty on the subject goods originating in, or exported from, China PR in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 73/2003-Customs, dated the 1st May, 2003, vide number G.S.R. 376(E), dated the 1st May, 2003, except as respects things done or omitted to be done before such supersession, the Central Government, after considering the aforesaid findings of the Designated Authority and the subsequent amendment thereto, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under headings of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6), and produced by the producers as specified in the corresponding entry in column (7), and exported by the exporters as specified in the corresponding entry in column (8), and imported into India,

Appendix-D : Anti-Dumping Duty

an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (9) in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

Sl. No	Heading No.	Description	Specification	Country of origin	Country of Export	Producer	Exporter	Duty Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	7	(8)	(9)	(10)	(11)
1.	6907 or 6908 or 6914	Vitrified / Porcelain Tiles	Any	China PR	China PR	Foshan Chancheng Oulian Construction Ceramics Co. Ltd	Prestige General Trading FZE, UAE	Nil	Square Meter	Indian Rupees
2.	6907 or 6908 or 6914	Vitrified / Porcelain Tiles	Any	China PR	Any	Foshan Chancheng Oulian Construction Ceramics Co. Ltd	Any Other than the exporter in Col. 8 of Sl. No. 1 Above	155	Square Meter	Indian Rupees
3.	6907 or 6908 or 6914	Vitrified / Porcelain Tiles	Any	China PR	China PR	Heyuan Wanfeng Ceramics Co. Ltd.	Foshan Lungo Ceramics Co. Ltd. (Exporter in China) through Enterprise Trading FZE (Exporter in UAE)	Nil	Square Meter	Indian Rupees
4.	6907 or 6908 or 6914	Vitrified / Porcelain Tiles	Any	China PR	Any	Heyuan Wanfeng Ceramics Co. Ltd.	Any Other Than the exporter combination in Col. 8 of Sl. No.3 above	155	Square Meter	Indian Rupees
5.	6907 or 6908 or 6914	Vitrified / Porcelain Tiles	Any	China PR	China PR	M/s Qingyuan Southern Building Materials and Sanitary Ware Co. Ltd also known as M/s. Southern Building Materials and Sanitary Co. Ltd. of Qingyuan City	New Zhongyuan Ceramics Import & Export Co. Ltd of Guangdong	Nil	Square Meter	Indian Rupees
6.	6907 or 6908 or 6914	Vitrified / Porcelain Tiles	Any	China PR	Any	M/s Qingyuan Southern Building Materials and Sanitary Ware Co. Ltd also known as M/s. Southern Building Materials and Sanitary Co. Ltd. of Qingyuan City	Any Other Than the exporter in Col. 8 of Sl No.5 above	155	Square Meter	Indian Rupees
7.	6907 or 6908 or 6914	Vitrified / Porcelain Tiles	Any	China PR	China PR	M/s. Guangdong Newpearl Ceramic Group Co. limited comprising of M/S Foshan Shanshui Huiwanjia Ceramic Company Limited and M/S Foshan Summit Ceramic Company Limited	M/S Foshan Newpearl Trade Co. Ltd.	Nil	Square Meter	Indian Rupees
8.	6907 or 6908 or 6914	Vitrified / Porcelain Tiles	Any	China PR	Any	M/s. Guangdong Newpearl Ceramic Group Co. limited comprising of M/S Foshan Shanshui Huiwanjia Ceramic Company Limited and M/S Foshan Summit Ceramic Company Limited	Any Other Than the exporter in Col 8 of Sl. No.7 above	155	Square Meter	Indian Rupees
9.	6907 or 6908 or 6914	Vitrified / Porcelain Tiles	Any	China PR	China PR	M/S Foshan Chan Cheng Jin Yi Ceramic Co. Ltd.	M/S Joyson Ceramic Material Company Ltd. (Exporter in China) through M/'S Ableace (M) Sdn. Bhd. (exporter in Malaysia)	Nil	Square Meter	Indian Rupees
10.	6907 or 6908 or 6914	Vitrified / Porcelain Tiles	Any	China PR	Any	M/S Foshan Chan Cheng Jin Yi Ceramic Co. Ltd.	Any Other Than the exporter combination in Col 8 of Sl. No.9 above	155	Square Meter	Indian Rupees
11.	6907 or 6908 or 6914	Vitrified / Porcelain Tiles	Any	China PR	Any	Any Other	Any	155	Square Meter	Indian Rupees

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years from the date of publication of this notification in the Official Gazette.

Explanation—for the purposes of this notification, Vitrified /Porcelain Tiles means unglazed tiles, in polished or unpolished finish, and glazed porcelain/ceramic tiles, both with less than 3% water absorption, other than vitrified industrial tiles.

Anti-dumping duty: Vitrified and Porcelain Tiles originating in or exported from China and U.A.E.

Ntfn 87 dated 16.07.2008

WHEREAS in the matter of import of vitrified and porcelain tiles, other than vitrified industrial tiles (hereinafter referred to as the subject goods), falling under headings 6907 or 6908 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China and United Arab Emirates (hereinafter referred to as the subject countries) and imported into India, the designated authority in its final findings vide notification No. 37/1/2001-DGAD dated the 4th February, 2003, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th February, 2003, had come to the conclusion that -

Appendix–D : Anti-Dumping Duty

- (a) the subject goods had been exported to India from the subject countries below its normal value resulting in dumping;
- (b) the Indian industry had suffered material injury;
- (c) the injury had been caused cumulatively by the imports from the subject countries; and had considered it necessary to impose anti-dumping duty on all imports of the subject goods from the subject countries in order to remove the injury to the domestic industry;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on the subject goods, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 73/2003-Customs, dated the 1st May, 2003, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 376(E), dated the 1st May, 2003;

AND WHEREAS on the basis of a request made by M/s Foshan Nanhai Jing Yu Ceramics Ltd. Foshan China (also known as Bioma Ceramics), People's Republic of China, producer and M/s Shye International, Hong Kong, exporters/shippers, for review in terms of rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 in respect of exports of the subject goods made by them, the designated authority, vide new shipper review initiation notification No. 15/23/2007-DGAD, dated the 25th January, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 25th January, 2007, had recommended provisional assessment of all exports of the subject goods made by the said M/s Foshan Nanhai Jing Yu Ceramics Ltd. Foshan China (also known as Bioma Ceramics), People's Republic of China (producer) and M/s Shye International, Hong Kong (exporter) till the completion of the review by the designated authority;

AND WHEREAS on the basis of the aforesaid recommendation of the designated authority, the Central Government had ordered, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 39/2007-Customs, dated the 9th March, 2007, published in Gazette of India, Extraordinary, Part II, Section 3, Sub-Section (i) vide number G.S.R. 187(E), dated the 9th March, 2007 that pending the outcome of the said review by the designated authority, the subject goods, produced by M/s Foshan Nanhai Jing Yu Ceramics Ltd. Foshan China (also known as Bioma Ceramics), People's Republic of China and exported by M/s Shye International, Hong Kong, when imported into India, shall be subjected to provisional assessment till the review is completed;

AND WHEREAS, the designated authority in its final findings vide notification No.15/23/2006-DGAD, dated the 14th February, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 21st May, 2008, has come to the following conclusions -

- (i) the producer, M/s Foshan Nanhai Jing Yu Ceramics Ltd. Foshan China (also known as Bioma Ceramics), People's Republic of China and exporter M/s Shye International, Hong Kong have established themselves as new shipper of the subject goods to India and therefore, are eligible for separate dumping margins;
- (ii) dumping margin of the vitrified porcelain tiles manufactured by M/s Foshan Nanhai Jing Yu Ceramics Ltd. Foshan China (also known as Bioma Ceramics), People's Republic of China and exported by M/s Shye International, Hong Kong during the period review was found to be de minimis,

and has recommended that no anti-dumping duty be imposed on imports of said Vitrified or porcelain Tiles falling under Chapter 69 of the said Custom Tariff Act, produced by M/s Foshan Nanhai Jing Yu Ceramics Ltd. Foshan China (also known as Bioma Ceramics), People's Republic of China and exported by M/s Shye International, Hong Kong.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) and sub-section (5) of section 9A of the said Customs Tariff Act, read with rules 18, 20 and 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings, hereby orders that notwithstanding anything contained in the notification No. 73/2003-Customs, dated the 1st May, 2003, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 376(E), dated the 1st May, 2003, no anti-dumping duty shall be imposed during the period from the 9th March, 2007 up to and inclusive of the 1st May, 2008, on the imports into India of the subject goods falling under Chapter 69 of the First Schedule to the said Customs Tariff Act, produced by M/s Foshan Nanhai Jing Yu Ceramics Ltd. Foshan China (also known as Bioma Ceramics), People's Republic of China and exported by M/s Shye International, Hong Kong.

Anti-dumping duty: Diclofenac Sodium originating in or exported from China PR

Ntfn 91 dated 30.07.2008

WHEREAS in the matter of import of Diclofenac Sodium (hereinafter referred to as the subject goods), falling under heading 2942 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China (hereinafter referred to as the subject country) and imported into India, the designated authority in its preliminary findings vide notification No.14/4/2007-DGAD dated the 28th January, 2008 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 28th January, 2008 had come to the conclusion that -

- (a) the subject goods had been exported to India from the subject country below its normal value;
- (b) the domestic industry had suffered material injury; and
- (c) the injury had been caused by the dumped imports from the subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of the subject goods, originating in or exported from, the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 46/2008-Customs, dated the 10th April, 2008, published in the Gazette of India vide number G.S.R. 276(E), dated the 10th April, 2008;

AND WHEREAS, the designated authority in its final findings vide notification No. 14/4/2007 -DGAD, dated the 29th May, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 29th May, 2008, has interalia, come to the conclusion that-

- (a) the subject goods exported from the subject country are at prices below their normal values;
- (b) the domestic industry has suffered material injury; and
- (c) the injury has been caused by the dumped imports from the subject country;

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in or exported from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country specified in the corresponding entry in column (4), and exported from the country specified in the corresponding entry in column (5) and produced by the producer specified in the corresponding entry in column (6) and exported by the exporter specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

TABLE

Sl. No	Heading	Description of goods	Country of origin	Country of export	Producer	Exporter	Duty amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2942	Diclofenac Sodium	People's Republic of China	Any	Any	Any	144	Per Kilogram	Rupees
2.	2942	Diclofenac Sodium	Any country other than People's Republic of China	People's Republic of China	Any	Any	144	Per Kilogram	Rupees

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, the 10th April, 2008, and shall be payable in Indian currency.

Anti-dumping duty: Ceftriaxone Disodium Hemiheptahydrate-Sterile originating in or exported from China PR

Ntfn 98 dated 27.08.2008

WHEREAS in the matter of imports of Ceftriaxone Sodium Sterile (also known as Ceftriaxone Disodium Hemiheptahydrate-Sterile) [hereinafter referred to as the subject goods], falling under tariff item 2941 90 90 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China (hereinafter referred to as the subject country) and imported into India, the designated authority in its preliminary findings vide notification No.14/18/2006-DGAD dated 7th November, 2007 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 7th November, 2007, had come to the conclusion that -

- the subject goods had entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- the dumping margins of the subject goods imported from the subject country were substantial and above de minimis;
- the domestic industry had suffered material injury and the injury had been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject country; and

had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in or exported from, the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 117/2007-Customs, dated the 30th November, 2007, published in the Gazette of India vide number G.S.R. 747(E), dated the 30th November, 2007;

AND WHEREAS, the designated authority in its final findings vide notification No. 14/18/2006 -DGAD, dated the 2nd July, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 3rd July, 2008, has come to the conclusion that-

- the subject goods have entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- the dumping margins of the subject goods imported from the subject country are substantial and above de minimis; and
- the domestic industry has suffered material injury and the injury has been caused to the cosmetic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject country;

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in or exported from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff items of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries specified in the corresponding entry in column (5), and exported from the countries specified in the corresponding entry in column (6) and produced by the producers specified in the corresponding entry in column (7) and exported by the exporters specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

Sl No	Tariff item	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2941 90 90	Ceftriaxone Sodium Sterile	Any	People's Republic of China	People's Republic of China	Fujian Fukanga	Fujian Fukanga	56.77	Kilogram	US\$
2.	2941 90 90	Ceftriaxone Sodium Sterile	Any	People's Republic of China	People's Republic of China	Suzhou Dawnrays	Suzhou Dawnrays	55.61	Kilogram	US\$

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
3.	2941 90 90	Ceftriaxone Sodium Sterile	Any	People's Republic of China	People's Republic of China	Hebei Zhungrun	Hebei Zhungrun	55.76	Kilogram	US\$
4.	2941 90 90	Ceftriaxone Sodium Sterile	Any	People's Republic of China	People's Republic of China	Zhuhai United	Zhuhai United	57.98	Kilogram	US\$
5.	2941 90 90	Ceftriaxone Sodium Sterile	Any	People's Republic of China	People's Republic of China	Livzon Synthpharm	Lizhu Trading	55.64	Kilogram	US\$
6.	2941 90 90	Ceftriaxone Sodium Sterile	Any	People's Republic of China	People's Republic of China	Any combination other than the above		77.35	Kilogram	US\$
7.	2941 90 90	Ceftriaxone Sodium Sterile	Any	People's Republic of China	Any other than People's Republic of China	Any	Any	77.35	Kilogram	US\$
8.	2941 90 90	Ceftriaxone Sodium Sterile	Any	Any other than People's Republic of China	People's Republic of China	Any	Any	77.35	Kilogram	US\$

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, the 30th November, 2007, and shall be payable in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Hydrogen Peroxide originating in or exported from specified countries

Ntfn 102 dated 04.09.2008

WHEREAS, in the matter of import of Hydrogen Peroxide (hereinafter referred to as the subject goods), falling under the tariff item 2847 00 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, the People's Republic of China, European Union, Indonesia, Korea ROK and Turkey (hereinafter referred to as the subject countries), the designated authority in its final findings vide notification No. 14/17/2006-DGAD, dated 18th July, 2008 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 18th July, 2008 has come to the conclusion that—

- the subject goods have been exported to India from the subject countries below its normal value;
- the domestic industry has suffered material injury; and
- the injury has been caused by the dumped imports from subject countries.

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A, read with sub-section (5) of the said section 9A of the said Customs Tariff Act and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the reference price mentioned in the corresponding entry in column (8) in the currency as specified in the corresponding entry in column (10) and as per unit of measurement as specified in the corresponding entry in column (9), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

Sl No.	Tariff item	Description of goods	Country of origin	Country of export	Producer	Exporter	Reference price	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2847 00 00	Hydrogen Peroxide	People's Republic of China	People's Republic of China	Any	Any	22,100	MT	Rupee
2.	284700 00	Hydrogen Peroxide	People's Republic of China	Any country other than People's Republic of China	Any	Any	22,100	MT	Rupee
3.	284700 00	Hydrogen Peroxide	Any country other than subject countries	People's Republic of China	Any	Any	22,100	MT	Rupee
4.	284700 00	Hydrogen Peroxide	Indonesia	Indonesia	Any	Any	22,337	MT	Rupee
5.	284700 00	Hydrogen Peroxide	Indonesia	Any country other than Indonesia	Any	Any	22,337	MT	Rupee
6.	284700 00	Hydrogen Peroxide	Any country other than subject countries	Indonesia	Any	Any	22,337	MT	Rupee
7.	284700 00	Hydrogen Peroxide	Korea ROK	Korea ROK	Any	Any	23,082	MT	Rupee
8.	284700 00	Hydrogen Peroxide	Korea ROK	Any country other than Korea ROK	Any	Any	23,082	MT	Rupee

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
9.	284700 00	Hydrogen Peroxide	Any country other than subject countries	Korea ROK	Any	Any	23,082	MT	Rupee
10.	284700 00	Hydrogen Peroxide	Turkey	Turkey	Any	Any	23,173	MT	Rupee
11.	284700 00	Hydrogen Peroxide	Turkey	Any country other than Turkey	Any	Any	23,173	MT	Rupee
12.	284700 00	Hydrogen Peroxide	Any country other than subject countries	Turkey	Any	Any	23,173	MT	Rupee
13.	284700 00	Hydrogen Peroxide	European Union	European Union	Any	Any	23,173	MT	Rupee
14.	284700 00	Hydrogen Peroxide	European Union	Any country other than European Union	Any	Any	23,173	MT	Rupee
15.	284700 00	Hydrogen Peroxide	Any country other than subject countries	European Union	Any	Any	23,173	MT	Rupee

2. The anti-dumping duty imposed under this notification shall be effective from the date of publication of this notification in the Gazette of India. The anti-dumping duty shall be paid in Indian currency.

Explanation – For the purposes of this notification, “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act.

Anti-dumping duty: Phenol originating in or exported from Singapore, South Africa and European Union

Ntfn 114 dated 31.10.2008

WHEREAS the designated authority, vide notification No. 15/9/2007-DGAD, dated the 10th August, 2007, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 11th August, 2007, has initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred to as the said rules), in the matter of continuation of anti-dumping duty on Phenol (hereinafter referred to as the subject goods), originating in, or exported from, Singapore, South Africa and the European Union (hereinafter referred to as the subject countries) imposed vide notification of the Government of India in the erstwhile Ministry of Finance and Company Affairs (Department of Revenue), No 47/2003-Customs, dated the 24th March, 2003, vide G.S.R 233(E), dated the 24th March, 2003, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 24th March, 2003;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries upto and inclusive of the 12th August, 2008 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 98/2007 -Customs dated the 31st August, 2007, vide number G.S.R. 570(E), dated the 31st August, 2007, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 31st August, 2007;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject countries, the designated authority vide its final findings No. 15/9/2007-DGAD dated the 4th August, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 4th August, 2008, has come to the conclusion that-

- the subject goods are entering the Indian market at dumped prices and dumping margins of the subject goods imported from the European Union and South Africa are substantial and above de-minimis;
- the subject goods are likely to enter the Indian market at dumped prices and the likely dumping margins in respect of imports from Singapore and the European Union is substantial and above de-minimis;
- the subject goods are likely to enter Indian market at dumped prices, should the present measures be withdrawn; and
- even though the domestic industry has improved its performance between 2006-07 and the Period of Investigation, the situation of domestic industry continues to be fragile and further, should the present anti dumping duties be revoked, injury to the domestic industry is likely to continue or recur;

and has recommended continued imposition of definitive anti-dumping duty against the subject goods, originating in, or exported from, the subject countries in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item or sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (4), and exported from the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (6), and exported by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty which shall be equal to the amount mentioned in the corresponding entry in column (8) in the currency as specified in the corresponding entry in column (10) and as per unit of measurement as specified in the corresponding entry in column (9), of the said Table.

TABLE

Sl. No.	Tariff item/ Sub-heading	Description of goods	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2707 99 00 or 2907 11	Phenol	Singapore	Singapore	Mitsui Phenol Singapore Pte Ltd.	Mitsui & Co. (Asia Pacific) Pte. Ltd.	198	MT	US dollar
2.	2707 99 00 or 2907 11	Phenol	Singapore	Singapore	Mitsui Phenol Singapore Pte Ltd.	Any other than above	204	MT	US dollar

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
3.	2707 99 00 or 2907 11	Phenol	Singapore	Singapore	Any other than above	Any other than above	204	MT	US dollar
4.	2707 99 00 or 2907 11	Phenol	Singapore	Any country other than Singapore	Any	Any	204	MT	US dollar
5.	2707 99 00 or 2907 11	Phenol	Any country other than subject countries	Singapore	Any	Any	204	MT	US dollar
6.	2707 99 00 or 2907 11	Phenol	South Africa	South Africa	Any	Any	119	MT	US dollar
7.	2707 99 00 or 2907 11	Phenol	South Africa	Any country other than South Africa	Any	Any	119	MT	US dollar
8.	2707 99 00 or 2907 11	Phenol	Any country other than subject countries	South Africa	Any	Any	119	MT	US dollar
9.	2707 99 00 or 2907 11	Phenol	European Union	European Union	Any	Any	212	MT	US dollar
10.	2707 99 00 or 2907 11	Phenol	European Union	Any country other than European Union	Any	Any	212	MT	US dollar
11.	2707 99 00 or 2907 11	Phenol	Any country other than subject countries	European Union	Any	Any	212	MT	US dollar

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Gazette of India and shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Acrylic Fibre originating in or exported from Korea RP and Thailand

Ntfn 123 dated 20.11.2008

WHEREAS the designated authority, vide notification No. 10/7/2006-DGAD, dated the 8th October, 2007, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 8th October, 2007 had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred to as the said rules), in the matter of continuation of anti-dumping duty on Acrylic Fibre falling under Chapter 55 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), (hereinafter referred to as the subject goods), originating in, or exported from, Korea RP and Thailand (hereinafter referred to as the subject countries) levied vide notification of the Government of India in theerstwhile Ministry of Finance and Company Affairs (Department of Revenue), 106/2002-Customs, dated the 9th October, 2002, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary vide number G.S.R.692(E), dated the 9th October, 2002;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries upto and inclusive of the 8th October, 2008 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 113/ 2007-Customs, dated 16th November, 2007, vide number G.S.R. 721(E), dated the 16th November, 2007, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 16th November, 2007;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject countries, the designated authority vide its final findings No. 10/7/2006-DGAD, dated the 3rd October, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 3rd October, 2008, has come to the conclusion that-

- the subject goods are entering the Indian market at dumped prices and dumping margins of the subject goods imported from Thailand and Korea RP are substantial and above de-minimis;
- the subject goods are likely to enter the Indian market at dumped prices and the likely dumping margins in respect of imports from Thailand and Korea RP is substantial and above de-minimis;
- the subject goods are likely to enter Indian market at dumped prices, should the present measures be withdrawn; and
- even though the domestic industry has improved its performance during the POI, the situation of domestic industry continues to be fragile and dumped imports from subject countries continue to cause a substantial injury to the domestic industry and if the present anti dumping duties is revoked, injury to the domestic industry is likely to continue and intensify;

and has recommended continued imposition of definitive anti-dumping duty against the subject goods, originating in, or exported from, the subject countries in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rule 23 of the said rules, the Central Government, hereby imposes on the said Acrylic Fibre falling under Chapter 55 of the First Schedule to the said Customs Tariff Act, when originating in, or exported from, the countries specified in column (2) of the Table hereto annexed, by the exporters mentioned in the corresponding entry in column (3) of the said Table and imported into India, an anti-dumping duty at the rate specified in the corresponding entry in column (4) of the said Table.

(See Table on Next Page)

TABLE

S. No.	Name of the country	Name of the exporter	Amount of duty (US \$ per kg.)
(1)	(2)	(3)	(4)
1.	Korea RP	All exporters	0.225
2.	Thailand	M/s. Thai Acrylic Fibre Co. Ltd.	0.16
		Other exporters	0.313:

Provided that no anti-dumping duty shall be imposed on Homopolymer Acrylic Fibre, falling under Chapter 55 of the First Schedule to the said Customs Tariff Act, containing 100 per cent. Acrylonitrile, when originating in, or exported from, the countries specified in column (2) of the above Table and imported into India, if the price of such imported Homopolymer Acrylic Fibre is equal to or higher than US \$ 2.40 per kilogram CIF (cost, insurance and freight), subject to a variation of 5 per cent. in the said CIF value.

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Gazette of India and shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Sulphur Black originating in or exported from China PR

Ntfn 127 dated 03.12.2008

WHEREAS in the matter of imports of Sulphur Black [hereinafter referred to as the subject goods], falling under heading 3204 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China (hereinafter referred to as the subject country) and imported into India, the designated authority in its preliminary findings vide notification No.14/16/2006-DGAD dated the 10th March, 2008 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 11th March, 2008, had come to the conclusion that –

- the subject goods had entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- the dumping margins of the subject goods imported from the subject country were substantial and above de minimis; and
- the domestic industry had suffered material injury and the injury had been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods, originating in, or exported from, the subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 48/2008-Customs, dated 11th April, 2008, published in the Gazette of India vide number G.S.R. 283(E), dated the 11th April, 2008;

And whereas, the designated authority in its final findings vide notification No. 14/16/2006-DGAD dated the 24th September, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 24th September, 2008, has come to the conclusion that-

- the subject goods have entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- the dumping margins of the subject goods imported from the subject country are substantial and above de minimis; and
- the domestic industry has suffered material injury and the injury has been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject country;

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in or exported from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country specified in the corresponding entry in column (5), and exported from the country specified in the corresponding entry in column (6) and produced by the producer specified in the corresponding entry in column (7) and exported by the exporter specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate to be worked out as percentage of the CIF value of imports of the subject goods as indicated in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (10) the said Table.

TABLE

Sl. No.	Heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Duty amount	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	3204	Sulphur Black	In all forms and strength	China PR	Any	M/s Dalian Green Peak Chemicals Co. Ltd.	M/s Dalian Green Peak Chemicals Co. Ltd or M/s Dalian Dye Chem International Corporation	40.5% of CIF value	Indian Rupee
2.	3204	Sulphur Black	In all forms and strength	China PR	Any	M/s Shanxi Linfen Dyeing Chemicals Co. Ltd.	M/s Shanxi Linfen Dyeing Chemicals Co. Ltd	41.3% of CIF value	Indian Rupee

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
3.	3204	Sulphur Black	In all forms and strength	China PR	Any	Any other combination other than above	116.8% of CIF value		
4.	3204	Sulphur Black	In all forms and strength	Any other than China PR	China PR	Any	Any	116.8% of CIF value	Indian Rupee

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, the 11th April, 2008, and shall be payable in Indian currency.

Explanation—For the purposes of this notification,—

- (a) “CIF value” means assessable value as determined under section 14 of the Customs Act 1962 (52 of 1962);
- (b) “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Rubber Chemicals as specified originating in or exported from China PR and Korea RP

Ntfn 133 dated 12.12.2008

WHEREAS in the matter of imports of certain rubber chemicals, namely, MBT (having chemical description 2-Mercapto Benzothiazole), CBS (having chemical description N-Cyclohexyl-2-Benzothiazole Sulphenamide), TDQ (having chemical description Polymerized 2,2,4 - Trimethyl-1,2- dihydroquinoline), PVI [having chemical description N-(Cyclohexylthio) Pthalimide], TMT (having chemical description as Tetramethylthiuram Disulfide) and PX-13 (6PPD) [having chemical description N-(1,3-dimethyl butyl)-N Phenyl P-1] (hereinafter referred to as the subject goods), falling under Chapter 29 or 38 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in or exported from the People’s Republic of China and Korea RP (hereinafter referred to as the subject countries) and imported into India, the designated authority in its preliminary findings vide notification No.14/5/2007-DGAD dated the 28th February, 2008 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 28th February, 2008, had come to the conclusion that –

- (a) the subject goods had been exported to India from the subject countries below its normal value;
- (b) the domestic industry had suffered material injury; and
- (c) the injury had been caused by the dumped imports from subject countries;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 61/2008-Customs, dated 5th May, 2008, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 337(E), dated the 5th May, 2008;

AND WHEREAS, the designated authority in its final findings vide notification No. 14/5/2007-DGAD dated the 1st October, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 1st October, 2008, had come to the conclusion that–

- (a) imports originating in the subject country are taking place at dumped prices and the same had caused material injury to the domestic industry;
- (b) subject goods exported from the subject countries were at prices below their normal values, non injurious price of the domestic industry and the net sales realization of the subject goods of the applicants, and had caused injury to the domestic industry;
- (c) decline in market share of domestic industry as a consequence of increase in market share of subject imports from the subject country prevented the domestic industry from increasing their sales commensurate to growth in demand;
- (d) significant price-undercutting and substantial increase in the volume of dumped imports adversely affected the performance of the domestic industry in terms of profits, cash flow, and return on investment; and
- (e) significant increase in volume of dumped imports from the subject country (both in absolute terms as well as in relation to the share in demand) had resulted in significant decline in market share of the domestic industry;
- (f) and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in or exported from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country specified in the corresponding entry in column (5), and exported from the country specified in the corresponding entry in column (6) and produced by the producer specified in the corresponding entry in column (7) and exported by the exporter specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

(See Table on Next Page)

Appendix-D : Anti-Dumping Duty

TABLE

Sl. No.	Heading	Description	Specification	Country of origin	Country of export	Producer	Exporter	Duty Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical PX-13	N-(1,3-dimethyl butyl)-N' Phenyl-p- phenylenediamine or 6C, or Pilflex 13, Sirantox 4020, antioxidant 4020, kumhonax 13, vulcanox 4020	People's Republic of China	People's Republic of China	Sinorgchem Co. Shandong	Sinorgchem Co. Shandong	42.70	Per kilogram	Rupees
2.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical PX-13	N-(1,3-dimethyl butyl)-N' Phenyl-p- phenylenediamine or 6C, or Pilflex 13, Sirantox 4020, antioxidant 4020, kumhonax 13, vulcanox 4020	People's Republic of China	Any	Any other than above	Any other than above	60.59	Per kilogram	Rupees
3.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical PX-13	N-(1,3-dimethyl butyl)-N' Phenyl-p- phenylenediamine or 6C, or Pilflex 13, Sirantox 4020, antioxidant 4020, kumhonax 13, vulcanox 4020	Any other than Korea RP	People's Republic of China	Any other than above	Any other than above	60.59	Per kilogram	Rupees
4.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical PX-13	N-(1,3-dimethyl butyl)-N' Phenyl-p- phenylenediamine or 6C, or Pilflex 13, Sirantox 4020, antioxidant 4020, kumhonax 13, vulcanox 4020	Korea RP	Korea RP	Kumho Petrochemicals Co.Ltd	Kumho Petrochemicals Co.Ltd	10.35	Per kilogram	Rupees
5.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical PX-13	N-(1,3-dimethyl butyl)-N' Phenyl-p- phenylenediamine or 6C, or Pilflex 13, Sirantox 4020, antioxidant 4020, kumhonax 13, vulcanox 4020	Korea RP	Any	Any other than above	Any other than above	11.31	Per kilogram	Rupees
6.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical PX-13	N-(1,3-dimethyl butyl)-N' Phenyl-p- phenylenediamine or 6C, or Pilflex 13, Sirantox 4020, antioxidant 4020, kumhonax 13, vulcanox 4020	Any other than People's Republic of China	Korea RP	Any other than above	Any other than above	11.31	Per kilogram	Rupees
7.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical MBT	2-Mercapto Benzothiazole, or Accelerator M, Accelerator MBT	People's Republic of China	People's Republic of China	Shandong Shanxian Chemical Co. Ltd.	Shandong Shanxian Chemical Co. Ltd.	24.96	Per kilogram	Rupees
8.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical MBT	2-Mercapto Benzothiazole, or Accelerator M, Accelerator MBT	People's Republic of China	Any	Any other than above	Any other than above	26.06	Per kilogram	Rupees
9.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical MBT	2-Mercapto Benzothiazole, or Accelerator M, Accelerator MBT	Any	People's Republic of China	Any other than above	Any other than above	26.06	Per kilogram	Rupees
10.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical TDQ	Polymerised 2,2,4-Trimethyl-1,2-dihydroquinoline, or TDQ or Antioxidant RD	People's Republic of China	Any	Any	Any	18.22	Per kilogram	Rupees
11.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical TDQ	Polymerised 2,2,4-Trimethyl-1,2-dihydroquinoline, or TDQ or Antioxidant RD	Any	People's Republic of China	Any	Any	18.22	Per kilogram	Rupees
12.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical TMT	Tetramethylthiuram Disulfide, or Accelerator TMTD, Thiuram C	People's Republic of China	People's Republic of China	Shandong Shanxian Chemical Co. Ltd.	Shandong Shanxian Chemical Co. Ltd.	24.13	Per kilogram	Rupees

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
13.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical TMT	Tetramethylthiuram Disulfide, or Accelerator TMTD, Thiuram C	People's Republic of China	Any	Any other than above	Any other than above	28.86	Per kilogram	Rupees
14.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical TMT	Tetramethylthiuram Disulfide, or Accelerator TMTD, Thiuram C	Any	People's Republic of China	Any other than above	Any other than above	28.86	Per kilogram	Rupees
15.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical CBS	N-cyclohexyl-2-benzothiazole sulphenamide, or Accelerator CZ, Accelerator HBS, CBS	People's Republic of China	People's Republic of China	Shandong Shanxian Chemical Co. Ltd.	Shandong Shanxian Chemical Co. Ltd.	36.21	Per kilogram	Rupees
16.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical CBS	N-cyclohexyl-2-benzothiazole sulphenamide, or Accelerator CZ, Accelerator HBS, CBS	People's Republic of China	Any	Any other than above	Any other than above	40.10	Per kilogram	Rupees
17.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical CBS	N-cyclohexyl-2-benzothiazole sulphenamide, or Accelerator CZ, Accelerator HBS, CBS	Any	People's Republic of China	Any other than above	Any other than above	40.10	Per kilogram	Rupees
18.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical PVI	N-(Cyclohexylthio) phthalimide, or Anti Scorch Agent CTP, PVI	People's Republic of China	People's Republic of China	Any	Shandong Shanxian Chemical Co. Ltd.	13.05	Per kilogram	Rupees
19.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical PVI	N-(Cyclohexylthio) phthalimide, or Anti Scorch Agent CTP, PVI	People's Republic of China	People's Republic of China	Shandong Yanggu Huatai Chemical Co. Ltd.	Shandong Yanggu Huatai Chemical Co. Ltd.	20.91	Per kilogram	Rupees
20.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical PVI	N-(Cyclohexylthio) phthalimide, or Anti Scorch Agent CTP, PVI	People's Republic of China	Any	Any other than above	Any other than above	27.91	Per kilogram	Rupees
21.	2902, 2907, 2909, 2917, 2921, 2925, 2930, 2933, 2934, 2935, 2942, 3811, 3812, or 3815	Rubber Chemical PVI	N-(Cyclohexylthio) phthalimide, or Anti Scorch Agent CTP, PVI	Any	People's Republic of China	Any	Any	27.91	Per kilogram	Rupees

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, the 5th May, 2008, and shall be payable in Indian currency.

Explanation—For the purposes of this notification “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Sodium Hydroxide (Caustic Soda) originating in or exported from Korea RP and China PR

Ntfn 137 dated 26.12.2008

WHEREAS, the designated authority vide notification No. 15/11/2007-DGAD, dated the 22nd November, 2007, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 22nd November, 2007, had initiated review, in the matter of continuation of anti-dumping on imports of Sodium Hydroxide commonly known as Caustic Soda (hereinafter referred to as the subject goods), falling under sub-heading 2815 11 or 2815 12 of the First Schedule to the Customs Tariff Act 1975 (51 of 1975), originating in, or exported from, Korea ROK and the People's Republic of China (hereinafter referred to as the subject countries), imposed vide notification of the Government of India (Department of Revenue), No.142/2003-Customs, dated the 23rd September, 2003, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated 23rd September, 2003, vide number G.S.R.759(E), dated the 23rd September, 2003;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries upto and inclusive of the 25th December, 2008 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 121/ 2007-Customs, dated 20th December, 2007, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 20th December, 2007, vide number G.S.R. 784(E), dated the 20th December, 2007;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject countries, the designated authority vide its final findings No. 15/11/2007-DGAD dated the 21st November, 2008 published in the Gazette of India, Extraordinary, Part I, Section 1, dated 21st November, 2008, has come to the conclusion that-

- (a) subject goods originating in or exported from the People's Republic of China has been exported to India below their normal value, resulting in dumping;

Appendix-D : Anti-Dumping Duty

- (b) the performance of domestic industry has improved during the continuation of anti-dumping duty on the subject goods; and
- (c) discontinuation of anti-dumping duties on the subject goods from subject countries likely to continue from the People's Republic of China and likely to recur from Korea ROK leading to the recurrence of injury to the domestic industry;

and has recommended continued imposition of definitive anti-dumping duty against the subject goods, originating in, or exported from, the subject countries in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6), and produced by the producers as specified in the corresponding entry in column (7), and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between, the reference price as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table, and the landed value of such imported goods in like currency per like unit of measurement.

TABLE

Sl. No.	Sub-heading	Descript-ion of Goods	Specification	Country of Origin	Country of Export	Producer	Exporter	Amount	Unit of Measure-ment	Cur-rency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2815 11 or 2815 12	Caustic soda	Caustic soda lye and caustic soda solid/flakes	Korea ROK	Korea ROK	M/s Hanwha Chemical Corporation	M/s Hanwha Corporation	Not applicable	Dry Metric Tonne	US dollar
2.	2815 11 or 2815 12	Caustic soda	Caustic soda lye and caustic soda solid/flakes	Korea ROK	Korea ROK	M/s Hanwha Chemical Corporation	M/s Tricon Energy Ltd., United States of America (USA)	Not applicable	Dry Metric Tonne	US dollar
3.	2815 11 or 2815 12	Caustic soda	Caustic soda lye and caustic soda solid/flakes	Korea ROK	Korea ROK	Any other than at S. No. 1 and 2 above		401.05	Dry Metric Tonne	US dollar
4.	2815 11 or 2815 12	Caustic soda	Caustic soda lye and caustic soda solid/flakes	Korea ROK	Any country other than Korea ROK	Any	Any	401.05	Dry Metric Tonne	US dollar
5.	2815 11 or 2815 12	Caustic soda	Caustic soda lye and caustic soda solid/flakes	Any country other than subject countries	Korea ROK	Any	Any	401.05	Dry Metric Tonne	US dollar
6.	2815 11 or 2815 12	Caustic soda	Caustic soda lye and caustic soda solid/flakes	People's Republic of China	People's Republic of China	Any	M/s Tricon Energy Ltd., United States of America (USA)	401.05	Dry Metric Tonne	US dollar
7.	2815 11 or 2815 12	Caustic soda	Caustic soda lye and caustic soda solid/flakes	People's Republic of China	People's Republic of China	Any other than at S.No.6 above		401.05	Dry Metric Tonne	US dollar
8.	2815 11 or 2815 12	Caustic soda	Caustic soda lye and caustic soda solid/flakes	People's Republic of China	Any country other than People's Republic of China	Any	Any	401.05	Dry Metric Tonne	US dollar
9.	2815 11 or 2815 12	Caustic soda	Caustic soda lye and caustic soda solid/flakes	Any country other than subject countries	People's Republic of China	Any	Any	401.05	Dry Metric Tonne	US dollar

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Gazette of India.

Explanation – For the purposes of this notification, -

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- (b) “rate of exchange” applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Appendix–D : Anti-Dumping Duty

Anti-dumping duty: Acrylonitrile Butadiene Rubber (NBR) originating in or exported from Korea RP and Germany

Ntfn 01 dated 02.01.2009

WHEREAS, the designated authority had initiated a sunset review in the matter of continuation of final anti-dumping duty on acrylonitrile butadiene rubber (hereinafter referred to as NBR) falling under Chapter 40 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, Korea RP and Germany, imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 111/2002-Customs, dated the 10th October, 2002, published in the Gazette of India, part II, Section 3, Sub-Section (i) vide number G.S.R. 697(E), dated the 10th October, 2002] which was superseded vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 78/2005-Customs, dated the 1st September, 2005, published in the Gazette of India, part II, Section 3, Sub-Section (i) vide number G.S.R. 554(E), dated the 1st September, 2005, and had requested for extension of anti-dumping duty for an additional period of one year from the date of its expiry, in terms of sub-section (5) of section 9A of the said Customs Tariff Act, pending the completion of the review;

AND WHEREAS the Central Government had extended the anti-dumping duty imposed on NBR originating in, or exported from, Korea RP and Germany vide notification No. 109/2007-Customs, dated the 9th October, 2007, published in the Gazette of India, part II, Section 3, Sub-Section (i) vide number G.S.R. 651(E), dated the 9th October, 2007 upto and inclusive of 8th October, 2008;

AND WHEREAS the designated authority vide notification No. 15/6/2007-DGAD, dated the 4th October 2008, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 6th October 2008 has concluded that–

- (a) there is no reason for continuation of existing anti dumping measures on exports of NBR from Germany into India;
- (b) there is a strong likelihood of exports of NBR from Korea RP into India continuing at dumped prices leading to consequential injury to the domestic industry and injury to domestic industry is likely to continue or recur if the duties are either revoked or reduced in respect of imports from Korea; and
- (c) the domestic industry continues to suffer material injury on account of low per unit realization due to the price effect of dumped imports and erosion of its market share;

and has recommended continuation of anti-dumping duty on imports of NBR originating in, or exported from, Korea RP;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government after considering the aforesaid findings of the designated authority, hereby imposes on the goods the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in the corresponding entry in column (4), originating in the country specified in the corresponding entry in column (5), exported from the country specified in the corresponding entry in column (6), produced by the producer specified in the corresponding entry in column (7) and exported by the exporter specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

S. No.	Heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	4002	Acrylonitrile Butadiene Rubber (NBR)	Any	Korea RP	Korea RP	M/s Korea Kumho Petrochemicals Co Ltd (KKPC)	M/s Korea Kumho Petrochemicals Co Ltd (KKPC)	38.73	MT	US Dollar
2.	4002	Acrylonitrile Butadiene Rubber (NBR)	Any	Korea RP	Korea RP	M/s LG Chemicals Ltd (LG)	M/s LG Chemicals Ltd (LG)	38.73	MT	US Dollar
3.	4002	Acrylonitrile Butadiene Rubber (NBR)	Any	Korea RP	Korea RP	Any other Producer/ exporter other than combination of Producer- exporter indicated at Sr. Nos. 1 & 2 Above		362.75	MT	US Dollar
4.	4002	Acrylonitrile Butadiene Rubber (NBR)	Any	Korea RP	Any	Any	Any	362.75	MT	US Dollar
5.	4002	Acrylonitrile Butadiene Rubber (NBR)	Any	Any	Korea RP	Any	Any	362.75	MT	US Dollar

2. This notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) and the anti-dumping duty shall be paid in Indian Currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Float Glass as specified originating in or exported from China PR and Indonesia

Ntfn 04 dated 06.01.2009

As amended by 51/2009-Cus. dated 22.05.2009:

WHEREAS, the Designated Authority, vide its Notification No. 15/1/2007-DGAD, dated the 13 th December, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 13 th December, 2007 had initiated a sunset review in the matter of continuation of anti-dumping on imports of Float Glass of thickness 2 mm to 12 mm (both inclusive) of clear as well as tinted variety (other than green glass) but not including reflective glass processed glass meant for decorative, industrial or automotive purposes (hereinafter referred to as the subject goods), falling under heading 7005 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the Peoples' Republic of China (in short 'China PR') and Indonesia (hereinafter referred to as the subject countries), and imported into India, imposed vide

notification of the Government of India, Ministry of Finance (Department of Revenue), No. 165/2003-Customs, dated the 12 th November, 2003 published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide G.S.R. No. 887(E) of the same date;

AND WHEREAS, the Central Government has extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries vide notification of the Government of India, Ministry of Finance (Department of Revenue), No. 4/2008-Customs, dated the 4 th January, 2008, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide G.S.R. No.12(E) of the same date, up to and inclusive of the 6th January, 2009;

AND WHEREAS, in the matter of sunset review of anti-dumping on import of the subject goods, originating in, or exported from the subject countries, the Designated Authority vide its final findings No. 15/1/2007-DGAD, dated the 2 nd December, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 2 nd December, 2008 has come to the conclusion that –

- (i) The subject goods are entering the Indian market at dumped prices and dumping margins of the subject goods imported from China PR are substantial and above de-minimis;
- (ii) The subject goods are likely to enter the Indian market at dumped prices and the likely dumping margins in respect of imports from China PR and Indonesia is substantial and above de-minimis;
- (iii) The subject goods are likely to enter Indian market at dumped prices, should the present measures be withdrawn;
- (iv) Even though the domestic industry has improved its performance during the POI, the withdrawal of the existing anti-dumping measure on subject goods from subject countries is going to cause a substantial injury to the domestic industry. Further, should the present anti dumping duties be revoked, injury to the domestic industry is likely to intensify;

and has recommended continued imposition of the anti-dumping duty on the subject goods originating in, or exported from, the subject countries in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No.165/2003-Customs, dated the 12th November, 2003, except as respects things done or omitted to be done before such supersession, the Central Government, after considering the aforesaid findings of the Designated Authority, hereby imposes an anti-dumping duty on the imports into India of subject goods falling under Heading 7005 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) at an amount, which is equal to,-

- (a) US\$ 133 per metric tonne in case of imports of subject goods originating in, or exported from, China PR; and
- (b) US\$ 81.21 per metric tonne in case of imports of subject goods from Indonesia, except that in respect of imports from PT Mulia Glass, Indonesia (exporter), the anti-dumping duty shall be levied at an amount which is equal to US\$ 71.16 per metric tonne.

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette and shall be paid in Indian currency.

Explanation—For the purpose of this notification, rate of exchange applicable for the purposes of calculation of the anti-dumping duty under this notification shall be the exchange rate specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue) issued from time to time, in exercise of powers conferred under sub-clause (i) of clause (a) of Explanation to section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the “bill of entry” under section 46 of the said Customs Act.

Anti-dumping duty: Mulberry Raw Silk (not thrown), 2A grade and below originating in or exported from China PR

Ntfn 05 dated 06.01.2009

WHEREAS, the designated authority vide notification No. 15/12/2007-DGAD, dated the 14th December, 2007, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 14th December, 2007, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Act) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred to as the said rules), in the matter of continuation of anti-dumping duty on Mulberry raw silk (not thrown), 2A grade and below (hereinafter referred to as the subject goods), falling under tariff item 5002 00 10 of the said Act, originating in, or exported from the People’s Republic of China (hereinafter referred to as the subject country), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.106/2003-Customs, dated the 10th July, 2003, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary vide number G.S.R.537(E), dated the 10th July, 2003;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 1st January, 2009, vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No.01/ 2008-CUSTOMS, dated the 1st January, 2008, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R.4 (E), dated the 1st January, 2008, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 1st January, 2008;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject country, the designated authority vide its final findings No. 15/12/2007-DGAD, dated the 11th December, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 11th December, 2008, had come to the conclusion that-

- (a) subject goods originating in or exported from the subject country had been exported to India below their normal value, resulting in dumping; and
- (b) in the event of discontinuation of anti-dumping duties on the subject goods from the subject country, dumping was likely to continue from the subject country leading to the continuation and recurrence of injury to the domestic industry;

and had recommended continued imposition of definitive anti-dumping duty against the subject goods, originating in, or exported from, the subject country in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Act, read with rule 23 of the said rules, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Act as specified in the

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corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to the difference between the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table, and the landed value of such imported goods in like currency per like unit of measurement.

TABLE

Sl. No.	Tariff item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	5002 00 10	Mulberry raw silk (Not thrown)	2A grade and below	People's Republic of China	People's Republic of China	Any	Any	37.32	kilogram	US dollar
2.	5002 00 10	Mulberry raw silk (Not thrown)	2A grade and below	People's Republic of China	Any country other than People's Republic of China	Any	Any	37.32	kilogram	US dollar
3.	5002 00 10	Mulberry raw silk (Not thrown)	2A grade and below	Any country other than People's Republic of China	People's Republic of China	Any	Any	37.32	kilogram	US dollar

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) and shall be paid in Indian currency.

Explanation—For the purposes of this notification, -

- "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act;
- "rate of exchange" applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act; and
- the grading of Mulberry raw silk (not thrown) shall be as per the internationally accepted grades approved by the International Silk Association.

Anti-dumping duty: Digital Versatile Discs-Recordable generally known as DVD-R and DVD-RW originating in or exported from specified countries

Ntfn 08 dated 22.01.2009

WHEREAS, in the matter of import of digital versatile discs-recordable generally known as DVD-R and DVD-RW, (hereinafter referred to as the subject goods), falling under heading 8523 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from the People's Republic of China, Hong Kong and Chinese Taipei (hereinafter referred to as the subject countries), the designated authority, in its preliminary findings vide notification No. 14/17/2007-DGAD dated the 16th June, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th June, 2008, had come to the conclusion that, -

- the subject goods have been exported to India from the subject countries below its normal value;
- the domestic industry has suffered material injury;
- the injury has been caused by the dumped imports from the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 89/2008-Customs, dated the 23rd July, 2008, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R. 551(E), dated the 23rd July, 2008;

AND WHEREAS, the designated authority, vide its final findings vide notification No. 14/17/2007-DGAD dated the 19th November, 2008, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 19th November, 2008, has come to the conclusion that, -

- the subject goods have been exported to India from the subject countries below its normal value;
- the domestic industry has suffered material injury;
- the injury has been caused by the dumped imports from the subject countries;

and has recommended to impose definitive anti-dumping duties on all imports of the subject goods, originating in or exported from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (4) of the said Table, and produced by the producers as specified in the corresponding entry in column (6), when exported from the countries as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty which shall be equal to the amount specified in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

(See Table on Next Page)

TABLE

Sl. No.	Heading	Description of goods	Country of origin	Country of export	Pro-ducer	Ex-orter	Amount	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	8523	Digital Versatile Disc Recordable (See note below)	China PR	China PR	Any	Any	68.11	Per 1000 pieces	USD
2.	8523	Digital Versatile Disc Recordable (See note below)	China PR	Any country other than China PR	Any	Any	68.11	Per 1000 pieces	USD
3.	8523	Digital Versatile Disc Recordable (See note below)	Any country other than subject countries	China PR	Any	Any	68.11	Per 1000 pieces	USD
4.	8523	Digital Versatile Disc Recordable (See note below)	Hong Kong	Hong Kong	Any	Any	66.72	Per 1000 pieces	USD
5.	8523	Digital Versatile Disc Recordable (See note below)	Hong Kong	Any country other than Hong Kong	Any	Any	66.72	Per 1000 pieces	USD
6.	8523	Digital Versatile Disc Recordable (See note below)	Any country other than subject countries	Hong Kong	Any	Any	66.72	Per 1000 pieces	USD
7.	8523	Digital Versatile Disc Recordable (See note below)	Chinese Taipei	Chinese Taipei	Any	Any	65.63	Per 1000 pieces	USD
8.	8523	Digital Versatile Disc Recordable (See note below)	Chinese Taipei	Any country other than Chinese Taipei	Any	Any	65.63	Per 1000 pieces	USD
9.	8523	Digital Versatile Disc Recordable (See note below)	Any country other than subject countries	Chinese Taipei	Any	Any	65.63	Per 1000 pieces	USD

Note. — The product under consideration is digital versatile disc recordable of all kinds. Such product includes DVD-R, DVD+R, DVD-RW and DVD+RW.

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, and shall be payable in Indian currency.

Explanation — For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Hexa Methylene Textramine originating in or exported from any country

Ntfn 32 dated 27.03.2009

WHEREAS, the designated authority, vide its notification No. 15/10/2007-DGAD, dated 29th February, 2008, published in Part I, section 1 of the Gazette of India, Extraordinary, dated the 29th February, 2008, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, in the matter of continuation of anti-dumping duty on Hexa Methylene Tetramine, commonly known as Hexamine, falling under sub-heading 2921 29 of the First Schedule to the Customs Tariff Act 1975, (51 of 1975), originating in, or exported from, Iran, imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 58/2005-Customs dated the 30th June, 2005, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.434(E), dated the 30th June, 2005;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 16th March, 2009 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 35/2008 -Customs dated the 14th March, 2008, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.180 (E), dated the 14th March, 2008;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject country, the designated authority in its final findings issued vide notification No. 15/10/2007-DGAD, dated 26th February, 2009, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 26th February, 2009, has come to the conclusion that-

- the subject goods are entering the Indian market at dumped prices and dumping margins of the subject goods imported from Iran is substantial and above de-minimis;
- the subject goods are likely to enter the Indian market at dumped prices and the likely dumping margins in respect of imports from Iran is substantial and above de-minimis;
- the subject goods are likely to enter Indian market at dumped prices, should the present measures be withdrawn; and
- even though the domestic industry has improved its performance during the period of investigation the situation of domestic industry continues to be fragile and dumped imports from subject countries continue to cause a substantial injury to the domestic industry. Further, should the present anti dumping duties be revoked, injury to the domestic industry is likely to continue and intensify;

and has recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject country and imported into India, in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods,, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First

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Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No	Sub-Heading	Description of Goods	Country of Origin	Country of Export	Producer	Exporter	Specification in inches	Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2921 29	Hexa Methylene Tetramine, commonly known as Hexamine	Any	Iran	Any	Any	Any	107.28	Metric Tonne	US Dollar
2.	2921 29	Hexa Methylene Tetramine, commonly known as Hexamine	Any	Any	Iran	Any	Any	107.28	Metric Tonne	US Dollar

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Vitamin E all forms excluding natural forms originating in or exported from China PR

Ntfn 33 dated 27.03.2009

WHEREAS, the designated authority, vide its notification No. 15/10/2008-DGAD, dated 7th March, 2008 published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 7th March, 2008, had initiated a review in the matter of continuation of anti-dumping on imports of Vitamin E all forms excluding natural forms (hereinafter referred to as the subject goods) falling under sub-heading 2936 28 or 2309 90 of the First Schedule to the Customs Tariff Act 1975, (51 of 1975), originating in, or exported from, the People's Republic of China (hereinafter referred to as the subject country), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 145/2003- CUSTOMS dated the 6th October, 2003, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.790(E), dated the 6th October, 2003;

AND WHEREAS, the Central Government has extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 16th March, 2009 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 43/2008 -Customs dated the 4th April, 2008, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.264 (E), dated the 4th April, 2008;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject country, the designated authority in its final findings issued vide notification No. 15/10/2008-DGAD, dated 5th March, 2009 published in the Gazette of India, Extraordinary, Part I, Section 1 dated the 5th March, 2009, has come to the conclusion that-

- the subject goods are entering the Indian market at dumped prices and dumping margins of the subject goods imported from the People's Republic of China is substantial and above de-minimis;
- the subject goods are likely to enter the Indian market at dumped prices and the likely dumping margins in respect of imports from the People's Republic of China will be substantial and above de-minimis;
- the subject goods are likely to enter Indian market at dumped prices, should the present measures be withdrawn; and
- the situation of domestic industry continues to be fragile. Further, should the present anti dumping duties be revoked, injury to the domestic industry is likely to continue and intensify;

and has recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject country and imported into India, in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods,, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the amount mentioned in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

S. No	Sub-heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2936 28 or 2309 90	Vitamin E all forms excluding natural forms	100% grade	People's Republic of China	Any	Any	Any	25.54	Kg	US Dollar
2.	2936 28 or 2309 90	Vitamin E all forms excluding natural forms	100% grade	Any	People's Republic of China	Any	Any	25.54	Kg	US Dollar

Note:- The amount for the purposes of column (9) above, for concentrations other than those specified in column (4), shall be calculated on pro rata basis.

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification,-

- “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 8B, 9 and 9A of the said Customs Tariff Act, 1975;
- rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Sodium Hydrosulphite originating in or export from Germany and Korea

Ntfn 35 dated 13.04.2009

WHEREAS, the designated authority vide notification No. 15/1/2008-DGAD, dated the 19th March, 2008, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 20th March, 2008, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, in the matter of continuation of anti-dumping duty on Sodium hydrosulphite (hereinafter referred to as the subject goods), originating in, or exported from, Germany and Korea RP (hereinafter referred to as the subject countries), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 173/2003-Customs, dated the 3rd December, 2003, published in the Gazette of India vide number G.S.R.921(E), dated the 3rd December, 2003 and had requested for extension of anti-dumping duty for a period of one year from the date of its expiry, in terms of sub-section (5) of section 9A of the said Act, pending the completion of the review;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries upto and inclusive of the 31st March, 2009 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 44/2008 -Customs dated the 7th April, 2008, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.267(E), dated the 7th April, 2008;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject countries, the designated authority in its final findings issued vide notification No. 15/1/2008-DGAD, dated 17th March, 2009 published in the Gazette of India, Extraordinary, Part I, Section 1 dated the 17th March, 2009, had come to the conclusion that-

- the subject goods were entering the Indian market at dumped prices and dumping margins of the subject goods imported from Germany was substantial and above de-minimis;
- the subject goods were likely to enter the Indian market at dumped prices and the likely dumping margins in respect of imports from Korea RP was substantial and above de-minimis;
- the subject goods were likely to enter the Indian market at dumped prices, should the present measure withdrawn; and
- even though the domestic industry had marginally improved its performance in terms of capacity, production and sales, its profitability deteriorated during the period of investigation and the situation of domestic industry to be fragile; the dumped imports from Germany continued to cause substantial injury to the domestic industry and the likelihood of dumping from Korea RP was lurking above the heads of the domestic industries threatening to cause substantial injury in the event of revocation of the anti-dumping duty; should the present anti-dumping duties be revoked, injury to the domestic industry was likely to continue and intensify;

and had recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject countries and imported into India, in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods,, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the amount mentioned in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

S. No.	Tariff Item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2832 10 20	Sodium hydrosulphite	Any	Germany	Any country other than Korea RP	M/s. BASF, Germany	M/s. BASF, Germany	1034.76	Metric Tonne	US Dollar
2.	2832 10 20	Sodium hydrosulphite	Any	Germany	Any country other than Korea RP	M/s. BASF, Germany	Any Exporter	1034.76	Metric Tonne	US Dollar
3.	2832 10 20	Sodium hydrosulphite	Any	Germany	Any country other than Korea RP	Any Producer	M/s. BASF, Germany	1034.76	Metric Tonne	US Dollar

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(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
4.	2832 10 20	Sodium hydrosulphite	Any	Any country other than Germany	Germany	Any Producer other than M/s. BASF, Germany	Any Exporter other than M/s. BASF, Germany	1034.76	Metric Tonne	US Dollar
5.	2832 10 20	Sodium hydrosulphite	Any	Germany	Any country other than Korea RP	Any Producer other than M/s. BASF, Germany	Any Exporter other than M/s. BASF, Germany	1034.76	Metric Tonne	US Dollar
6.	2832 10 20	Sodium hydrosulphite	Any	Korea, RP	Any country other than Germany	Any Producer	Any Exporter	1034.76	Metric Tonne	US Dollar
7.	2832 10 20	Sodium hydrosulphite	Any	Any Country other than Korea, RP	Korea RP	Any Producer	Any Exporter	1034.76	Metric Tonne	US Dollar

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification,-

- “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 8B, 9 and 9A of the said Customs Tariff Act, 1975;
- rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Nylon Tyre Cord Fabric (NTCF) originating in or exported from China PR

Ntfn 41 dated 29.04.2009

WHEREAS, the designated authority, vide its notification No. 14/20/2008-DGAD, dated 16th September, 2008, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, in the matter of continuation of anti-dumping duty on imports of Nylon Tyre Cord Fabric (NTCF) [hereinafter referred to as the subject goods], falling under sub-heading 5902 10 of the First Schedule to the Customs Tariff Act 1975, (51 of 1975), originating in, or exported from, the People's Republic of China (hereinafter referred to as the subject countries), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 36/2005-Customs, dated the 27th April, 2005, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 27th April, 2005 [G.S.R. 248 (E), dated the 27th April, 2005];

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject country, the designated authority in its final findings issued vide notification No. 14/20/2008-DGAD, dated 31st March, 2009, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 1st April, 2009, has come to the conclusion that-

- subject goods originating in or exported from the People's Republic of China has been exported to India below their normal value, resulting in dumping;
- dumping of subject goods from subject country continue to cause material injury to the domestic industry; and
- in case of revocation of anti-dumping duties on the subject goods from subject countries, the dumping is likely to continue (from the People's Republic of China) leading to the continuance or intensification of injury to the domestic industry;

and has recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject country and imported into India, in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No	Sub-heading	Description of goods	Grade	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	5902 10	Nylon Tyre Cord Fabric (NTCF)	All Grades	The People's Republic of China	The People's Republic of China	M/s. Ningbo Nylon Company Ltd.	Ningbo Jinlun Import & Export Co. Ltd.	1.24	kilogram	US\$
2.	5902 10	Nylon Tyre Cord Fabric (NTCF)	All Grades	The People's Republic of China	The People's Republic of China	Any combination other than at 1 above		1.76	kilogram	US\$

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(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
3.	5902 10	Nylon Tyre Cord Fabric (NTCF)	All Grades	The People's Republic of China	Any Country other than the People's Republic of China	Any	Any	1.76	kilogram	US\$
4.	5902 10	Nylon Tyre Cord Fabric (NTCF)	All Grades	Any country other than country (ies) attracting anti-dumping duty	The People's Republic of China	Any	Any	1.76	kilogram	US\$

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Cable Ties originating in or exported from China PR and Taiwan

Ntfn 44 dated 30.04.2009

WHEREAS in the matter of import of Cable Ties (hereinafter referred to as the subject goods), falling under the sub-heading 3926 90 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, the People's Republic of China and Taiwan (hereinafter referred to as the subject countries), the designated authority in its preliminary findings vide notification No. 14/10/2007-DGAD, dated 23rd September, 2008 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 24th September, 2008 had come to the conclusion that—

- the subject goods had been exported to India from the subject countries below its normal value;
- the domestic industry had suffered material injury; and
- the injury had been caused by the dumped imports from the subject countries;

and had recommended the imposition of provisional anti-dumping duty on imports of the subject goods originating in, or exported, from the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 118/2008-Customs, dated 31st October, 2008, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 762(E), dated the 31st October, 2008;

AND WHEREAS, the designated authority in its final findings vide notification No. 14/10/2007-DGAD dated the 31st March, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 31st March, 2009, has come to the conclusion that—

- the subject goods have been exported to India from the subject countries at dumped prices and dumping margins have been substantial and above de minimis level;
- the domestic industry has suffered material injury; and
- the injury has been caused by the dumped imports from the subject countries;

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported from, the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the reference price mentioned in the corresponding entry in column (9) in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

S. No	Sub-heading	Description of goods	Specification	Country of origin	Country of export	Producer	Ex-porter	Reference price	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	3926 90	Cable ties	Any size	People's Republic of China	Any	Any	Any	6.05	Per kg	US\$
2.	3926 90	Cable ties	Any size	Any Country other than People's Republic of China and Taiwan	People's Republic of China	Any	Any	6.05	Per kg	US\$
3.	3926 90	Cable ties	Any size	Taiwan	Any	Any	Any	6.19	Per kg	US\$
4.	3926 90	Cable ties	Any size	Any Country other than Taiwan and People's Republic of China	Taiwan	Any	Any	6.19	Per kg	US\$

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, the 31st October, 2008, and shall be payable in Indian currency.

Appendix–D : Anti-Dumping Duty

Explanation—For the purposes of this notification,-

- “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 8B, 9 and 9A of the said Customs Tariff Act, 1975; and
- rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Plastic Processing or Injection Moulding Machines originating in or exported from China PR

Ntfn 47 dated 12.05.2009

WHEREAS, in the matter of import of all kinds of plastic processing or injection moulding machines, also known as injection presses, having clamping force not less than 40 tonnes (hereinafter referred to as the subject goods), falling under tariff item 8477 10 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in or exported from, People’s Republic of China (hereinafter referred to as the subject country), the designated authority, in its preliminary findings vide notification No. 14/12/2008-DGAD, dated the 10th February, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 10th February, 2009, had come to the conclusion that—

- the subject goods had entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- the dumping margins of the subject goods imported from the subject country were substantial and above de minimis;
- the domestic industry had suffered material injury and the injury had been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods, originating in or exported from, the subject country,

and had recommended imposition of provisional anti-dumping duty on all imports of the subject goods, originating in or exported from, the subject country.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 9A of the said Customs Tariff Act, read with rules 13 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid preliminary findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5) and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate to be worked out as percentage of the CIF value of imports of the subject goods as specified in the corresponding entry in column (9) of the said Table.

TABLE

Sl. No.	Tariff Item	Description of Goods	Specification	Country of Origin	Country of Export	Producer	Exporter	% of CIF Value
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
1.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	China PR	China PR	M/s Guanzhou Borch Machinery Co. Ltd	M/s Guanzhou Borch Machinery Co. Ltd	76%
2.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	China PR	China PR	M/s Zhejiang Sound Machinery Manufacture Co. Ltd.	M/s Zhejiang Sound Machinery Manufacture Co. Ltd.	163%
3.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	China PR	China PR	M/s Zhejiang Golden Eagle Plastics Machinery Co. Ltd.	M/s Zhejiang Golden Eagle Co. Ltd.	147%
4.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	China PR	China PR	M/s Ningbo Liguang Machinery Co. Ltd.	M/s Ningbo Liguang Machinery Co. Ltd.	95%
5.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	China PR	China PR	M/s Ningbo Haixing Plastics Machinery Mfg. Co. Ltd.	M/s Ningbo Haixing Plastics Machinery Mfg. Co. Ltd.	123%
6.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	China PR	China PR	M/s Hangzhou Tederic Machinery Co. Ltd.	M/s Hangzhou Tederic Machinery Co. Ltd.	126%
7.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	China PR	China PR	Ningbo Haitian Plastic Machinery Group	Ningbo Haitian Plastic Machinery Group	100%
8.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	China PR	China PR	Haitian Heavywork Machinery Co. Ltd.	Haitian Heavywork Machinery Co. Ltd.	128%
9.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	China PR	China PR	Ningbo Haitian Huayuan Machinery Co. Ltd.	Ningbo Haitian Huayuan Machinery Co. Ltd.	100%
10.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	China PR	China PR	M/s Smargon Plastic Machinery Co. Ltd.	M/s Wenzhou Smargon Import & Export Co. Ltd.	223%

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
11.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	China PR	China PR	Any combination of producer and exporter other than at Sr. No. 1 to 10 above.		223%
12.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	China PR	Any country other than China PR	Any	Any	223%
13.	8477 10 00	Plastic Processing or Injection Moulding Machines	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	Any country other than China PR	China PR	Any	Any	223%

Notes.- For the purposes of this notification, "CIF value" means assessable value as determined under section 14 of the Customs Act, 1962 (52 of 1962).

Anti-dumping duty: Sodium Hydroxide (Caustic Soda) originating in or exported from EU, Indonesia and China PR

Ntfn 48 dated 12.05.2009

WHEREAS, the designated authority vide notification No. 15/11/2008-DGAD, dated the 7th March, 2008, published in Part I, section 1 of the Gazette of India, Extraordinary, dated the 10th March, 2008, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred to as the said rules), in the matter of continuation of anti-dumping duty on Sodium Hydroxide, commonly known as Caustic Soda (hereinafter referred to as the subject goods), originating in, or exported from, the European Union (excluding France), Indonesia and Chinese Taipei (hereinafter referred to as the subject countries), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 168/2003-CUSTOMS dated the 14th November 2003, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R.891(E), dated the 14th November 2003;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries upto and inclusive of the 26th March, 2009 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 39/2008 -Customs dated the 26th March, 2008, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.210 (E), dated the 26th March, 2008;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject countries, the designated authority in its final findings issued vide notification No. 15/11/2008-DGAD, dated 26th March, 2009 published in the Gazette of India, Extraordinary, Part I, Section 1 dated the 27th March, 2009, had come to the conclusion that-

- the subject goods originating in or exported from Chinese Taipei had been exported to India above its normal value at un-dumped prices and there was no likelihood of recurrence of dumping and consequent injury to the domestic industry;
- the subject goods originating in or exported from M/s. PT Asahimas, Indonesia had been exported to India at price above its normal value during period of investigation at un-dumped prices, however prices had been found to be unreliable and there was likelihood of dumping; the exports by other exporters had been found below its normal value resulting in dumping; the continuance or recurring of dumping was likely to cause injury to domestic industry; and
- the subject goods originating or exported from the European Union (excluding France) had been exported to India below its normal value at dumped prices and continuance or recurring of dumping was likely to cause injury to the domestic industry;

and had recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, Indonesia and the European Union (excluding France) and imported into India, in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act read with rules 18 and 23 of the said rules, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods,, the description of which is specified in column (3) of the Table below, falling under sub-heading or tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the amount mentioned in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

S. No.	Sub-heading or tariff item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2815 11 or 2815 12 00	Caustic Soda	Any grade	Indonesia	Indonesia	M/s. P.T.Asahimas Chemical	M/s. Tricon Energy Ltd. USA	415.46	DMT	US dollar
2.	2815 11 or 2815 12 00	Caustic Soda	Any grade	Indonesia	Indonesia	Any other than at Sl.No.1 above		415.46	DMT	US dollar
3.	281511 or 281512	Caustic Soda	Any grade	Indonesia	Any	Any	Any	415.46	DMT	US dollar
4.	2815 11 00 or 2815 12 00	Caustic Soda	Any grade	Any country other than country(ies) attracting anti dumping duty	Indonesia	Any	Any	415.46	DMT	US dollar

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
5.	2815 11 or 2815 12 00	Caustic Soda	Any grade	European Union (excluding France)	European Union (excluding France)	Any	Any	415.46	DMT	US dollar
6.	2815 11 00 or 2815 12 00	Caustic Soda	Any grade	European Union (excluding France)	Any	Any	Any	415.46	DMT	US dollar
7.	2815 11 or 2815 12 00	Caustic Soda	Any grade	Any country other than country(ies) attracting anti dumping duty	European Union (excluding France)	Any	Any	415.46	DMT	US dollar

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification,—

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 8B, 9 and 9A of the said Customs Tariff Act; and
- (b) rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Steel and Fibre Glass Tapes and their parts and components originating in or exported from China PR

Ntfn 49 dated 15.05.2009

WHEREAS, the designated authority vide notification No. 15/2/2008-DGAD, dated the 31st March, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 1st April, 2008, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, in the matter of continuation of anti-dumping duty imposed on steel and fibre glass tapes and their parts and components (hereinafter referred to as the subject goods), originating in or exported from, the People's Republic of China (hereinafter referred to as the subject country) vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 147/2003-Customs, dated the 7th October, 2003, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 793(E), dated the 7th October, 2003;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods for a period of six months vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 50/2008-Customs, dated the 21st April, 2008, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 296(E), dated the 21st April, 2008;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods for a further period of six months vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 104/2008-Customs, dated the 10th September, 2008, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 649(E), dated the 10th September, 2008;

- (a) the subject goods were entering the Indian market at dumped prices and dumping margins of the subject goods imported from China PR was substantial and above de- minimis.
- (b) the subject goods were likely to enter the Indian market at dumped prices and the likely dumping margins in respect of imports from China PR was substantial and above de- minimis.
- (c) the subject goods were likely to enter Indian market at dumped prices should the present measures be withdrawn.
- (d) even though the performance of the domestic industry had improved with the imposition of anti-dumping duties, the situation of the domestic industry continued to be fragile and vulnerable and in the event of revocation of the anti dumping duty, the domestic industry in all likelihood would once again be subjected to the recurrence of dumping and injury;

and had recommended continued imposition of definitive anti-dumping duty on the subject goods, originating in, or exported from, the subject country in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the countries as specified in the corresponding entry in column (5), exported from the countries as specified in the corresponding entry in column (6), produced by the producers as specified in the corresponding entry in column (7), exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

S. No.	Sub-heading	Description of goods	Specification	Country of origin	Country of Export	Pro-ducer	Ex-por-ter	Amt.	Unit of M.	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	90178010 or 90179000 or 84869000	Measuring Tape	Steel Tapes and parts and components thereof	People's Republic of China	People's Republic of China	Any	Any	4.19	Kg	US\$
2.	90178010 or 90179000 or 84869000	Measuring Tape	Steel Tapes and parts and components thereof	People's Republic of China	Any other than People's Republic of China	Any	Any	4.19	Kg	US\$

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
3.	90178010 or 90179000 or 84869000	Measuring Tape	Steel Tapes and parts and components thereof	Any Country	People's Republic of China	Any	Any	4.19	Kg.	US\$
4.	90178010 or 90179000 or 84869000	Measuring Tape	Fibreglass Tapes and parts and components thereof	People's Republic of China	People's Republic of China	Any	Any	4.10	Kg.	US\$
5.	90178010 or 90179000 or 84869000	Measuring Tape	Fibreglass Tapes and parts and components thereof	People's Republic of China	Any other than People's Republic of China	Any	Any	4.10	Kg.	US\$
6.	90178010 or 90179000 or 84869000	Measuring Tape	Fibreglass Tapes and parts and components thereof	Any Country	People's Republic of China	Any	Any	4.10	Kg.	US\$

Anti-dumping duty: Cathode Ray Colour Television Picture Tubes originating in or exported from specified countries Ntfn 50 dated 15.05.2009

As amended by Ntfn 99/2010-Cus. dated 30.09.2010:

WHEREAS, in the matter of import of Cathode Ray Colour Television Picture Tubes (hereinafter referred to as the subject goods), falling under sub-heading 8540 11 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from Malaysia, Thailand, China PR and Korea RP (hereinafter referred to as the subject countries), the designated authority, in its preliminary findings vide notification No. 14/8/2007- DGAD, dated the 7th May, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 7th May, 2008, had come to the conclusion that-

- (a) the subject goods had been exported to India from the subject countries below its normal value;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused by the dumped imports from the subject countries,

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 90/2008-Customs, dated the 24th July, 2008, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R. 556(E), dated the 24th July, 2008;

AND WHEREAS, the designated authority, in its final findings vide notification No. 14/8/2007- DGAD, dated the 17th February, 2009, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 17th February, 2009, has come to the conclusion that -

- (a) Imports originating in the subject country are taking place at dumped prices and the same have caused material injury to the domestic industry;
- (b) Decline in market share of domestic industry as a consequence of increase in market share of subject imports from the subject country prevented the domestic industry from increasing their sales commensurate to growth in demand;
- (c) Significant price-undercutting and substantial increase in the volume of dumped imports adversely affected the performance of the domestic industry in terms of profits, cash flow, and return on investment;
- (d) Significant increase in volume of dumped imports from the subject country (both in absolute terms as well as in relation to the share in demand) has resulted in significant decline in market share of the domestic industry;

and has recommended to impose definitive anti-dumping duties on all imports of the subject goods, originating in or exported from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (8), originating in the countries as specified in the corresponding entry in column (4) and produced by the producers as specified in the corresponding entry in column (6), when exported from the countries as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty which shall be equal to the difference between the amount specified in the corresponding entry in column (9) and the landed value, in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

Sl No	Sub-Hdg.	Description of Goods	Country of Origin	Country of Export	Producer	Exporter	Specification In inches	Amt.	Unit	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	8540 11	Television Picture Tubes (Detailed description given below)	Malaysia	Malaysia	Chunghwa Picture Tubes (M) Sdn. Bhd	Chunghwa Picture Tubes (M) Sdn. Bhd	14"	21.77	per piece	USD
							15"	30.56		
							20"	33.28		
							21"	40.42		
							29"	81.68		
							Any Other size	87.19		
2.	8540 11	Television Picture Tubes (Detailed description given below)	Malaysia	Malaysia	Samsung SDI (Malaysia) Berhad	Samsung SDI (Malaysia) Berhad	14"	20.88	per piece	USD
							15"	31.06		
							20"	34.68		
							21"	38.68		
							Any Other size	87.19		

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
3.	8540 11	Television Picture Tubes (Detailed description given below)	Malaysia	Malaysia	Other than combination in Serial No. 1 & 2		14"	25.81	per piece	USD
							15"	36.44		
							20"	40.00		
							21"	42.92		
							29"	87.19		
							Any Other size	87.19		
4.	8540 11	Television Picture Tubes (Detailed description given below)	Malaysia	Any country other than Malaysia	Any	Any	14"	25.81	per piece	USD
							15"	36.44		
							20"	40.00		
							21"	42.92		
							29"	87.19		
							Any Other size	87.19		
5.	8540 11	Television Picture Tubes (Detailed description given below)	Any country other than subject countries	Malaysia	Any	Any	14"	25.81	per piece	USD
							15"	36.44		
							20"	40.00		
							21"	42.92		
							29"	87.19		
							Any Other size	87.19		
6.	8540 11	Television Picture Tubes (Detailed description given below)	Republic of Korea	Republic of Korea	M/s. Meridian Solar & Display Company Ltd.	M/s. Meridian Solar & Display Company Ltd. or/ and M/s LG International (S'Pore) Pte. Limited, Singapore	14"	31.75	per piece	USD
							15"	32.32		
							21"	40.66		
							29"	86.11		
							Any Other size	97.53		
7.	8540 11	Television Picture Tubes (Detailed description given below)	Republic of Korea	Republic of Korea	Other than combination in Serial No. 6		14"	31.75	per piece	USD
							15"	43.60		
							21"	50.95		
							29"	97.53		
							Any Other size	97.53		
8.	8540 11	Television Picture Tubes (Detailed description given below)	Republic of Korea	Any country other than Republic of Korea	Any	Any	14"	31.75	per piece	USD
							15"	43.60		
							21"	50.95		
							29"	97.53		
							Any Other size	97.53		
9.	8540 11	Television Picture Tubes (Detailed description given below)	Any country other than subject countries	Republic of Korea	Any	Any	14"	31.75	per piece	USD
							15"	43.60		
							21"	50.95		
							29"	97.53		
							Any Other size	97.53		
10.	8540 11	Television Picture Tubes (Detailed description given below)	China	China	Irico Display Devices Co. Ltd.	Irico Display Devices Co. Ltd.	14"	21.72	per piece	USD
							15"	34.31		
							21"	46.03		
							Any Other size	96.51		
11.	8540 11	Television Picture Tubes (Detailed description given below)	China	China	Shenzhen Samsung SDI Co. Ltd.	Samsung SDI (Hong Kong) Limited	21"	43.55	per piece	USD
							29"	96.51		
							Any Other size	96.51		
12.	8540 11	Television Picture Tubes (Detailed description given below)	China	China	Thomson Guangdong Display Company Limited (TGDC Guangdong Display Company Limited)	Thomson Guangdong Display Company Limited (TGDC Guangdong Display Company Limited)	21"	45.26	per piece	USD
							29"	73.55		
							Any Other size	96.51		
13.	8540 11	Television Picture Tubes (Detailed description given below)	China	China	Beijing Matsushita Color CRT Co. Ltd.	Beijing Matsushita Color CRT Co. Ltd.	14"	21.46	per piece	USD
							15"	29.32		
							Any Other size	96.51		

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
14.	8540 11	Television Picture Tubes (Detailed description given below)	China	China	Beijing Matsushita Color CRT Co. Ltd.	Panasonic Industrial Asia Pte Ltd. Singapore	14"	21.36	per piece	USD
							Any other size	96.51		
15.	8540 11	Television Picture Tubes (Detailed description given below)	China	China	Other than combination in Serial No. 10 to 14		14"	24.88	per piece	USD
							15"	42.81		
							21"	47.89		
							29"	96.51		
							Any Other size	96.51		
16.	8540 11	Television Picture Tubes (Detailed description given below)	China	Any Country Other than China	Any	Any	14"	28.88	per piece	USD
							15"	42.81		
							21"	47.89		
							29"	96.51		
							Any Other size	96.51		
17.	8540 11	Television Picture Tubes (Detailed description given below)	Any country other than subject countries	China	Any	Any	14"	28.88	per piece	USD
							15"	42.81		
							21"	47.89		
							29"	96.51		
							Any Other size	96.51		
18.	8540 11	Television Picture Tubes (Detailed description given below)	Thailand	Thailand	Any	Any	14"	28.73	per piece	USD
							15"	34.28		
							20"	40.59		
							21"	44.58		
							29"	81.08		
							Any Other size	81.08		
19.	8540 11	Television Picture Tubes (Detailed description given below)	Thailand	Any country Other than Thailand	Any	Any	14"	28.73	per piece	USD
							15"	34.28		
							20"	40.59		
							21"	44.58		
							29"	81.08		
							Any Other size	81.08		
20.	8540 11	Television Picture Tubes (Detailed description given below)	Any country other than subject countries	Thailand	Any	Any	14"	28.73	per piece	USD
							15"	34.28		
							20"	40.59		
							21"	44.58		
							29"	81.08		
							Any Other size	81.08		

Explanation—For the purposes of this notification, -

- (a) "television picture tubes" means complete or incomplete thermionic, cold cathode or photo cathode valves and tubes such as vacuum or vapor or gas filled valves and tubes, mercury arc rectifying valves and tubes, also called cathode ray tubes, television camera tubes or cathode ray colour television picture tubes, or colour television picture tubes, or colour picture tubes etc. but does not include video and computer monitor cathode ray tubes.
- (b) if imports of bare tubes are reported, the benchmark, that is, the amount specified in column (9) of the Table, would be reduced by an amount as specified, namely, (i) US\$ 2.75 for 14", (ii) US \$ 3.33 for 15" (iii) US \$ 4.13 for 20" (iv) US \$ 3.84 for 21".
- (c) "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act.
- (d) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.
- (e) the anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, 24th July, 2008, and shall be payable in Indian currency.

Anti-dumping duty: Compact Fluorescent Lamps (CFL) as specified originating in or exported from China PR, Sri Lanka and Vietnam

Ntfn 55 dated 26.05.2009

WHEREAS, in the matter of import of Compact Fluorescent Lamps (CFL) with or without ballast or control gear or choke, whether or not assembled, either in completely knocked down or semi knocked down condition (hereinafter referred to as the subject goods), falling under heading 8539 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from China PR, Sri Lanka and Vietnam (hereinafter referred to as the subject countries), the designated authority, in its preliminary findings vide notification No. 14/1/2007-DGAD, dated the 12th March, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 12th March, 2008 had come to the conclusion that –

- (a) the subject goods had been exported to India from the subject countries below their normal value;
- (b) the domestic industry had suffered material injury;
- (c) injury had been caused by the dumped imports from the subject countries,

Appendix–D : Anti-Dumping Duty

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 126/2008 - Customs, dated the 21 st November, 2008, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R. 815(E), dated the 21 st November, 2008;

AND WHEREAS, the designated authority, in its final findings vide notification No. F. No. 14/1/2007-DGAD, dated the 27 th February, 2009, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 27 th February, 2009, has come to the conclusion that -

- (a) imports originating in China PR and Vietnam are taking place at dumped prices and the same have caused material injury to the domestic industry;
- (b) subject goods exported from the subject countries are at prices below their normal values, non injurious price of the domestic industry and the net sales realization of the subject goods;
- (c) significant price undercutting and substantial increase in the volume of dumped imports adversely affected the performance of the domestic industry in terms of profits, cash flow, return on investment etc; and
- (d) significant increase in volume of dumped imports from the subject country has resulted in decline in market share of the domestic industry; and has recommended to impose definitive anti-dumping duties on all imports of the subject goods, originating in or exported from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the countries as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty which shall be equal to the difference between the amount specified in the corresponding entry in column (9) and the landed value, in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

S. No	Hdg.	Description	Specification and Sub specification	Country of origin	Country of export	Producer	Exporter	Amt.	Unit of M.	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	8539	Compact Fluorescent Lamps*	Burner-Up to 10 watt	China PR	China PR	Foshan Electrical and Lighting Co. Ltd.	Foshan Electrical and Lighting Co. Ltd.	0.364	Per pc	USD
2.	8539	Compact Fluorescent Lamps*	Burner-11 to 20 watt	China PR	China PR	Foshan Electrical and Lighting Co. Ltd.	Foshan Electrical and Lighting Co. Ltd.	0.397	Per pc	USD
3.	8539	Compact Fluorescent Lamps*	Burner-21 to 26 watt	China PR	China PR	Foshan Electrical and Lighting Co. Ltd.	Foshan Electrical and Lighting Co. Ltd.	0.449	Per pc	USD
4.	8539	Compact Fluorescent Lamps*	Burner-Up to 10 watt	China PR	Any	Any combination of producer and exporter other than at Sl. no.1		0.389	Per pc	USD
5.	8539	Compact Fluorescent Lamps*	Burner-11 to 20 watt	China PR	Any	Any combination of producer and exporter other than at Sl. no.2		0.457	Per pc	USD
6.	8539	Compact Fluorescent Lamps*	Burner-21 to 26 watt	China PR	Any	Any combination of producer and exporter other than at Sl. no.3		0.500	Per pc	USD
7.	8539	Compact Fluorescent Lamps*	Burner-Up to 10 watt	Any other than subject countries	China PR	Any	Any	0.389	Per pc	USD
8.	8539	Compact Fluorescent Lamps*	Burner-11 to 20 watt	Any other than subject countries	China PR	Any	Any	0.457	Per pc	USD
9.	8539	Compact Fluorescent Lamps*	Burner-21 to 26 watt	Any other than subject countries	China PR	Any	Any	0.500	Per pc	USD
10.	8539	Compact Fluorescent Lamps*	Finished lamp Without choke 11 to 20 watt	China PR	China PR	Philips & Yaming Lighting Co. Ltd.	Philips & Yaming Lighting Co. Ltd.	0.992	Per pc	USD
11.	8539	Compact Fluorescent Lamps*	Finished lamp Without choke 11 to 20 watt	China PR	China PR	Any combination of producer and exporter other than at Sl. no. 10		1.068	Per pc	USD
12.	8539	Compact Fluorescent Lamps*	Finished lamp Without choke 21 to 26 watt	China PR	China PR	Philips & Yaming Lighting Co. Ltd.	Philips & Yaming Lighting Co. Ltd.	1.622	Per pc	USD

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
13.	8539	Compact Fluorescent Lamps*	Finished lamp Without choke 21 to 26 watt	China PR	China PR	Any combination of producer and exporter other than at Sl. no. 12		1.658	Per pc	USD
14.	8539	Compact Fluorescent Lamps*	Finished lamp Without choke- 11 to 20 watts	China PR	Any	Any combination of producer and exporter other than at Sl. no. 10		1.068	Per pc	USD
15.	8539	Compact Fluorescent Lamps*	Finished lamp Without choke- 21 to 26 watts	China PR	Any	Any combination of producer and exporter other than at Sl. no. 12		1.658	Per pc	USD
16.	8539	Compact Fluorescent Lamps*	Finished lamp Without choke- 11 up to 20 watts	Any other than subject countries	China PR	Any	Any	1.068	Per pc	USD
17.	8539	Compact Fluorescent Lamps*	Finished lamp Without choke- 21 up to 26 watt	Any other than subject countries	China PR	Any	Any	1.658	Per pc	USD
18.	8539	Compact Fluorescent Lamps*	Finished lamp With choke-up to 10 watt	China PR	China PR	Philips & Yaming Lighting Co. Ltd.	Philips & Yaming Lighting Co. Ltd.	1.063	Per pc	USD
19.	8539	Compact Fluorescent Lamps*	Finished lamp With choke-up to 10 watt	China PR	China PR	Osram China Lighting Co. Ltd.	Osram China Lighting Co. Ltd.	1.131	Per pc	USD
20.	8539	Compact Fluorescent Lamps*	Finished lamp With choke-up to 10 watt	China PR	Any	Any combination of producer and exporter other than at Sl. no. 18 and Sl. no.19		1.501	Per pc	USD
21.	8539	Compact Fluorescent Lamps*	Finished lamp With choke-up to 10 watt	Any other than subject countries	China PR	Any	Any	1.501	Per pc	USD
22.	8539	Compact Fluorescent Lamps*	Finished lamp With choke- 11 to 20 watt	China PR	China PR	Philips & Yaming Lighting Co. Ltd.	Philips & Yaming Lighting Co. Ltd.	1.251	Per pc	USD
23.	8539	Compact Fluorescent Lamps*	Finished lamp With choke- 11 to 20 watt	China PR	China PR	Osram China Lighting Co. Ltd.	Osram China Lighting Co. Ltd.	1.316	Per pc	USD
24.	8539	Compact Fluorescent Lamps*	Finished lamp With choke- 11 to 20 watt	China PR	Any	Any combination of producer and exporter other than at Sl. no. 22 and Sl. no.23		1.628	Per pc	USD
25.	8539	Compact Fluorescent Lamps*	Finished lamp With choke- 11 to 20 watt	Any other than subject countries	China PR	Any	Any	1.628	Per pc	USD
26.	8539	Compact Fluorescent Lamps*	Finished lamp With choke- 21 to 26 watts	China PR	China PR	Philips & Yaming Lighting Co. Ltd.	Philips & Yaming Lighting Co. Ltd.	1.880	Per pc	USD
27.	8539	Compact Fluorescent Lamps*	Finished lamp With choke- 21 to 26 watts	China PR	Any	Any combination of producer and exporter other than at Sl. no. 26		1.908	Per pc	USD
28.	8539	Compact Fluorescent Lamps*	Finished lamp With choke- 21 to 26 watts	Any other than subject countries	China PR	Any	Any	1.908	Per pc	USD
29.	8539	Compact Fluorescent Lamps*	Burners up to 26 watts	Vietnam	Any	Any	Any	0.452	Per pc	USD
30.	8539	Compact Fluorescent Lamps*	Burners up to 26 watts	Any other than subject countries	Vietnam	Any	Any	0.452	Per pc	USD
31.	8539	Compact Fluorescent Lamps*	Finished lamp Without choke Up to 26 watt	Vietnam	Any	Any	Any	0.479	Per pc	USD
32.	8539	Compact Fluorescent Lamps*	Finished lamp Without choke Up to 26 watt	Any other than subject countries	Vietnam	Any	Any	0.479	Per pc	USD
33.	8539	Compact Fluorescent Lamps*	Finished lamp With choke Up to 26 watt	Vietnam	Any	Any	Any	1.582	Per pc	USD
34.	8539	Compact Fluorescent Lamps*	Finished lamp With choke Up to 26 watt	Any other than subject countries	Vietnam	Any	Any	1.582	Per pc	USD

Explanation – For the purposes of this notification, -

- (a) Scope of the product subject to duty is Compact Fluorescent Lamps with or without ballast or control gear or choke, whether or not assembled, either in completely knocked down or semi knocked down conditions, including unassembled Compact Fluorescent Lamps without ballast or choke or control gear, sealed tubular shell with or without lamp base. Finished compact fluorescent lamps are:
- (i) integrated type with built in ballast or control gears or choke and
 - (ii) integrated type without built in control gears or ballast or choke.

Appendix–D : Anti-Dumping Duty

- (b) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 8B, 9 and 9A of the said Customs Tariff Act.
- (c) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.
- (d) the anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, 21st November, 2008, and shall be payable in Indian currency.

Anti-dumping duty: Compact Disc-Recordable (CDR's) originating in or exported from specified countries

Ntfn 58 dated 05.06.2009

WHEREAS, in the matter of import of Compact Discs-Recordable (CD-Rs, hereinafter referred to as the subject goods), falling under sub-heading 8523 40 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from Iran, Malaysia, Korea ROK, Thailand, United Arab Emirates and Vietnam (hereinafter referred to as the subject countries), the designated authority, in its preliminary findings vide notification No. 14/9/2007-DGAD dated the 13th December, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 17th December, 2007, had come to the conclusion that—

- (a) the subject goods had been exported to India from the subject countries below its normal value;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused by the dumped imports from the subject countries.

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 34/2008-Customs, dated the 13th March, 2008, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R. 179(E), dated the 13th March, 2008;

AND WHEREAS, the designated authority, in its final findings vide notification No. 14/9/2007-DGAD, dated the 6th March, 2009, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 9th March, 2009, has come to the conclusion that -

- (a) the subject goods have been exported to India from the subject countries below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused by the dumped imports from subject countries

and has recommended to impose definitive anti-dumping duties on all imports of the subject goods, originating in or exported from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (4) of the said Table, and produced by the producers as specified in the corresponding entry in column (6), when exported from the countries as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty which shall be equal to the amount specified in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

TABLE

S. No	Sub. Hdg.	Description of goods	Country of origin	Country of export	Producer	Exporter	Amt.	Unit of Meas.	Cur.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Thailand	Thailand	M/s Panstar Electronics Co. Ltd.	M/s Panstar Electronics Co. Ltd.	17.52	Per 1000 pieces	US\$
2.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Thailand	Thailand	Any combination of producer and exporter other than at S. No. 1		17.52	Per 1000 pieces	US\$
3.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Thailand	Any country other than Thailand	Any	Any	17.52	Per 1000 pieces	US\$
4.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Any country other than subject countries	Thailand	Any	Any	17.52	Per 1000 pieces	US\$
5.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Vietnam	Vietnam	M/s Ritek Vietnam Co. Ltd.	M/s Ritek Vietnam Co. Ltd.	46.94	Per 1000 pieces	US\$
6.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Vietnam	Vietnam	Any combination of producer and exporter other than at S. No.5		46.94	Per 1000 pieces	US\$
7.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Vietnam	Any country other than Vietnam	Any	Any	46.94	Per 1000 pieces	US\$
8.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Any country other than subject countries	Vietnam	Any	Any	46.94	Per 1000 pieces	US\$
9.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Korea ROK	Korea ROK	Any	Any	53.38	Per 1000 pieces	US\$

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
10.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Korea ROK	Any country other than Korea ROK	Any	Any	53.38	Per 1000 pieces	US\$
11.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Any country, other than subject countries	Korea ROK	Any	Any	53.38	Per 1000 pieces	US\$
12.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Iran	Iran	Any	Any	51.92	Per 1000 pieces	US\$
13.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Iran	Any country other than Iran	Any	Any	51.92	Per 1000 pieces	US\$
14.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Any country other than subject countries	Iran	Any	Any	51.92.	Per 1000 pieces	US\$
15.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Malaysia	Malaysia	Any	Any	45.11	Per 1000 pieces	US\$
16.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Malaysia	Any country other than Malaysia	Any	Any	45.11	Per 1000 pieces	US\$
17.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Any country other than subject countries	Malaysia	Any	Any	45.11	Per 1000 pieces	US\$
18.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	United Arab Emirates	United Arab Emirates	Any	Any	63.84	Per 1000 pieces	US\$
19.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	United Arab Emirates	Any country other than United Arab Emirates	Any	Any	63.84	Per 1000 pieces	US\$
20.	8523 40	Compact Disc Recordable (CD-R) Write once read many times	Any country other than subject countries	United Arab Emirates	Any	Any	63.84	Per 1000 pieces	US\$

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, 13th March, 2008, and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Potassium Carbonate originating in or exported from European Union, China PR, Korea RP and Taiwan

Ntfn 61 dated 10.06.2009

WHEREAS, the designated authority vide notification No. 15/4/2008-DGAD, dated the 21st May, 2008, published in Part I, section 1 of the Gazette of India, Extraordinary, dated the 22nd May, 2008, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred to as the said rules), in the matter of continuation of anti-dumping duty on Potassium Carbonate (hereinafter referred as the subject goods, originating in, or exported from, the European Union, the People's Republic of China, Korea RP and Taiwan (hereinafter referred as the subject goods), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 37/2004- CUSTOMS dated the 20th February, 2004, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.127(E), dated the 20th February, 2004, and had requested for extension of anti-dumping duty for a period of one year from the date of its expiry, in terms of sub-section (5) of section 9A of the said Customs Tariff Act, pending the completion of the review;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries upto and inclusive of the 9th June, 2009 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 76/ 2008-Customs, dated the 11th June, 2008, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.450(E), dated the 11th June, 2008;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject countries, the designated authority in its final findings issued vide notification No. 15/4/2008-DGAD, dated the 20th May, 2008 published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 20th May, 2009, had come to the conclusion that-

- the subject goods were entering the Indian market at dumped prices and dumping margins of the subject goods imported from the subject countries, except European Union, were substantial and above de-minimis;
- the subject goods were likely to enter the Indian market at dumped prices and the likely dumping margins in respect of imports from subject countries was substantial and above de-minimis;
- the subject goods were likely to enter Indian market at dumped prices, should the present measures be withdrawn; and
- though the capacity of the domestic industry had remained more or less same throughout the injury period, its performance in terms of production, sales and profitability deteriorated during the same period and the situation of domestic industry continued to be fragile due to continuous dumping by the subject countries except the European Union; the dumped imports from the subject countries continued to cause substantial injury to the domestic industry and the likelihood of continuation and intensification of dumping from Korea RP, the People's Republic of China, and Taiwan (Chinese Taipei) and recurrence of dumping from the European Union was lurking above the heads of the domestic industry threatening to cause substantial injury in the event of revocation of the anti-dumping duty; should the present anti dumping duties be revoked, injury to the domestic industry was likely to continue, recur and intensify;

and had recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject countries and imported into India, in order to remove injury to the domestic industry;

Appendix–D : Anti-Dumping Duty

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 23 of the said rules, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No.	Tariff item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amt.	Unit	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2836 40 00	Potassium carbonate	Any	Taiwan	Any	Any	Any	123.58	MT	US\$
2.	2836 40 00	Potassium carbonate	Any	Any country except Korea RP, People's Republic of China and European Union	Taiwan	Any	Any	123.58	MT	US\$
3.	2836 40 00	Potassium carbonate	Any	Korea RP	Korea RP	M/s UNID Co. Ltd.	M/s OCI Corp., or M/s UNID Co. Ltd.	9.45	MT	US\$
4.	2836 40 00	Potassium Carbonate	Any	Korea RP	Korea RP	Any combination other than S.No 3 above		123.86	MT	US\$
5.	2836 40 00	Potassium carbonate	Any	Korea RP	Any other than Korea RP	Any	Any	123.86	MT	US\$
6.	2836 40 00	Potassium carbonate	Any	Any country except Taiwan, People's Republic of China, European Union and Korea RP	Korea RP	Any	Any	123.86	MT	US\$
7.	2836 40 00	Potassium carbonate	Any	People's Republic of China	Any	Any	Any	90.03	MT	US\$
8.	2836 40 00	Potassium carbonate	Any	Any country except Taiwan, Korea RP and European Union	People's Republic of China	Any	Any	90.03	MT	US\$
9.	2836 40 00	Potassium carbonate	Any	European Union	European Union	M/s Degussa GmbH, Germany	M/s Degussa GmbH, Germany	17.18	MT	US\$
10.	2836 40 00	Potassium carbonate	Any	European Union	European Union	Any combination other than at 9 above		69.92	MT	US\$
11.	2836 40 00	Potassium carbonate	Any	European Union	Any other than European Union	Any	Any	69.92	MT	US\$
12.	2836 40 00	Potassium carbonate	Any	Any country except Taiwan, Korea RP, People's Republic of China and European Union	European Union	Any	Any	69.92	MT	US\$

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Vitamin C originating in or exported from China PR

Ntfn 67 dated 16.06.2009

WHEREAS, the designated authority vide notification No. 15/16/2008-DGAD, dated the 23rd May, 2008, published in Part I, section 1 of the Gazette of India, Extraordinary, dated the 27th May, 2008, had initiated review in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Tariff Act), and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred to as the said rules), in the matter of continuation of anti-dumping duty on Vitamin C (hereinafter referred as the subject goods), originating in, or exported from the People's Republic of China (hereinafter referred as the subject country), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue). No. 159/2003 - Customs dated the 24th October, 2003 published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 840 (E), dated the 24th October, 2003, and had requested for extension of anti-dumping duty for a period of one year from the date of its expiry, in terms of sub-section (5) of section 9A of the said Customs Tariff Act;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 23rd October, 2009 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 109/2008- Customs dated the 21st October, 2008, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 743(E), dated the 21st October, 2008;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from the subject country, the designated authority in its final findings issued vide notification No. 15/16/2008-DGAD, dated 21st May, 2009, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 22nd May, 2009 had come to the conclusion that-

- (a) the subject goods originating in, or exported from, the subject country had been exported to India below their normal value, resulting in dumping;
- (b) the performance of domestic industry had not improved during the continuation of anti-dumping duty on the subject goods; and
- (c) discontinuation of anti-dumping duties on the subject goods from subject country would lead to the continuation of dumping and injury to the domestic industry;

and had recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject country and imported into India, in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Tariff Act, read with rules 18 and 23 of the said rules, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No.	Tariff item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amt.	Unit of M	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	29362700	Vitamin C or its synonyms	Any	People's Republic of China	People's Republic of China	Any	Any	3.99	Kg.	US Dollar
2.	29362700	Vitamin C or its synonyms	Any	People's Republic of China	Any country other than People's Republic of China	Any	Any	3.99	Kg.	US Dollar
3.	29362700	Vitamin C or its synonyms	Any	Any	People's Republic of China	Any	Any	3.99	Kg.	US Dollar

Note -

The most commonly used synonyms of Vitamin C are Ascorbic Acid, L- Xyloascorbic Acid, 3-Oxo-L-gulofuranolactone (enol form), L-3-Ketothreohexuronic Acid Lactone etc., as specified under entry number "867 of MERCK INDEX"

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Titanium dioxide Anatase Grade originating in or exported from China PR

Ntfn 85 dated 04.08.2009

WHEREAS, the designated authority, vide its notification No. 15/5/2008-DGAD, dated 5th July, 2008 published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 7th July, 2008, had initiated a review in the matter of continuation of anti-dumping on imports of Titanium dioxide, Anatase grade (hereinafter referred to as the subject goods) falling under sub-heading 2823 or 3206 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China (hereinafter referred to as the subject country), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 54/2004- Customs, dated the 19th April, 2004, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.267(E), dated the 19th April, 2004;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 10th July, 2009 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 85/2008- Customs, dated the 11th July, 2008, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.516(E), dated the 11th July, 2008;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject country, the designated authority in its final findings issued vide notification No. 15/5/2008-DGAD, dated 3rd July, 2009 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 3rd July, 2009, has come to the conclusion that-

1. the subject goods are entering the Indian market at dumped prices and dumping margins of the subject goods imported from the People's Republic of China is substantial and above de-minimis;
2. the subject goods are likely to enter the Indian market at dumped prices and the likely dumping margins in respect of imports from the People's Republic of China will be substantial and above de-minimis;
3. the subject goods are likely to enter Indian market at dumped prices, should the present measures be withdrawn; and
4. the situation of domestic industry continues to be fragile. Further, should the present anti dumping duties be revoked, injury to the domestic industry is likely to continue and intensify;

and has recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject country and imported into India, in order to remove injury to the domestic industry;

Appendix–D : Anti-Dumping Duty

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the amount mentioned in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

S. No.	Sub-heading	Description	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2823 or 3206	Titanium dioxide	Anatase	China PR	China PR	Any	Any	1735.47	MT	US dollar
2.	2823 or 3206	Titanium dioxide	Anatase	China PR	Any other than China PR	Any	Any	1735.47	MT	US dollar
3.	2823 or 3206	Titanium dioxide	Anatase	Any other than China PR	China PR	Any	Any	1735.47	MT	US dollar

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation – For the purposes of this notification,-

- “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 8B, 9 and 9A of the said Customs Tariff Act, 1975;
- rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Flexible Slabstock Polyol originating in or exported from specified countries

Ntfn 89 dated 31.08.2009

WHEREAS, the designated authority, vide its notification No. 15/19/2008-DGAD, dated the 24th July, 2008, published in the Gazette of India, Part I, Section 1, Extraordinary, dated the 24th July, 2008, had initiated a review in the matter of continuation of anti-dumping on imports of Flexible Slabstock Polyol (hereinafter referred to as the subject goods) falling under Sub- heading 3907 20 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China, Republic of Korea, Chinese Taipei and Brazil (hereinafter referred to as the subject countries), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 4/2005- CUSTOMS, dated the 24th January, 2005, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 40(E), dated the 24th January, 2005;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries upto and inclusive of the 23rd July, 2009 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 138/2008- Customs, dated the 31st December, 2008, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 909 (E), dated the 31st December, 2008;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject countries, the designated authority in its final findings issued vide notification No. 15/19/2008-DGAD, dated 22nd July, 2009 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 24th July, 2009, had come to the conclusion that-

- subject goods originating in or exported from China PR, Chinese Taipei and Korea RP had been exported to India below their normal value, resulting in dumping;
- subject goods from Brazil had not been exported to India during the period of investigation (POI); therefore, the current dumping from Brazil could not be determined. The trend of imports indicated that imports from Brazil might not resume.
- in case of revocation of anti-dumping duties on the subject goods from China PR, Chinese Taipei and Korea RP, the dumping was likely to continue, and the dumped imports from these countries likely to continue injury to the domestic industry.

and had recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject countries other than Brazil and imported into India, in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under the said sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification(grade) of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the amount mentioned in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

(See Table on Next Page)

TABLE

Sl. No	Tariff item	Description of goods	Grade	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	China PR	China PR	Any	Any	2601	MT	USD
2.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	China PR	Any country other than China PR	Any	Any	2601	MT	USD
3.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Any country other than country/ies attracting anti dumping duty	China PR	Any	Any	2601	MT	USD
4.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Korea RP	Korea RP	Any	Any	2601	MT	USD
5.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Korea RP	Any country other than Korea RP	Any	Any	2601	MT	USD
6.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Any country other than country/ies attracting anti dumping duty	Korea RP	Any	Any	2601	MT	USD
7.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Chinese Taipei	Chinese Taipei	Any	Any	2601	MT	USD
8.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Chinese Taipei	Any country other than Chinese Taipei	Any	Any	2601	MT	USD
9.	3907 20	Flexible slabstock polyol	Molecular weight 3000-4000	Any country other than country/ies attracting anti dumping duty	Chinese Taipei	Any	Any	2601	MT	USD

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification,-

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 8B, 9 and 9A of the said Customs Tariff Act, 1975;
- (b) rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Sun/ Dust Control Polyester Film originating in or exported from Chinese Taipei and UAE

Ntfn 111 dated 29.09.2009

WHEREAS, the designated authority, vide its notification No. 15/17/2008-DGAD, dated the 14th August, 2008, published in the Gazette of India, Part I, Section 1, Extraordinary, dated the 14th August, 2008, had initiated a review in the matter of continuation of anti-dumping on imports of Sun/Dust Control Polyester Film (hereinafter referred to as the subject goods) falling under Sub- heading 3920 69 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, Chinese Taipei (Taiwan) and United Arab Emirate (UAE) (hereinafter referred to as the subject countries), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 101/2004- CUSTOMS, dated the 29th September, 2004, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 648(E), dated the 29th September, 2004;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject countries upto and inclusive of the 25th August, 2009 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 100/2008- Customs, dated the 29th August, 2008, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 626 (E), dated the 29th August, 2008;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject countries, the designated authority had vide its final findings issued vide notification No. 15/17/2008-DGAD, dated 13th August, 2009 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 13th August, 2009, come to the conclusion that-

- the subject goods are entering the Indian market at dumped prices and dumping margins of the subject goods imported from Taiwan and UAE are substantial and above de-minimis;
- the subject goods are likely to enter the Indian market at dumped prices and the likely dumping margins in respect of imports from Taiwan and UAE will be substantial and above de-minimis;
- the subject goods are likely to enter Indian market at dumped prices, should the present measures be withdrawn;
- Further, should the present anti dumping duties be revoked, injury to the domestic industry is likely to continue and intensify,

and therefore, had recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject countries and imported into India, in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under the said sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as

Appendix–D : Anti-Dumping Duty

specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the amount mentioned in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

Sl. No.	Sub-heading	Description of goods	Specification	Country of origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	3920 69	Sun and/or Dust Control Polyester Film	Any specification	Chinese Taipei	Any country	Any producer	Any exporter	7.99	Kilogram	US Dollar
2.	3920 69	Sun and/or Dust Control Polyester Film	Any specification	Any country except UAE	Chinese Taipei	Any producer	Any exporter	7.99	Kilogram	US Dollar
3.	3920 69	Sun and/or Dust Control Polyester Film	Any specification	UAE	Any country	Any producer	Any exporter	8.17	Kilogram	US Dollar
4.	3920 69	Sun and/or Dust Control Polyester Film	Any specification	Any country except Chinese Taipei	UAE	Any producer	Any exporter	8.17	Kilogram	US Dollar

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, -

- “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 8B, 9 and 9A of the said Customs Tariff Act, 1975;
- rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the Customs Act, 1962.

Anti-dumping duty: Plain Medium Density Fibre Board originating in or exported from China PR, Malaysia, Thailand and Sri Lanka

Ntfn 116 dated 08.10.2009

WHEREAS, in the matter of import of Plain Medium Density Fibre Board of thickness 6 mm and above, (hereinafter referred to as the subject goods), falling under heading 4411 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) and originating in, or exported from the People's Republic of China, Malaysia, Thailand and Sri Lanka (hereinafter referred to as the subject countries), the designated authority, vide its preliminary findings vide notification No. 14/12/2007-DGAD dated 2nd February, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 2nd February, 2009, had come to the conclusion that -

- the subject goods had been exported from subject countries to India at dumped prices. The dumping margins of the subject goods imported from the subject countries were substantially and above de-minimis; and
- the domestic industry had suffered material injury and injury had been caused to the domestic industry both by the volume and price effect of dumped import of the subject goods originating in, or exported from, the subject countries; and

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 21/2009-Customs, dated the 27th February, 2009, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R. 132(E), dated the 27th February, 2009;

AND WHEREAS, the designated authority, vide its final findings vide notification No. 14/12/2007-DGAD dated 26th August, 2009, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 26th August, 2009, has come to the conclusion that -

- the subject goods have been exported to India from the subject countries at dumped prices and dumping margins have been substantial and above de minimis level.
- the domestic industry has suffered material injury;
- the injury has been caused by the dumped imports from the subject countries,

and has recommended to impose definitive anti-dumping duties on all imports of the subject goods, originating in, or exported from, the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, 1975, and in pursuance of rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (4) of the said Table, and produced by the producers as specified in the corresponding entry in column (6), when exported from the countries as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty which shall be equal to the difference between the amount indicated in column (9) of the table below and landed value of imports, in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (8) of the said Table.

(See Table on Next Page)

TABLE

Sl. No.	Heading	Description	Country of origin	Country of export	Producer	Exporter	Unit	Amount	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	4411	Plain Medium Density Fibre Board of thickness 6 mm and above	Thailand	Thailand	Siam Fibreboard Company Limited	Siam Fibreboard Company Limited	Per Cubic Meter	308.72	USD
2.	4411	As above	Thailand	Thailand	Vanachai Panel Industries Co.,Ltd	Vanachai Panel Industries Co.,Ltd	Per Cubic Meter	340.33	USD
3.	4411	As above	Thailand	Thailand	Vanachai Group Public Company Limited	Vanachai Group Public Company Limited	Per Cubic Meter	355.9	USD
4.	4411	As above	Thailand	Thailand	Any other combination other than Sl. No. 1 to 3	Per Cubic Meter	391.79	USD	
5.	4411	As above	Thailand	Any Country other than Thailand	Any	Any	Per Cubic Meter	391.79	USD
6.	4411	As above	Any Country other than Subject Country	Thailand	Any	Any	Per Cubic Meter	391.79	USD
7.	4411	As above	Sri Lanka	Sri Lanka	Merbok MDF Lanka (Pvt) Ltd	Merbok MDF Lanka (Pvt) Ltd	Per Cubic Meter	Nil **-Note below	USD
8.	4411	As above	Sri Lanka	Sri Lanka	Any other combination other than Sl. No. 7	Per Cubic Meter	352.23	USD	
9.	4411	As above	Sri Lanka	Any Country other than Sri Lanka	Any	Any	Per Cubic Meter	352.23	USD
10.	4411	As above	Any Country other than Subject Country	Sri Lanka	Any	Any	Per Cubic Meter	352.23	USD
11.	4411	As above	Malaysia	Malaysia	Dongwha MDF	Dongwha MDF	Per Cubic Meter	328.51	USD
12.	4411	As above	Malaysia	Malaysia	Robin Resources (Malaysia) Sdn Bhd	Robin Resources (Malaysia) Sdn Bhd	Per Cubic Meter	Nil	USD
13.	4411	As above	Malaysia	Malaysia	Evergreen Fibre Berhad (EFB)	Evergreen Fibre Berhad (EFB)	Per Cubic Meter	334.42	USD
14.	4411	As above	Malaysia	Malaysia	Any other combination other than Sl. No. 11 to 13	Per Cubic Meter	347.99	USD	
15.	4411	As above	Malaysia	Any Country other than Malaysia	Any	Any	Per Cubic Meter	347.99	USD
16.	4411	As above	Any Country other than Subject Country	Malaysia	Any	Any	Per Cubic Meter	347.99	USD
17.	4411	As above	China	China	Any	Any	Per Cubic Meter	395.52	USD
18.	4411	As above	China	Any Country other than China	Any	Any	Per Cubic Meter	395.52	USD
19.	4411	As above	Any Country other than Subject Country	China	Any	Any	Per Cubic Meter	395.52	USD

** Note: Subject to Price Undertaking amount of US\$ 290.73 Per Cubic Meter as minimum Landed Value of imports (Against Serial No. 7 of the Duty Table).

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Nylon Tyre Cord Fabric (NTCF) originating in or exported from Belarus

Ntfn 121 dated 30.10.2009

WHEREAS, in the matter of import of Nylon Tyre Cord Fabric (NTCF) (hereinafter referred to as the subject goods), falling under sub heading 5902 10 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, Belarus (hereinafter referred to as the subject country) and imported into India, the designated authority in its preliminary findings vide notification No.14/09/2008-DGAD dated the 3rd March, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 3rd March, 2009, had come to the conclusion that-

- the product under consideration had been exported to India from Belarus below its normal value;

Appendix–D : Anti-Dumping Duty

2. the domestic industry had suffered material injury; and
3. the injury had been caused by the dumped imports from Belarus;

and had recommended imposition of provisional anti-dumping duty on imports of the subject goods, originating in, or exported, from the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 39/2009-Customs, dated 29th April, 2009, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 289(E), dated the 29th April, 2009;

AND WHEREAS, the designated authority in its final findings vide notification No. 14/09/2008-DGAD dated the 29th September, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 29th September, 2009, had come to the conclusion that-

- (a) The product under consideration had been exported to India from Belarus below its normal value.
- (b) The domestic industry had suffered material injury.
- (c) The injury had been caused by the dumped imports from Belarus.

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under subheading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No.	Sub-heading	Description of goods	Specification	Country of Origin	Country of export	Producer	Exporter	Duty Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	5902 10	Nylon Tyre Cord Fabric	All Grades	Belarus	Singapore	Grodno Khimvo lokno	Kapsco Private Ltd.	0.77	Kg	US Dollar
2.	5902 10	Nylon Tyre Cord Fabric	All Grades	Belarus	Belarus	Grodno Khimvo lokno	Grodno Khimvo lokno	0.77	Kg	US Dollar
3.	5902 10	Nylon Tyre Cord Fabric	All Grades	Belarus	Belarus	Any combination other than at 2 above		0.92	Kg	US Dollar
4.	5902 10	Nylon Tyre Cord Fabric	All Grades	Belarus	Any country other than Belarus	Any combination other than at 1 above		0.92	Kg	US Dollar
5.	5902 10	Nylon Tyre Cord Fabric	All Grades	Any country other than country/ies attracting anti dumping duty	Belarus	Any	Any	0.92	Kg	US Dollar

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, 29th April, 2009 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act 1962, (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: All Fully Drawn or Fully Oriented Yarn / Spin Draw Yarn / Flat Yarn of Polyester originating in or exported from specified countries

Ntfn 124 dated 11.11.2009

WHEREAS, in the matter of import of All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non-POY) (hereinafter referred to as the subject goods), falling under sub-heading 5402 47 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, the People's Republic of China, Thailand and Vietnam (hereinafter referred to as the subject countries) and imported into India, the designated authority in its preliminary findings vide notification No.14/3/2008-DGAD dated the 23rd January, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 27th January, 2009, had come to the conclusion that-

- (a) the subject goods had been exported to India from the subject countries below their normal value;
- (b) the domestic industry had suffered material injury; and
- (c) the injury had been caused by the dumped imports from the subject countries;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 29/2009-Customs, dated 26th March, 2009, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.201 (E), dated the 26th March, 2009;

Appendix-D : Anti-Dumping Duty

AND WHEREAS, the designated authority in its final findings vide notification No. 14/3/2008-DGAD dated the 29th September, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th October, 2009, had come to the conclusion that-

- (a) The subject goods had been exported to India from the subject countries below their normal value;
- (b) The domestic industry had suffered material injury;
- (c) The injury had been caused by the dumped imports from subject countries.

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under subheading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5), when exported from the country as specified in the corresponding entry in column (6), produced by the producers as specified in the corresponding entry in column (7), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

Sl. No	Sub heading	Description of Goods	Spec.	Country of origin	Country of Export	Producer	Exporter	Duty Amt.	Unit of Mea.	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	China PR	China PR	Tongkun Group Co. Ltd.	Tongkun Group Co. Ltd.	240	MT	US Dollar
2.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	China PR	China PR	Tongkun Group Hengsheng Chemical Fibre Co. Ltd.	Tongkun Group Hengsheng Chemical Fibre Co. Ltd.	247	MT	US Dollar
3.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	China PR	China PR	Jiangsu Hengli Chemicals Fibre Co. Ltd.	Jiangsu Hengli Chemicals Fibre Co. Ltd.	256	MT	US Dollar
4.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	China PR	China PR	Any other than combination at Serial number 1 to 3 above		547	MT	US Dollar
5.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	China PR	Any other than China PR	Any	Any	547	MT	US Dollar
6.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	Any country other than countries attracting anti dumping duties	China PR	Any	Any	547	MT	US Dollar
7.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	Vietnam	Vietnam	Any	Any	350	MT	US Dollar
8.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	Vietnam	Any other than Vietnam	Any	Any	350	MT	US Dollar
9.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	Any country other than countries attracting anti dumping duties	Vietnam	Any	Any	350	MT	US Dollar
10.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	Thailand	Thailand	Indorama Polyester Industries Public Company Limited (formerly Indo Poly (Thailand) Ltd.)	Indorama Polyester Industries Public Company Limited (formerly Indo Poly (Thailand) Ltd.)	80	MT	US Dollar
11.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	Thailand	Thailand	Any other than combination at Serial number 10 above		490	MT	US Dollar

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
12.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	Thailand	Any other than Thailand	Any	Any	490	MT	US Dollar
13.	5402 47	All Fully Drawn or Fully Oriented Yarn/Spin Draw Yarn/Flat Yarn of Polyester (non-textured and non -POY)	Any	Any country other than countries attracting anti dumping duties	Thailand	Any	Any	490	MT	US Dollar

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, 26th March, 2009 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Ceramic Glazed Tiles other than Vitrified Tiles originating in or exported from China PR

Ntfn 127 dated 02.12.2009

WHEREAS, in the matter of import of ceramic glazed tiles other than vitrified tiles where at least one of the sides (length or width) exceeds 17 inches or 431.80 millimeters (mm) or 43.18 centimeters (cm) or 1.4167 feet (hereinafter referred to as the subject goods), falling under tariff item 6908 90 90 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in or exported from China PR (hereinafter referred to as the subject country), the designated authority, in its preliminary findings vide notification No. 14/16/2008-DGAD, dated the 22nd April, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 27th April, 2009 had come to the conclusion that –

- the subject goods had been exported to India from the subject country below its normal value;
- the domestic industry had suffered material injury;
- the injury had been caused by the dumped imports from subject country,

and had recommended imposition of provisional anti-dumping duty on all imports of subject goods originating in, or exported from, the subject country;

AND WHEREAS on the basis of the aforesaid preliminary findings of the designated authority, the Central Government has imposed an anti-dumping duty vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 62/2009-Customs, dated the 15th June, 2009, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 418(E), dated the 15th June, 2009;

AND WHEREAS the designated authority vide its final findings vide notification No. 14/16/2008-DGAD, dated the 9th October, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 12th October, 2009, has come to the conclusion that –

- the subject goods have been exported to India from the subject country below its normal value;
- the domestic industry has suffered material injury;
- the injury has been caused by the dumped imports from subject country,

and has recommended imposition of definitive anti-dumping duty on all imports of subject goods from the subject country in order to remove the injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the imports into India of goods falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in column(2) of the Table below, the description of which is specified in corresponding entry in column(3), the specification of which is specified in corresponding entry in column(4), originating in the country specified in corresponding entry in column(5), exported from the country specified in the corresponding entry in column(6), produced by the producers specified in the corresponding entry in column(7) and exported by the exporters specified in the corresponding entry in column(8), an anti-dumping duty at the rate equal to the amount specified in the corresponding entry in column(9) and as per the unit of measurement specified in the corresponding entry in column (10) and payable in the currency specified in the corresponding entry in column(11) and of the said Table.

TABLE

S. No.	Tariff Item	Description of Goods	Specification	Country of origin	Country of Export	Producer	Exporter	Duty Amount	Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	6908 9090	Ceramic Glazed tiles other than vitrified tiles	Ceramic Glazed tiles where at least one of the sides (length or width) exceeds 17 inches or 431.80 Millimeters (MM) or 43.18 Centimeters (CM) or 1.4167 feet.	China PR	China PR	Foshan Bailifeng Building Materials Co. Ltd. (formerly known as Foshan New Zhong Yuan Ceramics Co. Ltd.)	Foshan Lungo Ceramics Co. Ltd. Foshan Sandebo Ceramics Co. Ltd. New Zhong Yuan Ceramics Import & Export Co. Ltd. of Guangdong	Nil	SQM	Rupees

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
							Foshan Xinnanyue Building Ceramics Co., Ltd.			
							Foshan Xinyue Ceramics Co., Ltd.			
2.	— do —	— do —	— do —	China PR	China PR	Sichuan New Zhong Yuan Ceramics Co. Ltd.	Sichuan New Zhong Yuan Ceramics Co. Ltd.	Nil	SQM	Rupees
3.	— do —	— do —	— do —	China PR	China PR	Guangdong Winto Ceramic Co. Ltd.	Guangdong Winto Ceramic Co. Ltd.	Nil	SQM	Rupees
4.	— do —	— do —	— do —	China PR	China PR	Foshan Sanshui Newpearl Building Ceramics Industrial Co., Ltd. OR Foshan Sanshui Summit Ceramics Co. Ltd.	Foshan Newpearl Trade Co. Ltd.	Nil	SQM	Rupees
5.	— do —	— do —	— do —	China PR	China PR	Any other than combination at S. No. 1 to 4 above		137/-	SQM	Rupees
6.	— do —	— do —	— do —	China PR	Any other than China PR	Any	Any	137/-	SQM	Rupees
7.	— do —	— do —	— do —	Any other than China PR	China PR	Any	Any	137/-	SQM	Rupees

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty i.e. the 15th June, 2009.

Anti-dumping duty: Sodium Hydrosulphite originating in or exported from China PR

Ntfn 133 dated 09.12.2009

WHEREAS in the matter of import of Sodium Hydrosulphite (hereinafter referred to as the subject goods), falling under heading 2831 and 2832 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from the People's Republic of China (hereinafter referred to as the subject country), the designated authority in its preliminary findings vide notification No. 39/1/2000-DGAD dated the 2nd January, 2001, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 2nd January, 2001 had come to the conclusion that -

- Sodium Hydrosulphite originating in, or exported from, the People's Republic of China, had been exported to India below its normal value, resulting in dumping;
- the Indian industry had suffered material injury;
- the injury had been caused cumulatively by the imports from the subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in or exported from the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 28/2001-Customs, dated the 12th March, 2001, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide G.S.R. No. 173(E), dated the 12th March, 2001;

AND WHEREAS, the designated authority, in its final findings vide notification No. 39/1/2000-DGAD, dated the 12th September, 2001, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 13th September, 2001, had come to the conclusion that-

- Sodium Hydrosulphite originating in, or exported from, the People's Republic of China, had been exported to India below its normal value, thereby resulting in dumping;
- the domestic industry had suffered material injury;
- the injury had been caused to the domestic industry by dumping of the subject goods originating in or exported from the People's Republic of China;
- Even though one of the exporters, namely M/s Guangdong Zhongcheng Chemicals Co. Ltd. the People's Republic of China had expressed its willingness to give price undertaking, the designated authority could not explore the same as the exporter shown its unwillingness subsequently;

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in or exported from the subject country;

Appendix–D : Anti-Dumping Duty

AND WHEREAS, on the basis of the aforesaid final findings of the designated authority, the Central Government had imposed final anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 114/2001-CUSTOMS, dated the 2nd November, 2001 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide G.S.R. No. 820(E), dated the 2nd November, 2001;

AND WHEREAS, the designated authority vide notification No. 15/16/2005-DGAD, dated the 5th October, 2005, has initiated Sunset review, in terms of sub-section (5) of section 9A of the Customs Tariff Act 1975 (51 of 1975), in the matter of continuation of anti-dumping duty on subject goods, originating in, or exported from, the subject country imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 114/2001-CUSTOMS, dated the 2nd November, 2001 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide G.S.R. No. 820(E), dated the 2nd November, 2001;

AND WHEREAS, the designated authority had requested for extension of anti-dumping duty on import of subject goods, originating in, or exported from, the subject country, in terms of sub-section (5) of section 9A of the Customs Tariff (Amendment) Act, 1995, pending the completion of the Sunset review;

AND WHEREAS on the basis of the aforesaid request of the designated authority, the Central Government had extended anti-dumping duty on the subject goods up to and inclusive of 11th March, 2007, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 25/2006-CUSTOMS, dated the 10th March, 2006 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide G.S.R. No. 153(E), dated the 10th March, 2006;

AND WHEREAS, the designated authority, in its final findings in Sunset review vide notification No. 15/16/2005-DGAD, dated the 6th September, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 7th September, 2006, had come to the conclusion that-

- (a) the subject goods had been exported to India from the subject country below its normal value resulting into dumping and there was likelihood of continued dumping of the subject goods, if anti-dumping from subject country is withdrawn;
- (b) the domestic industry continued to suffer material injury on account of the dumped imports of the subject goods from the subject country; and
- (c) the authority considered it appropriate that anti-dumping duties was required to be imposed as modified in respect of imports from the subject country, as withdrawal thereof would lead to continuation of dumping and injury;

and had recommended continuation of anti-dumping duty, at specified rates in respect of imports of the subject goods, originating in, or exported from the subject country in order to remove injury to the domestic industry;

AND WHEREAS on the basis of the aforesaid final findings in Sunset review, of the designated authority, the Central Government had imposed final anti-dumping duty for a period of five years on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 108/2006-Customs, dated the 16th October, 2006 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide G.S.R. No., 641(E), dated the 16th October, 2006;

AND WHEREAS, the designated authority vide notification No. 15/21/2008-DGAD, dated the 1st October, 2008, has initiated Mid term review, in terms of sub-section (5) of section 9A of the said (51 of 1975), and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 in the matter of continuation of anti-dumping duty on subject goods, originating in, or exported from, the subject country imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 108/2006-CUSTOMS, dated the 16th October, 2006 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide G.S.R. No. 641(E), dated the 16th October, 2006;

AND WHEREAS the designated authority, in its final findings in mid-term review, vide notification No. 15/21/2008-DGAD, dated the 31st August, 2009, published in the Gazette of India, Extraordinary, Part I, section 1, dated the 31st August, 2009, has come to the conclusion that-

- (i) The subject goods are entering the Indian market at dumped prices and dumping margins of the subject goods imported from the subject country is substantial and above de-minimis.
- (ii) The Authority notes that during the sunset review, the duty was recommended in the form of reference price. It has been the contention of the domestic industry that this product is landing in India almost at the reference price recommended during the sunset review and the duty should be in fixed form. In respect of export price, as noted at para 22/ 23 of the Disclosure statement, the petitioner has highlighted (based on the DGC&IS information and of China Customs data) that the prices at which the material has been reported for customs clearance (in India) are not the prices at which the goods have been exported from China. As per the DGC&IS data, the imports during POI were 2311 MT at CIF price of US Dollar 944.61 per MT whereas the China Customs shows FOB export price of US Dollar 755.37 per MT. After adjusting for ocean freight, insurance and other expenses, there still remains a gap of hundred plus US Dollar. Therefore, the domestic industry contended that the majority of the imports have landed at prices just to match the benchmark price. In view of this position, the DA notes that the duty in the form of reference price has not been able to provide the desired relief.
- (iii) Although the production capacity, production, and sales of the domestic industry have gone up and the profitability has become less negative during the POI vis-a-vis the base year, significant increase in import volumes at dumped prices has resulted in substantial price undercutting and price suppression. The situation of domestic industry continues to be vulnerable and dumped imports from the subject country continue to cause a substantial injury to the domestic industry. Should the present anti dumping duties be revoked, injury to the domestic industry is likely to continue and intensify.

and has recommended continued imposition of definitive anti-dumping duty on modified rates on imports of the subject goods originating in, or exported from, the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub sections (1) and (5) of section 9A of the said Customs Tariff Act read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 108/2006-CUSTOMS, dated the 16th October, 2006, G.S.R. 641(E), dated the 16 October, 2006, except as respects things done or omitted to be done before such supersession, the Central Government, on the basis of aforesaid finding and recommendation of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item or sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6), and produced by the producers as specified in the corresponding entry in column (7), and exported by the

exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

Sl. No	Tariff Item	Description of Goods	Specification	Country of Origin	Country of Export	Producer	Exporter	Amount (in USD)	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2831 and 2832	Sodium Hydrosulphite	All Grades	Peoples Republic of China	Any	Any	Any	372.19	Metric tonne	US Dollar
2.	2831 and 2832	Sodium Hydrosulphite	All Grades	Any	Peoples Republic of China	Any	Any	372.19	Metric tonne	US Dollar

2. This notification shall remain in force upto and inclusive of the 15th October, 2011 unless the notification is revoked earlier. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Cathode Ray Colour Television Picture Tubes originating in or exported from Indonesia

Ntfn 135 dated 09.12.2009

WHEREAS, in the matter of import of Cathode Ray Colour Television Picture Tubes (hereinafter referred to as the subject goods), falling under sub-heading 8540 11 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in or exported from, Indonesia (hereinafter referred to as the subject country), the designated authority, in its preliminary findings vide notification No. 14/15/2008-DGAD, dated the 30th December, 2008, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 30th December, 2008, has come to the conclusion that—

- (a) the subject goods have been exported to India from the subject country below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused by the dumped imports from the subject country,

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 31/2009-Customs, dated the 27th March, 2009, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R. 215(E), dated the 27th March, 2009;

AND WHEREAS, the designated authority, in its final findings vide notification No. 14/15/2008-DGAD, dated the 10th September, 2009, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 11th September, 2009, has come to the conclusion that –

- (i) imports originating in the subject country are taking place at dumped prices and the same have caused material injury to the domestic industry;
- (ii) subject goods exported from the subject country are at prices below their normal values, non injurious price of the domestic industry and have caused injury to the domestic industry;
- (iii) decline in market share of domestic industry as a consequence of increase in market share of subject imports from the subject country prevented the domestic industry from increasing their sales commensurate to growth in demand;
- (iv) significant price-undercutting and substantial increase in the volume of dumped imports adversely affected the performance of the domestic industry in terms of profits, cash flow, and return on investment; and
- (v) significant increase in volume of dumped imports from the subject country (both in absolute terms as well as in relation to the share in demand) has resulted in significant decline in market share of the domestic industry;

and has recommended to impose definitive anti-dumping duties on all imports of the subject goods, originating in or exported from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 31/2009-Customs, dated the 27th March, 2009, vide G.S.R. 215(E), dated the 27th March, 2009, except as respects things done or omitted to be done before such supersession, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (8), originating in the country as specified in the corresponding entry in column (4) and produced by the producers as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty equal to the difference between the amount specified in the corresponding entry in column (9) and the landed value, in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

(See Table on Next Page)

Appendix–D : Anti-Dumping Duty

TABLE

Sl. No.	Sub-heading	Description of Goods	Country of origin	Country of export	Producer	Exporter	Specification in inches	Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	8540 11	Colour Television Picture Tubes	Indonesia	Indonesia	PT LP Displays Indonesia	PT LP Displays Indonesia	14"	21.76	Per Pc	US \$
2.	8540 11	Colour Television Picture Tubes	Indonesia	Indonesia	Any other	Any other	14"	21.76	Per Pc.	US\$
3.	8540 11	Colour Television Picture Tubes	Any other than Korea RP, China PR, Malaysia and Thailand	Indonesia	Any	Any	14"	21.76	Per Pc.	US\$
4.	8540 11	Colour Television Picture Tubes	Indonesia	Any other than Korea RP, China PR, Malaysia and Thailand	Any	Any	14"	21.76	Per Pc.	US\$
5.	8540 11	Colour Television Picture Tubes	Indonesia	Indonesia	PT LP Displays Indonesia	PT LP Displays Indonesia	20"	32.16	Per Pc.	US\$
6.	8540 11	Colour Television Picture Tubes	Indonesia	Indonesia	Any other	Any other	20"	32.16	Per Pc.	US\$
7.	8540 11	Colour Television Picture Tubes	Any other than Korea RP, China PR, Malaysia and Thailand	Indonesia	Any	Any	20"	32.16	Per Pc.	US\$
8.	8540 11	Colour Television Picture Tubes	Indonesia	Any other than Korea RP, China PR, Malaysia and Thailand	Any	Any	20"	32.16	Per Pc.	US\$
9.	8540 11	Colour Television Picture Tubes	Indonesia	Indonesia	PT LP Displays Indonesia	PT LP Displays Indonesia	21"	36.99	Per Pc.	US\$
10.	8540 11	Colour Television Picture Tubes	Indonesia	Indonesia	Any other	Any other	21"	42.93	Per Pc.	US\$
11.	8540 11	Colour Television Picture Tubes	Any other than Korea RP, China PR, Malaysia and Thailand	Indonesia	Any	Any	21"	42.93	Per Pc.	US\$
12.	8540 11	Colour Television Picture Tubes	Indonesia	Any other than Korea RP, China PR, Malaysia and Thailand	Any	Any	21"	42.93	Per Pc.	US\$
13.	8540 11	Colour Television Picture Tubes	Indonesia	Indonesia	Any	Any	15"	31.38	Per Pc.	US\$
14.	8540 11	Colour Television Picture Tubes	Any other than Korea RP, China PR, Malaysia and Thailand	Indonesia	Any	Any	15"	31.38	Per Pc.	US\$
15.	8540 11	Colour Television Picture Tubes	Indonesia	Any other than Korea RP, China PR, Malaysia and Thailand	Any	Any	15"	31.38	Per Pc.	US\$
16.	8540 11	Colour Television Picture Tubes	Indonesia	Indonesia	Any	Any	29"	92.06	Per Pc.	US\$
17.	8540 11	Colour Television Picture Tubes	Any other than Korea RP, China PR, Malaysia and Thailand	Indonesia	Any	Any	29"	92.06	Per Pc.	US\$
18.	8540 11	Colour Television Picture Tubes	Indonesia	Any other than Korea RP, China PR, Malaysia and Thailand	Any	Any	29"	92.06	Per Pc.	US\$

Explanation – For the purposes of this notification, -

- "colour television picture tubes" means complete or incomplete thermionic, cold cathode or photo cathode valves and tubes such as vacuum or vapor or gas filled valves and tubes, mercury arc rectifying valves and tubes, also called cathode ray tubes, television camera tubes or cathode ray colour television picture tubes, or colour television picture tubes, or colour picture tubes etc. but does not include video and computer monitor cathode ray tubes.
- "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act.
- rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.
- the anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, that is, 27th March, 2009, and shall be payable in Indian currency.

Anti-dumping duty: Saccharin originating in or exported from China PR*Ntfn 136 dated 09.12.2009*

WHEREAS in the matter of import of Saccharin (hereinafter referred to as the subject goods), falling under sub-heading 2925 11 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from People's Republic of China (hereinafter referred to as the subject country), the designated authority in its preliminary findings vide notification No. 14/27/2004-DGAD dated the 1st April, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 41st April, 2006 had come to the conclusion that -

- (i) the subject goods had been exported to India from the subject country below its normal value;
- (ii) the domestic industry had suffered material injury;
- (iii) the injury had been caused by the dumped imports from subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in or exported from the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 54/2006-Customs, dated the 6th June, 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 6th June, 2006 vide number G.S.R. 342(E), dated the 6th June, 2006;

AND WHEREAS, the designated authority, in its final findings vide notification No. 14/27/2004-DGAD, dated the 3rd January, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 3rd January, 2007, subsequently amended vide notification No. 14/27/2004-DGAD, dated the 12th February, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 13th February, 2007, had come to the conclusion that-

- (a) the subject goods had been exported to India from the subject country below its normal value;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused by the dumped imports from subject country;

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in or exported from the subject country;

AND WHEREAS on the basis of the aforesaid final findings of the designated authority, the Central Government had imposed final anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 41/2007-CUSTOMS, dated the 19th March, 2007 published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 19th March, 2007 vide number G.S.R. 205(E), dated the 19th March, 2007;

AND WHEREAS the designated authority, in its final findings in mid-term review, vide notification No. 15/15/2008-DGAD, dated the 6th November, 2009, published in the Gazette of India, Extraordinary, Part I, section 1, dated the 6th November, 2009, has come to the conclusion that-

- (a) the subject goods are entering the Indian market at dumped prices and dumping margins of the subject goods imported from China PR is significant and above de-minimis limits prescribed. The subject goods continue to be exported to India at dumped prices in spite of existing anti dumping duties;
- (b) considering the facts available on record, the subject goods are likely to enter Indian market from subject country at dumped prices, should the present measures be withdrawn;
- (c) the situation of domestic industry deteriorated further in spite of existing anti dumping duties;
- (d) the deterioration in the performance of the domestic industry is because of dumped imports from China PR;
- (e) the current level of anti dumping duty is insufficient to address continued dumping and consequent injury to the domestic industry and thus the anti-dumping duty is required to be modified as recommended below;

and has recommended continued imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported from, the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub sections (1) and (5) of section 9A of the said Customs Tariff Act read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 41/2007-Customs, dated the 19th March, 2007, vide number G.S.R 205 (E), dated the 19th March, 2007, except as respects things done or omitted to be done before such supersession, the Central Government, on the basis of aforesaid finding and recommendation of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under tariff item or sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6), and produced by the producers as specified in the corresponding entry in column (7), and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

Sl. No	Tariff item	Description of Goods	Specification	Country of Origin	Country of Export	Producer	Exporter	Amount	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2925 11 00	Saccharin	All grades	People's Republic of China	People's Republic of China	Shanghai Fortune Chemicals Co. Ltd., China	Majestic International Trading Co. Ltd.	0.96	Kg	US Dollar
2.	2925 11 00	Saccharin	All grades	People's Republic of China	People's Republic of China	Any combination other than serial Number 1		3.99	Kg	US Dollar

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
3.	2925 11 00	Saccharin	All grades	People's Republic of China	Any other than People's Republic of China	Any	Any	3.99	Kg	US Dollar
4.	2925 11 00	Saccharin	All grades	Any other than People's Republic of China	People's Republic of China	Any	Any	3.99	Kg	US Dollar

2. This notification shall remain in force upto and inclusive of the 5th June, 2011, unless the notification is revoked earlier. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Phosphoric Acid of all grades and all concentration (excluding agriculture or fertilizer grade) originating in or exported from Korea RP

Ntfn 140 dated 15.12.2009

WHEREAS, in the matter of import of Phosphoric Acid of all grades and all concentration (excluding Agriculture or Fertiliser grade) (hereinafter referred to as the subject goods), falling under sub heading 2809 20 10 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, Korea RP (hereinafter referred to as the subject country) and imported into India, the designated authority in its preliminary findings vide notification No.14/07/2007-DGAD, dated the 24th April, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 24th April, 2009, had come to the conclusion that-

- the subject goods had been exported to India from the subject country at prices less than their normal values in the domestic market of the exporting country;
- the dumping margins of the subject goods imported from the subject country were substantial and above de minimis; and
- the domestic industry had suffered material injury and the injury had been caused to the domestic industry mainly by price effect of dumped imports of the subject goods originating in or exported from the subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 74/2009-Customs, dated 22nd June, 2009, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 438(E), dated the 22nd June, 2009;

AND WHEREAS, the designated authority in its final findings vide notification No. 14/07/2007-DGAD dated the 11th November, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 11th November, 2009, had come to the conclusion that-

- The subject goods had been exported to India from the subject country at prices less than their normal values in the domestic market of the exporting country;
- The dumping margins of the subject goods imported from the subject country were substantial and above de minimis;
- The domestic industry had suffered material injury and the injury had been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject country.

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10), of the said Table.

TABLE

S. No.	Sub-heading	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	Amt.	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2809 20 10	Phosphoric Acid	All grades and concentrations (excluding Agricultural or Fertiliser grade)	Korea RP	Any	Any	Any	221.64	MT	US dollar
2.	2809 20 10	Phosphoric Acid	All grades and concentrations (excluding Agricultural or Fertiliser grade)	Any	Korea RP	Any	Any	221.64	MT	US dollar

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, 22nd June, 2009 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act 1962, (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Flax Fabric originating in or exported from China PR and Hong Kong*Ntfn 142 dated 21.12.2009*

WHEREAS, in the matter of import of Flax Fabric (hereinafter referred to as the subject goods), falling under sub-heading 5309 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, People's Republic of China and Hong Kong (hereinafter referred to as the subject countries) and imported into India, the designated authority in its preliminary findings vide notification No.14/08/2008-DGAD dated the 17th February, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 17th February, 2009, had come to the conclusion that-

- the margin of dumping in respect of each of the subject country was more than two per cent. and the volume of imports from each country was also more than three per cent.;
- the subject goods had been imported from the subject countries under the same tariff classification;
- the imported subject goods were commercial substitutes of the domestically produced Flax fabric; and
- the designated authority holds that it was appropriate to cumulatively assess the effect of imports of the subject goods on the domestically produced like article in the light of conditions of competition between the imported products and the like domestic product;

and had recommended imposition of provisional anti-dumping duty on imports of the subject goods, originating in, or exported, from the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 30/2009-Customs, dated the 26th March, 2009, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.202(E), dated the 26th March, 2009;

AND WHEREAS, the designated authority in its final findings vide notification No. 14/08/2008-DGAD dated the 1st October, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 1st October, 2009, has come to the conclusion that-

- Imports originating in the subject countries are taking place at dumped prices and the same have caused material injury to the domestic industry.
- Subject goods exported from the subject countries are at prices below their normal value, Non Injurious Price of the domestic industry and the net sales realisation of the subject goods of the applicants, and have caused injury to the domestic industry.
- Decline in market share of domestic industry as a consequence of increase in market share of subject imports from the subject countries prevented the domestic industry from increasing their sales commensurate to growth in demand.
- Significant price-undercutting and substantial increase in the volume of dumped imports adversely affected the performance of the domestic industry in terms of profits, cash flow, and return on investment.
- Significant increase in volume of dumped imports from the subject countries (both in absolute terms as well as in relation to the share in demand) has resulted in significant decline in market share of the domestic industry.

and has recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under the said sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producer as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporter as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the amount mentioned in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and as per unit of measurement as specified in the corresponding entry in column (9), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

Sl. No	Sub-heading	Description of Goods	Country of Origin	Country of Export	Producer	Exporter	Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	5309	Flax fabric	People's Republic of China	People's Republic of China	Any	Any	206.24	Meter	Rupee
2.	5309	Flax fabric	People's Republic of China	Any	Any	Any	206.24	Meter	Rupee
3.	5309	Flax fabric	Any	People's Republic of China	Any	Any	206.24	Meter	Rupee
4.	5309	Flax fabric	Hong kong	Hong kong	Any	Any	209.72	Meter	Rupee
5.	5309	Flax fabric	Hong kong	Any	Any	Any	209.72	Meter	Rupee
6.	5309	Flax fabric	Any	Hong kong	Any	Any	209.72	Meter	Rupee

- The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, 26th March, 2009 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, -

- "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 8B, 9 and 9A of the said Customs Tariff Act, 1975;
- rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Appendix–D : Anti-Dumping Duty

Anti-dumping duty: Sodium Nitrate originating in or exported from China PR

Ntfn 143 dated 22.12.2009

As amended by 11/2011-Cus. dated 17.02.2011:

WHEREAS in the matter of import of Sodium Nitrite (hereinafter referred to as the subject goods), falling under sub- heading 2834 1010 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, People's Republic of China (hereinafter referred to as the subject country or China PR), the designated authority in its preliminary findings vide notification No. 39/1/99-DGAD dated the 6th April, 2000, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 6th April, 2000 had come to the conclusion that –

- (a) Sodium Nitrite, originating in, or exported from, China PR, had been exported to India below normal value, resulting in dumping;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused cumulatively by the imports from the subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in or exported from the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.76/2000-CUSTOMS, dated the 23rd May, 2000, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R. 484(E), dated the 23rd May, 2000;

AND WHEREAS, the designated authority, in its final findings vide notification No. 39/1/99-DGAD, dated the 3rd November, 2000, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 3rd November, 2000, had come to the conclusion that–

- (a) Sodium Nitrite, originating in, or exported from, People's Republic of China, had been exported to India below normal value resulting in dumping;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused cumulatively by the imports from the subject country;

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in or exported from the subject country;

AND WHEREAS, on the basis of the aforesaid final findings of the designated authority, the Central Government had imposed final anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.147/2000-CUSTOMS, dated the 19th December, 2000 published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R. 919(E), dated the 19th December, 2000;

AND WHEREAS, the designated authority vide notification No. 39/1/1999-DGAD, dated the 2nd December, 2004, had initiated Sunset review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), in the matter of continuation of anti-dumping duty on subject goods, originating in, or exported from, the subject country imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No 147/2000-CUSTOMS, dated the 19th December, 2000 published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R. 919 (E), dated the 19th December, 2000;

AND WHEREAS, the designated authority had requested for extension of anti-dumping duty on import of subject goods, originating in, or exported from, the subject country, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), pending the completion of the Sunset review;

AND WHEREAS on the basis of the aforesaid request of the designated authority, the Central Government had extended anti-dumping duty on the subject goods up to and inclusive of 21st May, 2006, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.60/2005-CUSTOMS, dated the 4th July, 2005 published in Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R. 452(E), dated the 4th July, 2005;

AND WHEREAS, the designated authority, in its final findings in Sunset review vide notification No. 39/1/1999-DGAD, dated the 1st December, 2005, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 1st December, 2005, had come to the conclusion that–

- (a) the subject goods had entered from subject country at less than its normal value and the dumping margin of the subject goods imported from subject country were substantial and above de minimis level;
- (b) there was likelihood of dumping to continue or recur from the China PR, if the duties were revoked.
- (c) the domestic industry continued to suffer material injury at present and the cause of the current injury was due to the volume as well as price effect of the dumped imports from China PR;
- (d) injury to domestic industry was likely to continue if the duties were revoked in respect of imports from China PR;
- (e) however, re-export or trans-shipment of goods of Chinese origin, if any, would be adequately covered under the duty imposed against China PR.

and had recommended continuation of anti-dumping duty, at specified rates in respect of imports of the subject goods, originating in, or exported from the subject country in order to remove injury to the domestic industry;

AND WHEREAS on the basis of the aforesaid final findings in Sunset review, of the designated authority, the Central Government had imposed final anti-dumping duty for a period of five years on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.3/2006-Customs, dated the 17th January, 2006 published in Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R. No.18(E), dated the 17th January, 2006;

AND WHEREAS, the designated authority vide notification No. 15/24/2008-DGAD, dated the 17th November, 2008, has initiated Mid term review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975), and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 in the matter of continuation of anti-dumping duty on subject goods, originating in, or exported from, the subject country imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 3/2006-Customs, dated the 17th January, 2006 published in Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R. 18 (E), dated the 17th January, 2006;

AND WHEREAS the designated authority, in its final findings in mid-term review, vide notification No. 15/24/2008-DGAD, dated the 13th November, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 13th November, 2009, has come to the conclusion that-

- (i) The subject goods are entering the Indian market at dumped prices and dumping margins of the subject goods imported from China PR is significant and above de-minimis limits prescribed. The subject goods continue to be exported to India at dumped prices inspite of existing anti dumping duties.
- (ii) Considering the facts available on record, the subject goods are likely to enter Indian market at dumped prices, should the present measures be withdrawn.
- (iii) The situation of domestic industry deteriorated further in spite of existing anti dumping duties. Further, should the present anti dumping duties be revoked, injury to the domestic industry is likely to continue and intensify.
- (iv) The deterioration in the performance of the domestic industry is because of dumped imports from China PR.
- (v) The current level of anti dumping duty is insufficient to address continued dumping and consequent injury to the domestic industry and thus the anti-dumping duty is required to be modified.

and has recommended continued imposition of definitive anti-dumping duty on modified rates on imports of the subject goods originating in, or exported from, the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, 1975 (51 of 1975), read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 3/2006-Customs, dated the 17th January, 2006, vide number G.S.R 18(E), dated the 17th January, 2006, except as respects things done or omitted to be done before such supersession, the Central Government, on the basis of aforesaid finding and recommendation of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act, as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and exported from the countries as specified in the corresponding entry in column (5), and produced by the producers as specified in the corresponding entry in column (6), and exported by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the amount mentioned in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and as per unit of measurement as specified in the corresponding entry in column (9), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

Sl. No.	Sub-heading	Description of goods	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2834 10 10	Sodium Nitrite	People's Republic of China	People's Republic of China	Any	Any	617.42	Metric Tonne	US Dollar
2.	2834 10 10	Sodium Nitrite	People's Republic of China	Any	Any	Any	617.42	Metric Tonne	US Dollar
3.	2834 10 10	Sodium Nitrite	Any	People's Republic of China	Any	Any	617.42	Metric Tonne	US Dollar

2. This notification shall remain in force upto and inclusive of the 30th June 2011, unless the notification is revoked earlier. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, -

- (a) "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 8B, 9 and 9A of the said Customs Tariff Act, 1975 (51 of 1975);
- (b) rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Review of Anti-dumping duty on Cathode Ray Colour Television Picture Tubes in lieu of Ntfn No. 50/2009-Cus. dated 15.05.2009

Ntfn 144 dated 23.12.2009

WHEREAS, in the matter of import of Cathode Ray Colour Television Picture Tubes (hereinafter referred to as the subject goods), falling under sub-heading 8540 11 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) originating in, or exported from Malaysia, Thailand, China PR and Korea RP (hereinafter referred to as the subject countries), the designated authority, in its final findings vide notification No. 14/8/2007-DGAD, dated the 17th February, 2009, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 17th February, 2009, had come to the conclusion that -

- (a) imports originating in the subject country are taking place at dumped prices and the same have caused material injury to the domestic industry;
- (b) decline in market share of domestic industry as a consequence of increase in market share of subject imports from the subject country prevented the domestic industry from increasing their sales commensurate to growth in demand;
- (c) significant price-undercutting and substantial increase in the volume of dumped imports adversely affected the performance of the domestic industry in terms of profits, cash flow, and return on investment;
- (d) significant increase in volume of dumped imports from the subject country (both in absolute terms as well as in relation to the share in demand) has resulted in significant decline in market share of the domestic industry;

and had recommended imposition of anti-dumping duty, on all imports of the subject goods, originating in or exported from the subject countries;

Appendix–D : Anti-Dumping Duty

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on cathode ray colour television picture tubes originating in, or exported from the subject countries and imported into India vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 50/2009-Customs, dated the 15th May, 2009, published in Part II, Section 3, Sub-Section (i) of the Gazette of India, Extraordinary, G.S.R. 337(E) dated the 15th May, 2009;

AND WHEREAS M/s Meridian Solar & Display Company Ltd. producer / exporter from Korea RP have requested for review in terms of rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 in respect of exports made by them, and the designated authority, vide new shipper review notification No. 15/10/2009-DGAD dated the 13th November, 2009 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 13th November, 2009 has recommended provisional assessment of all exports of cathode ray colour television picture tubes made by the said M/s Meridian Solar & Display Company Ltd. producer/ exporter from Korea RP till the completion of the said review;

NOW, THEREFORE, in exercise of the powers conferred by sub-rule (2) of rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid recommendation of the designated authority, hereby orders that pending the outcome of the said review by the designated authority, export of compact cathode ray colour television picture tubes, falling under sub-heading 8540 11 of the First Schedule to the said Customs Tariff Act, by M/s Meridian Solar & Display Company Ltd. producer/ exporter from Korea RP, when imported into India, shall be subjected to provisional assessment till the review is completed.

2. The provisional assessment may be subject to such security or guarantee as the Assistant Commissioner of Customs or Deputy Commissioner of Customs, as the case may be, deems fit for payment of the deficiency, if any, in case a definitive anti dumping duty is imposed retrospectively, on completion of investigation by the designated authority.
3. In case of recommendation of anti-dumping duty after completion of the said review by the designated authority, the importer shall be liable to pay the amount of such anti-dumping duty recommended on review and imposed on all imports of cathode ray colour television picture tubes into India, exported by M/s Meridian Solar & Display Company Ltd. producer/ exporter from Korea RP, when imported into India, from the date of initiation of the said review.

Explanation—For the purposes of this notification, “Television picture tubes means complete or incomplete thermionic, cold cathode or photo cathode valves and tubes such as vacuum or vapor or gas filled valves and tubes, mercury arc rectifying valves and tubes, also called cathode ray tubes, television camera tubes or cathode ray colour television picture tubes, or colour television picture tubes, or colour picture tubes etc. but does not include video and computer monitor cathode ray tubes.

Anti-dumping duty: Tyre Curine Presses originating in or exported from China PR

Ntfn 01 dated 08.01.2010

WHEREAS, in the matter of import of tyre curing presses also known as tyre vulcanisers or rubber processing machineries for tyres (hereinafter referred to as the subject goods), falling under tariff item 8477 51 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in or exported from, People’s Republic of China (China PR) (hereinafter referred to as the subject country), the designated authority, in its preliminary findings vide notification No. 14/22/2007-DGAD, dated the 5th March, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 9th March, 2009, has come to the conclusion that—

the subject goods have entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;

- (i) the dumping margins of the subject goods imported from the subject country are substantial and above de minimis; and
- (ii) the domestic industry has suffered material injury and the injury has been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject country;

AND WHEREAS, the designated authority, in its final findings vide notification No. 14/22/2007-DGAD, dated the 15th October, 2009, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 15th October, 2009, has come to the conclusion that –

- (i) the subject goods have entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- (ii) the dumping margins of the subject goods imported from the subject country are substantial and above de minimis; and
- (iii) the domestic industry has suffered material injury and the injury has been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject country;

and has recommended to impose definitive anti-dumping duties on all imports of the subject goods, originating in or exported from the subject country.

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5) and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate to be worked out as percentage of the CIF value of imports of the subject goods as specified in the corresponding entry in column (9) of the said Table.

TABLE

Sl. No	Tariff item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	% of CIF Value
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
1.	8477 51 00	Tyre Curing Presses	All sizes upto 130 inches	China PR	China PR	Any	Any	10
2.	8477 51 00	Tyre Curing Presses	All sizes upto 130 inches	China PR	Any	Any	Any	10
3.	8477 51 00	Tyre Curing Presses	All sizes upto 130 inches	Any	China PR	Any	Any	10

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of issuance of this notification.

Note— For the purposes of this notification, “CIF value” means assessable value as determined under section 14 of the Customs Act, 1962 (52 of 1962).

Anti-dumping duty: Carbon Black used in rubber applications originating in or exported from specified countries

Ntfn 06 dated 28.01.2010

WHEREAS, in the matter of import of Carbon Black used in rubber applications (hereinafter referred to as the subject goods), falling under sub heading 2803 00 10 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, Australia, China PR, Russia and Thailand (hereinafter referred to as the subject countries) and imported into India, the designated authority in its preliminary findings vide notification No. 14/21/2008-DGAD, dated the 25th May, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 25th May, 2009, had come to the conclusion that-

- (a) the subject goods had been exported to India from the subject countries below their normal value;
- (b) the domestic industry had suffered material injury; and
- (c) the injury had been caused by the dumped imports from subject countries;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in or exported from, the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 83/2009-Customs, dated 30th July, 2009, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.558 (E), dated the 30th July, 2009;

AND WHEREAS, the designated authority in its final findings vide notification No. 14/21/2008-DGAD dated 24th December 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 24th December 2009, had come to the conclusion that-

- (a) the subject goods had been exported to India from the subject countries below associated Normal values, thus resulting in dumping of the subject goods;
- (b) the domestic industry had suffered material injury in respect of the subject goods. Besides, there was a case of threat of material injury to the domestic industry as well; and
- (c) the material injury and threat thereof had been caused by the dumped imports from subject countries;

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue), No.83/2009-Customs, dated the 30th July, 2009, vide number G.S.R 558(E), dated the 30th July, 2009, except as respects things done or omitted to be done before such supersession, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9), of the said Table.

TABLE

S. No.	Heading/ Sub-hdg.	Description of goods *	Country of Origin	Country of Exports	Producer	Exporter	Duty Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	28030010	Carbon Black used in rubber applications	Australia	Australia	M/s Continental Carbon Australia Pty Ltd.	M/s Continental Carbon Australia Pty Ltd.	0.138	Per Kg.	US Dollar
2.	28030010	'Carbon Black used in rubber applications'	Australia	Australia	Any combination other than at Serial number 1		0.330	Per Kg.	US Dollar
3.	28030010	'Carbon Black used in rubber applications'	Australia	Any country other than Australia	Any	Any	0.330	Per Kg.	US Dollar
4.	28030010	'Carbon Black used in rubber applications'	Any country other than countries attracting Anti-dumping duty	Australia	Any	Any	0.330	Per Kg.	US Dollar
5.	28030010	'Carbon Black used in rubber applications'	China PR	China PR	M/s Ningbo Detai Chemical Co. Ltd	M/s Ningbo Detai Chemical Co. Ltd	0.143	Per Kg.	US Dollar
6.	28030010	'Carbon Black used in rubber applications'	China PR	China PR	M/s Hebei Daguangming Juwuba Carbon Black Co., Ltd.	M/s Hebei Daguangming Juwuba Carbon Black Co., Ltd.	0.089	Per Kg.	US Dollar
7.	28030010	'Carbon Black used in rubber applications'	China PR	China PR	M/s Longxing Chemical Stock Co., Ltd.	M/s Longxing Chemical Stock Co., Ltd.	0.168	Per Kg.	US Dollar

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
						M/s Ningbo Sheen All Chemical Co. Ltd through M/s Hhui Chemical Co., Ltd	0.101	Per Kg.	US Dollar
8.	28030010	'Carbon Black used in rubber applications'*	China PR	China PR	M/s Jiangxi Black Cat Carbon Black Co., Ltd	M/s Jiangxi Black Cat Carbon Black Co., Ltd	0.121	Per Kg.	US Dollar
9.	28030010	'Carbon Black used in rubber applications'*	China PR	China PR	Any combination other than at Serial numbers 5, 6, 7 & 8.		0.423	Per Kg.	US Dollar
10.	28030010	'Carbon Black used in rubber applications'*	China PR	Any country other than China PR	Any	Any	0.423	Per Kg.	US Dollar
11.	28030010	'Carbon Black used in rubber applications'*	Any country other than countries attracting Anti-dumping duty	China PR	Any	Any	0.423	Per Kg.	US Dollar
12.	28030010	'Carbon Black used in rubber applications'*	Russia	Russia	M/s. Yaroslavskiy Tekhnicheskii Uglerod	M/s Trigon Gulf FZCO	0.136	Per Kg.	US Dollar
13.	28030010	'Carbon Black used in rubber applications'*	Russia	Russia	Any combination other than at Serial number 12.		0.391	Per Kg.	US Dollar
14.	28030010	'Carbon Black used in rubber applications'*	Russia	Any country other than Russia.	Any	Any	0.391	Per Kg.	US Dollar
15.	28030010	'Carbon Black used in rubber applications'*	Any country other than countries attracting Anti-dumping duty	Russia	Any	Any	0.391	Per Kg.	US Dollar
16.	28030010	'Carbon Black used in rubber applications'*	Thailand	Thailand	M/s Thai Tokai Carbon Product Company Ltd.	M/s Thai Tokai Carbon Product Company Ltd.	0.084	Per Kg.	US Dollar
17.	28030010	'Carbon Black used in rubber applications'*	Thailand	Thailand	Any combination other than at Serial number 16		0.186	Per Kg.	US Dollar
18.	28030010	'Carbon Black used in rubber applications'*	Thailand	Any country other than Thailand	Any	Any	0.186	Per Kg.	US Dollar
19.	28030010	'Carbon Black used in rubber applications'*	Any country other than countries attracting Anti-dumping duty	Thailand	Any	Any	0.186	Per Kg.	US Dollar

***Note—** Thermal Black and Carbon black grades meant for semi conductive compound applications are excluded from the scope of the product under consideration.

- The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, 30th July, 2009 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by Section 14 of the Customs Act 1962, (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Melamine originating in or exported from China PR

Ntfn 10 dated 19.02.2010

As amended by Corrigendum F. No. 354/28/2004-TRU dated 06.07.2010:

WHEREAS, the designated authority vide notification No. 15/29/2008-DGAD, dated the 21st November, 2008, published in Part I, section 1 of the Gazette of India, Extraordinary, dated the 21st November, 2008, had initiated review, in terms of sub-section (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), and in pursuance of rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred to as the said rules), in the matter of continuation of anti-dumping duty on Melamine (hereinafter referred to as the subject goods), originating in, or exported from, People's Republic of China (hereinafter referred to as the subject country or China PR), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 107/2004-Customs dated the 16th November 2004, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i), vide number G.S.R.748(E), dated the 16th November 2004;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 1st October, 2009 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 6/2009 -Customs dated the 15th January, 2009, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.30 (E), dated the 15th January, 2009;

AND WHEREAS, the Central Government had further extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 1st April, 2010 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 114/2009 -Customs dated the 1st October, 2009, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 720(E), dated the 1st October, 2009;

Appendix-D : Anti-Dumping Duty

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject country, the designated authority in its final findings issued vide notification No. 15/29/2008-DGAD, dated 20th November, 2009 published in the Gazette of India, Extraordinary, Part I, Section 1 dated the 20th November, 2009, had come to the conclusion that-

- (i) the subject goods were entering the Indian market at dumped prices and dumping margins of the subject goods imported from China PR was substantial and above de-minimis;
- (ii) the subject goods were likely to continue to enter the Indian market at dumped prices; and
- (iii) while the performance of the domestic industry improved after imposition of anti dumping duties, situation of the domestic industry was fragile and injury to the domestic industry was likely in the event of revocation of anti dumping duties;

and had recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, People's Republic of China and imported into India, in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act read with rules 18 and 23 of the said rules, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading or tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the amount mentioned in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

Sl. No.	Tariff item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	% of CIF Value	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	2933 61 00	Melamine	Melamine	China PR	Any	Any	Any	1681.49	Metric tonne	US Dollar
2.	2933 61 00	Melamine	Melamine	Any country other than China PR	China PR	Any	Any	1681.49	Metric tonne	US Dollar

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Gazette of India. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, -

- (a) "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 9 and 9A of the said Customs Tariff Act; and
- (b) rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Used/ unused Pneumatic Radial Tyres as specified originating in or exported from China PR, Singapore and Thailand

Ntfn 12 dated 19.02.2010

As amended by Ntfn 86/2010-Cus. dated 01.09.2010:

WHEREAS, in the matter of imports of Bus and Truck Radial Tyres, (hereinafter referred to as the subject goods), falling under item nos. 40112010 (for tyres) and 40131020 and 40129049 (for tubes and flaps respectively) of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) and originating in, or exported from the People's Republic of China(China PR) and Thailand (hereinafter referred to as the subject countries), the designated authority, vide its final findings in notification No. 14/17/2008-DGAD, dated 1st January, 2010 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 1st January, 2010, has come to the conclusion that -

- (a) there has been increase in the volume of dumped imports from the subject countries, both in absolute terms as also in relation to total production and market demand of the subject goods in India, resulting in a decline in the market share of the domestic industry;
- (b) the imports are causing significant price undercutting resulting in price suppressing effect on the domestic industry;
- (c) in spite of increase in production and sales, profitability of the domestic industry per unit of sales declined after increasing in 2006-07, resulting in deterioration in profits, cash profits and a decline in the return on capital employed;
- (d) decline in the market share has resulted in increase in inventories with the domestic industry in spite of higher capacity utilization;
- (e) this has led to domestic industry suffering material injury and imposition of final duty is required to offset dumping and injury;

and has recommended to impose definitive anti-dumping duties on all imports of the subject goods, originating in, or exported from, the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, 1975, and in pursuance of rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under item nos. of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (4), produced by the producers as specified in the corresponding entry in column (6), when exported from the countries as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty which shall be equal to the amount indicated in column (8) of the said table, in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

Appendix–D : Anti-Dumping Duty

TABLE

S. No.	Item No.	Description	Country of origin	Country of export	Producer	Exporter	Amount	Unit of Measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Qingdao Double Star Tire Industrial Co. Ltd..	Qingdao Double Star Tire Industrial Co. Ltd..	34.81	One set TTF * (TTF= Tyre + Tube + Flap)	US Dollar
2.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Hangzhou Zhongce Rubber Co. Ltd	Hangzhou Zhongce Rubber Co. Ltd	32.74	One set TTF *	US Dollar
3.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Aeolus Tyre Co. Ltd	Aeolus Tyre Co. Ltd	30.79	One set TTF *	US Dollar
4.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Shandong Wanda Boto Tyre Co. Ltd	Shandong Wanda Boto Tyre Co. Ltd	40.73	One set TTF *	US Dollar
5.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Tringle Tyre Co. Ltd.	Tringle Tyre Co. Ltd.	26.01	One set TTF *	US Dollar
6.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Shandong Yinbao Tyre Group Co. Ltd.	Shandong Yinbao Tyre Group Co. Ltd.	35.17	One set TTF *	US Dollar
7.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Shangdong Jinyu Tyre Co. Ltd	Shangdong Jinyu Tyre Co. Ltd	39.66	One set TTF *	US Dollar
8.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Shangdong Hengfeng Rubber & Plastic Co. Ltd.	Shangdong Hengfeng Rubber & Plastic Co. Ltd.	24.97	One set TTF *	US Dollar
9.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Double Coin Holding Ltd.	Double Coin Holding Ltd.	25.68	One set TTF *	US Dollar
10.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Copper Chengshan (Shandong) Tire Co. Ltd.	Copper Chengshan (Shandong) Tire Co Ltd.	42.48	One set TTF *	US Dollar
11.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Xingyuan Tire Group Co. Ltd.	Xingyuan Tire Group Co. Ltd.	37.21	One set TTF *	US Dollar
12.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR / Singapore	Michelin Shenyang Tire Co. Ltd	Michelin Asia-Pacific Import-Export (HK) Ltd.	37.83	One set TTF *	US Dollar
13.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Any other than combination at S. No. 1 to 12 above	Any other than combination at S. No. 1 to 12 above	88.27	One set TTF *	US Dollar
14.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	Thailand	China PR	Any	Any	99.05	One set TTF *	US Dollar

Appendix-D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
15.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	Any other than China PR and Thailand	China PR	Any	Any	88.27	One set TTF *	US Dollar
16.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	Thailand	Thailand / Singapore	Michelin Siam Co. Ltd.	Michelin Asia-Pacific Import-Export (HK) Ltd.	76.22	One set TTF *	US Dollar
17.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	Thailand	Thailand	Any other than combination at S. No. 16 above	Any other than combination at S. No. 16 above	99.05	One set TTF *	US Dollar
18.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	Thailand	Any	Any	99.05	One set TTF *	US Dollar
19.	40112010, 40131020 and 40129049	New/Unused pneumatic Radial tyres (Including Tubeless) with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	Any other than China PR and Thailand	Thailand	Any	Any	99.05	One set TTF *	US Dollar

*- Note:

- The duty amount as indicated in Column (8) shall be applicable on TTF set or Tubeless Tyre.
- In case of imports of tyre, tube or flap individually or in any combination thereof, the amounts shall be calculated by applying the percentage as specified in the Schedule given below to the amount mentioned in column (8).

SCHEDULE

% to be applied on the amount mentioned in column (8) of the Table		
S.No.	Description	
(1)	(2)	(3)
1.	Tyre	90%
2.	Tube	7%
3.	Flap	3%
4.	Tyre and tube	97%
5.	Tyre and flap	93%
6.	Tube and flap	10%

- The anti-dumping duty imposed under this notification shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Gold Rolled Flat Products of Stainless Steel originating in or exported from specified countries

Ntfn 14 dated 20.02.2010

WHEREAS, in the matter of import of Cold Rolled Flat Products of Stainless Steel, (hereinafter referred to as the subject goods), falling under heading 7219 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) and originating in, or exported from the People's Republic of China (China PR), Korea, European Union, South Africa, Taiwan (Chinese Taipei), Japan, Thailand and United States of America (USA) (hereinafter referred to as the subject countries), the designated authority, vide its preliminary findings vide notification No. 14/6/2008-DGAD dated 27th March, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 27th March, 2009, had come to the conclusion that -

- the subject goods had been exported to India from the subject countries below its normal value;
- the domestic industry had suffered material injury;
- the injury had been caused by the dumped imports from subject countries; and

had recommended imposition of provisional anti-dumping duty on all imports of the subject goods originating in, or exported from, the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 38/2009-Customs, dated the 22nd April, 2009, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R. 276 (E), dated the 22nd April, 2009 as amended by notification No. 56/2009-Customs, dated the 30th May, 2009, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R. 370 (E), dated the 30th May, 2009;

AND WHEREAS, the designated authority, vide its final findings vide notification No. 14/6/2008-DGAD dated 24th November, 2009, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 24th November, 2009, has come to the conclusion that -

Appendix–D : Anti-Dumping Duty

- (a) the subject goods have been exported to India from the subject countries below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused by the dumped imports from subject countries.

and has recommended to impose definitive anti-dumping duties on all imports of the subject goods, originating in, or exported from, the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, 1975, and in pursuance of rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under the heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (8) of the said table, originating in the countries as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the countries as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty which shall be equal to the amount specified in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

Sl. No	Sub-Hdg.	Description of Goods	Country of Origin	Country of Export	Producer	Exporter	Specification in series	Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	7219	Cold-rolled Flat products of stainless steel*	Spain	Spain	Acerinox S.A.	Acerinox S.A.	300	569.70	MT	US Dollar
							400	12.74	MT	US Dollar
2.	7219	Cold-rolled Flat products of stainless steel*	Spain	Malaysia	Acerinox S.A.	Acerinox Malaysia Sdn Bhd	300	569.70	MT	US Dollar
							400	12.74	MT	US Dollar
3.	7219	Cold-rolled Flat products of stainless steel*	Belgium	Belgium	Arcelor Mittal	Arcelor Mittal	300	767.00	MT	US Dollar
4.	7219	Cold-rolled Flat products of stainless steel*	France	France	Arcelor Mittal	Arcelor Mittal	300	643.01	MT	US Dollar
							400	473.43	MT	US Dollar
5.	7219	Cold-rolled Flat products of stainless steel*	Finland	Finland	Outokumpu	Outokumpu	300	753.68	MT	US Dollar
6.	7219	Cold-rolled Flat products of stainless steel*	Any Country in European Union	Any Country including countries in European Union	Any	Any	200	1035.93	MT	US Dollar
					Any	Any	300	1646.32	MT	US Dollar
					Any	Any other than at S.No. 1, 2 and 4 above	400	542.36	MT	US Dollar
7.	7219	Cold-rolled Flat products of stainless steel*	Any Country including countries in European Union	Any Country in European Union	Any	Any	200	1035.93	MT	US Dollar
					Any	Any other than at S. No 1, 3, 4 and 5 above..	300	1646.32	MT	US Dollar
					Any	Any other than at s no 1, 2 and 4 above	400	542.36	MT	US Dollar
8.	7219	Cold-rolled Flat products of stainless steel*	South Africa	South Africa	Columbus Stainless (Pty) Ltd	Columbus Stainless (Pty) Ltd	300	710.27	MT	US Dollar
							400	451.08	MT	US Dollar
9.	7219	Cold-rolled Flat products of stainless steel*	South Africa	Malaysia	Columbus Stainless (Pty) Ltd	Acerinox Malaysia Sdn Bhd	300	710.27	MT	US Dollar
							400	451.08	MT	US Dollar
10.	7219	Cold-rolled Flat products of stainless steel*	South Africa	Any	Any	Any	200	1144.95	MT	US Dollar
					Any	Any other than at S. No 8 and 9 above.	300	1461.41	MT	US Dollar
					Any	Any other than at S. No 8 and 9 above.	400	1054.67	MT	US Dollar
11.	7219	Cold-rolled Flat products of stainless steel*	Any	South Africa	Any	Any	200	1144.95	MT	US Dollar
					Any	Any other than at S. No. 8 above.	300	1461.41	MT	US Dollar
					Any	Any other than at S. No. 8 above.	400	1054.67	MT	US Dollar
12.	7219	Cold-rolled Flat products of stainless steel*	Korea RP	Korea RP	POSCO	POSTEEL	400	148.05	MT	US Dollar
13.	7219	Cold-rolled Flat products of stainless steel*	Korea RP	Korea RP	POSCO	Samsung C&T Corporation	400	96.7	MT	US Dollar
14.	7219	Cold-rolled Flat products of stainless steel*	Korea RP	Korea RP	POSCO	Hyundai Corp	400	210.93	MT	US Dollar
15.	7219	Cold-rolled Flat products of stainless steel*	Korea RP	Korea RP	POSCO	SK Networks Ltd. (SK)	400	234.98	MT	US Dollar
16.	7219	Cold-rolled Flat products of stainless steel*	Korea RP	Korea RP	POSCO	LG Intl.	400	74.88	MT	US Dollar
17.	7219	Cold-rolled Flat products of stainless steel*	Korea RP	Korea RP	POSCO	Daewoo Intl. Corporation.	400	62.61	MT	US Dollar

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
18.	7219	Cold-rolled Flat products of stainless steel*	Korea RP	Any	Any	Any	200	922.34	MT	US Dollar
					Any	Any	300	1364	MT	US Dollar
					Any	Any except at S. No. 12 to 17 above.	400	721.74	MT	US Dollar
19.	7219	Cold-rolled Flat products of stainless steel*	Any	Korea RP	Any	Any	200	922.34	MT	US Dollar
					Any	Any	300	1364	MT	US Dollar
					Any	Any except at S. No. 12 to 17 above.	400	721.74	MT	US Dollar
20.	7219	Cold-rolled Flat products of stainless steel*	Chinese Taipei	Chinese Taipei	Yieh United Steel Corp	Yieh United Steel Corp	200	Nil	MT	US Dollar
							300	489	MT	US Dollar
21.	7219	Cold-rolled Flat products of stainless steel*	Chinese Taipei	Chinese Taipei	Yieh Mau Corp	Yieh Mau Corp	300	505.96	MT	US Dollar
							400	138.05	MT	US Dollar
22.	7219	Cold-rolled Flat products of stainless steel*	Chinese Taipei	Any	Any	Any other than at s.no 20 above	200	1293.62	MT	US Dollar
					Any	Any other than at S. No. 20 and 21 above.	300	2254.69	MT	US Dollar
					Any	Any other than at s.no 21 above	400	1446.17	MT	US Dollar
23.	7219	Cold-rolled Flat products of stainless steel*	Any	Chinese Taipei	Any	Any other than at s.no 20 above	200	1293.62	MT	US Dollar
					Any	Any other than at S. No. 20 and 21 above.	300	2254.69	MT	US Dollar
					Any	Any other than at s.no 21 above	400	1446.17	MT	US Dollar
24.	7219	Cold-rolled Flat products of stainless steel*	China PR	China PR	Lianzhong Stainless Steel Corp	Lianzhong Stainless Steel Corp	200	64.03	MT	US Dollar
25.	7219	Cold-rolled Flat products of stainless steel*	China PR	China PR	Shanxi Taigang Stainless Steel Co Ltd. (STSS)	Shanxi Taigang Stainless Steel Co Ltd. (STSS)	300	348.28	MT	US Dollar
							400	110	MT	US Dollar
26.	7219	Cold-rolled Flat products of stainless steel*	China PR	Any	Any	Any other than 24 above	200	889.53	MT	US Dollar
					Any	Any other than at S. No 25 above.	300	1916.59	MT	US Dollar
					Any	Any other than at S. No. 25 above.	400	1477.44	MT	US Dollar
27.	7219	Cold-rolled Flat products of stainless steel*	Any	China PR	Any	Any other than 24 above	200	889.53	MT	US Dollar
					Any	Any other than at S. No. 25 above	300	1916.59	MT	US Dollar
					Any	Any other than at S. No. 25 above.	400	1477.44	MT	US Dollar
28.	7219	Cold-rolled Flat products of stainless steel*	Thailand	Thailand	Thainox Stainless Public Co Ltd	Thainox Stainless Public Co Ltd	300	252.18	MT	US Dollar
							400	189.63	MT	US Dollar
29.	7219	Cold-rolled Flat products of stainless steel*	Thailand	Any	Any	Any	200	958.63	MT	US Dollar
					Any	Any other than at S. No. 28 above.	300	1505.2	MT	US Dollar
					Any	Any other than at s. no 28 above.	400	615.16	MT	US Dollar
30.	7219	Cold-rolled Flat products of stainless steel*	Any	Thailand	Any	Any	200	958.63	MT	US Dollar
					Any	Any other than at S. No. 28 above.	300	1505.2	MT	US Dollar
					Any	Any other than at S. No. 28 above.	400	615.16	MT	US Dollar
31.	7219	Cold-rolled Flat products of stainless steel*	USA	USA	Any	Any	200	1216.63	MT	US Dollar
							300	1560.81	MT	US Dollar
							400	1438.25	MT	US Dollar
32.	7219	Cold-rolled Flat products of stainless steel*	USA	Any	Any	Any	200	1216.63	MT	US Dollar
							300	1560.81	MT	US Dollar
							400	1438.25	MT	US Dollar
33.	7219	Cold-rolled Flat products of stainless steel*	Any	USA	Any	Any	200	1216.63	MT	US Dollar
							300	1560.81	MT	US Dollar
							400	1438.25	MT	US Dollar

* of the width of 600 mm upto 1250 mm of all series further worked than Cold rolled (cold reduced) with a thickness of up to 4 mm.

Appendix–D : Anti-Dumping Duty

The subject goods will have the following exclusions from the scope of the product on grounds as explained above:

- i. Grade AISI 420 High carbon (0.28%-0.40%), Grade 420, Grade 430 BA supplied by M/s Thyssenkrupp Stainless International, Germany, Grade AISI 441 and Grade AISI 443.
 - ii. Duplex Stainless Steel grades 2205 (S31803), 2304 (S32304), EN 1.4835, 1.4547, 1.4539, 1.4438, 1.4318 and 1.4833 and Ferritic Grades EN 1.4509 and 1.4512.
 - iii. Product supplied under Indian Patent no. 223848 in respect of goods comprising Low Nickel containing Chromium-Nickel Manganese-Copper Austenitic Stainless steel and representing Grades YU 1 and YU 4, produced and supplied by M/s Yieh United Steel Corp (Yusco) of Chinese Taipei (Taiwan).
2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: PS Plates originating in or exported from Bulgaria, China PR, Malaysia, Singapore and South Korea

Ntfn 35 dated 19.03.2010

WHEREAS in the matter of import of Pre-sensitized Positive Offset aluminium Plates (PS Plates) (hereinafter referred to as “the subject goods”), falling under Chapters 37/76 or 84 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, Bulgaria, China PR, Malaysia, Singapore and South Korea (hereinafter referred to as “the subject countries”) and imported into India, the designated authority vide its final findings, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 23rd August, 2007, had come to the conclusion that -

- (a) the subject goods have been exported to India from the subject countries below its normal value;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused cumulatively by the dumped imports from the subject countries;

and had considered it necessary to impose anti-dumping duty on all imports of the subject goods from the subject countries in order to remove the injury to the domestic industry;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 108/2007-Customs dated the 25th September, 2007, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R. 627(E), dated the 25th September, 2007;

AND WHEREAS, M/s. Kodak (China PR) Graphic Communications Company Ltd., (Producer / Exporter from China PR) has requested for review in terms of rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 in respect of exports made by them, and the designated authority, vide new shipper review notification No. 15/13/2009-DGAD dated the 8th January, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 8th January, 2010, has recommended provisional assessment of all exports of the subject goods made by the said M/s. Kodak (China PR) Graphic Communications Company Ltd., (Producer / Exporter from China PR) till the completion of the review;

NOW, THEREFORE, in exercise of the powers conferred by sub-rule (2) of rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid recommendation of the designated authority, hereby orders that pending the outcome of the said review by the designated authority, Pre-sensitized Positive Offset aluminium Plates (PS Plates) falling under Chapters 37/76 or 84 of the First Schedule to the said Customs Tariff Act, produced and/or exported by M/s. Kodak (China PR) Graphic Communications Company Ltd., and imported into India, shall be subjected to provisional assessment till the review is completed.

2. The provisional assessment may be subject to such security or guarantee as the Assistant Commissioner of Customs or Deputy Commissioner of Customs, as the case may be, deems fit for payment of the deficiency, if any, in case a definitive anti-dumping duty is imposed retrospectively, on completion of investigation by the designated authority.
3. In case of recommendation of anti-dumping duty after completion of the said review by the designated authority, the importer shall be liable to pay the amount of such anti-dumping duty recommended on review and imposed on all imports into India of the subject goods from M/s. Kodak (China PR) Graphic Communications Company Ltd., (Producer / Exporter from China PR), from the date of initiation of the said review.

Anti-dumping duty: Plastic Processing or Injection Moulding Machines originating in or exported from China PR

Ntfn 39 dated 23.03.2010

WHEREAS, in the matter of import of all kinds of plastic processing or injection moulding machines, also known as injection presses, having clamping force not less than 40 tonnes (hereinafter referred to as the subject goods), falling under tariff item 8477 10 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in or exported from, People's Republic of China (hereinafter referred to as the subject country), the designated authority, in its preliminary findings, vide, notification No. 14/12/2008-DGAD, dated the 10th February, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 10th February, 2009, had come to the conclusion that-

- (a) the subject goods had entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- (b) the dumping margins of the subject goods imported from the subject country were substantial and above de minimis; and
- (c) the domestic industry had suffered material injury and the injury had been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods, originating in or exported from, the subject country;

and had recommended the imposition of provisional anti-dumping duty on all imports of the subject goods, originating in or exported from, the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, vide, notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 47/2009-Customs, dated 12th May, 2009, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i), vide, number G.S.R. 316(E), dated the 12th May, 2009;

AND WHEREAS, the designated authority in its final findings, vide, notification No. 14/12/2008-DGAD dated the 31st December, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 1st January, 2010, has come to the conclusion that-

- (a) the subject goods have entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- (b) the dumping margins of the subject goods imported from the subject country are substantial and above de minimis; and
- (c) the domestic industry has suffered material injury and the injury has been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject country;

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid preliminary findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff item of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5) and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at the rate to be worked out as percentage of the CIF value of imports of the subject goods as specified in the corresponding entry in column (9) of the said Table.

TABLE

Sl. No	Tariff Item	Description of goods	Specification	Country of origin	Country of export	Producer	Exporter	% of CIF Value
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
1.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	People's Republic of China	People's Republic of China	M/s Guanzhou Borch Machinery Co. Ltd	M/s Guanzhou Borch Machinery Co. Ltd	60%
2.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	People's Republic of China	People's Republic of China	M/s Zhejiang Sound Machinery Manufacture Co. Ltd.	M/s Zhejiang Sound Machinery Manufacture Co. Ltd.	135%
3.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	People's Republic of China	People's Republic of China	M/s Zhejiang Golden Eagle Plastics Machinery Co. Ltd.	M/s Zhejiang Golden Eagle Co. Ltd.	126%
4.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	People's Republic of China	People's Republic of China	M/s Ningbo Liguang Machinery Co. Ltd.	M/s Ningbo Liguang Machinery Co. Ltd.	81%
5.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	People's Republic of China	People's Republic of China	M/s Ningbo Haixing Plastics Machinery Mfg. Co. Ltd.	M/s Ningbo Haixing Plastics Machinery Mfg. Co. Ltd.	100%
6.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	People's Republic of China	People's Republic of China	M/s Hangzhou Tederic Machinery Co. Ltd.	M/s Hangzhou Tederic Machinery Co. Ltd.	68%
7.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	People's Republic of China	People's Republic of China	Ningbo Haitian Plastic Machinery Group	Ningbo Haitian Plastic Machinery Group	79%
8.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	People's Republic of China	People's Republic of China	Haitian Heavywork Machinery Co. Ltd.	Haitian Heavy-work Machinery Co. Ltd.	105%
9.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	People's Republic of China	People's Republic of China	Ningbo Haitian Huayuan Machinery Co. Ltd.	Ningbo Haitian Huayuan Machinery Co. Ltd.	76%
10.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	People's Republic of China	People's Republic of China	M/s Smargon Plastic Machinery Co. Ltd.	M/s Wenzhou Smargon Import & Export Co. Ltd.	174%

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
11.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	People's Republic of China	People's Republic of China	Any combination of producer and exporter other than at Sr. No. 1 to 10 above.		174%
12.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	People's Republic of China	Any country other than People's Republic of China	Any	Any	174%
13.	8477 10 00	Plastic Processing or Injection Moulding Machines*	Clamping force equal to or more than 40 Tons and equal to or less than 1000 tons.	Any country other than People's Republic of China	China PR	Any	Any	174%

*The following shall be excluded from the levy of anti-dumping duty imposed under this notification,

- (i) Blow moulding Machines classified under Customs Tariff Classification No. 847730.
 - (ii) Vertical injection moulding machines
 - (iii) All electric injection moulding machines wherein the mechanical movements such as injection, mould closing, mould opening, ejection, screw drive, etc. are controlled by independent servo motors and having digital control system and without Hydraulic Unit,
 - (iv) Multicolor/ mutlimould machinery for making footwear, Rotary injection moulding machinery for making footwear and footwear sole/ strap/ heel injection moulding machine classified under the Customs Tariff Classification No. 8453.
2. The anti-dumping duty imposed under this notification shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, 12th May, 2009 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, “CIF value” means assessable value as determined under section 14 of the Customs Act, 1962 (52 of 1962).

Anti-dumping duty: Polytetrafluoroethylene (PTFE) originating in or exported from China PR

Ntfn 42 dated 05.04.2010

As amended by Ntfn 29/2011-Cus. dated 04.03.2011:

WHEREAS, in the matter of import of Polytetrafluoroethylene(PTFE) (hereinafter referred to as the subject goods), falling under sub-heading 3904 61 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, People's Republic of China (hereinafter referred to as the subject country), the designated authority in its final findings, vide, notification No. 14/25/2003 -DGAD, dated the 25th July, 2005, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 25th July, 2005, had come to the conclusion that, –

- (i) the subject goods had been exported to India from the subject country below its normal value;
- (ii) the domestic Industry had suffered material injury;
- (iii) the injury had been caused by the dumped imports from subject country or territories;

and had recommended imposition of final anti-dumping duty on the imports of subject goods, originating in or exported from the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed final anti-dumping duty on the subject goods, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No.91/2005–Customs, dated the 17th October, 2005, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R 635(E), dated the 17th October, 2005;

AND WHEREAS, the designated authority, in its final findings in mid-term review, vide, notification No. 15/33/2008-DGAD, dated the 26th February, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 26th February, 2010, had come to the conclusion that,-

- (i) the subject goods were entering the Indian market at dumped prices and dumping margins of the subject goods imported from the subject country was significant and above de-minimis limits prescribed;
- (ii) the subject goods continued to be exported to India at dumped prices inspite of existing anti dumping duties;
- (iii) considering the facts available on record, the subject goods were likely to enter Indian market at dumped prices, should the present measures be withdrawn;
- (iv) the domestic industry continued to suffer injury in spite of existing anti dumping duties. Further, should the present anti dumping duties be revoked, injury to the domestic industry was likely to continue and intensify;
- (v) the deterioration in the performance of the domestic industry was because of dumped imports from the subject country;

AND had recommended continued imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported from, the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 91/2005-Customs, dated the 17th October, 2005, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide, number G.S.R 635 (E), dated the 17th October, 2005, except as respects things done or omitted to be done before such supersession, the Central Government, on the basis of aforesaid finding and recommendation of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4), originating in the country as specified in the corresponding entry in column (5), and exported from the countries as specified in the corresponding entry in column (6), and produced by the producers as specified in the corresponding entry in column (7), and exported by the exporters as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equal to the amount as specified in the corresponding entry in column (9),

in the currency as specified in the corresponding entry in column (11) and per unit of measurement as specified in the corresponding entry in column (10) of the said Table.

TABLE

Sl. No	Sub-heading	Description	Specification	Country of Origin	Country of Export	Producer	Exporter	Amt.	Unit	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	3904 61 00	Polytetra fluoroethyl-ene (PTFE)	Any	People's Republic of China	People's Republic of China	DuPont (Changshu) Fluoro Technology Co. Ltd.	DuPont (Changshu) Fluoro Technology Co. Ltd.	3.01	Kilogram	US Dollar
2.	3904 61 00	Polytetra fluoroethyl-ene (PTFE)	Any	People's Republic of China	People's Republic of China	DuPont (Changshu) Fluoro Technology Co. Ltd.	Any other than DuPont (Changshu) Fluoro Technology Co. Ltd.	3.38	Kilogram	US Dollar
3.	3904 61 00	Polytetra fluoroethyl-ene (PTFE)	Any	People's Republic of China	Any	Any Except above	Any	3.38	Kilogram	US Dollar
4.	3904 61 00	Polytetra fluoroethyl-ene (PTFE)	Any	Any except Russia and People's Republic of China	People's Republic of China	Any	Any	3.38	Kilogram	US Dollar

2. This notification shall remain in force upto and inclusive of the 25th July, 2011, unless the notification is revoked earlier and the anti-dumping duty imposed under this notification shall be paid in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the “rate of exchange” shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Front Axle Beam and Steering Knuckles meant for heavy and medium commercial vehicles originating in or exported from China PR

Ntfn 50 dated 12.04.2010

WHEREAS, in the matter of import of Front Axle Beam and Steering Knuckles meant for heavy and medium commercial vehicles' (hereinafter referred as the subject goods), falling under tariff items 73269099, 73261910, 73261990, 87085000, or 87089900, of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) and originating in, or exported from the People's Republic of China (China PR), (hereinafter referred to as the subject country) into India, the Designated Authority, in its preliminary findings vide notification No. 14/19/2008-DGAD dated the 24th April, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 24th April, 2009, had come to the conclusion that—

- the products under consideration had been exported to India from China PR below associated Normal values;
 - the domestic industry had suffered material injury in both the products under consideration. Besides, there appears to be threat of a material injury as well;
 - the material injury and threat thereof had been caused by the dumped imports from China PR; and
- had recommended imposition of provisional anti-dumping duty on all imports of the subject goods originating in, or exported from, the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 65/2009-Customs, dated the 15th June, 2009, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, vide number G.S.R. 276 (E), dated the 15th June, 2009;

AND WHEREAS, the designated authority, vide its final findings vide notification No. 14/19/2008-DGAD dated 5th March 2010, published in the Gazette of India, Extraordinary, Part I, Section I, dated the 5th March 2010, had come to the conclusion that -

- the products under consideration have been exported to India from China PR below their associated Normal values.
 - the domestic industry had suffered material injury in both the products under consideration. Besides, there is a case of threat of a material injury as well.
 - the material injury and threat thereof had been caused by the dumped imports of the subject goods from China PR.
- and had recommended to impose definitive anti-dumping duty on all imports of the subject goods, originating in, or exported from, the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, 1975, and in pursuance of rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under the said tariff items of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the countries as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty which shall be equal to the amount specified in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

Appendix–D : Anti-Dumping Duty

TABLE

Sl. No	Tariff Item No.	Description of goods	Country of Origin	Country of Export	Producer	Exporter	Amount	Unit	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	73269099 73261910 73261990 87085000 87089900	Front Axle Beam for medium or heavy commercial vehicle	People's Republic of China	People's Republic of China	Hubei Tri-ring Auto Axle Co. Ltd.	Hubei Tri-ring Auto Axle Co. Ltd.	0.35	Per Kg	US Dollar
2.	-do-	Front Axle Beam for medium or heavy commercial vehicle	People's Republic of China	People's Republic of China	Any Country other than S.No. 1 above	Any Country other than S.No. 1 above	0.63	Per Kg	US Dollar
3.	-do-	Front Axle Beam for medium or heavy commercial vehicle	People's Republic of China	Any	Any	Any	0.63	Per Kg	US Dollar
4.	-do-	Front Axle Beam for medium or heavy commercial vehicle	Any other than People's Republic of China	People's Republic of China	Any	Any	0.63	Per Kg	US Dollar
5.	-do-	Steering Knuckles for medium or heavy commercial vehicle	People's Republic of China	People's Republic of China	Hubei Tri-ring Forging Co. Ltd.	Hubei Tri-ring Forging Co. Ltd.	0.64	Per Kg	US Dollar
6.	-do-	Steering Knuckles for medium or heavy commercial vehicle	People's Republic of China	People's Republic of China	Any country other than S.No. 5 above	Any country other than S.No. 5 above	1.11	Per Kg	US Dollar
7.	-do-	Steering Knuckles for medium or heavy commercial vehicle	People's Republic of China	Any	Any	Any	1.11	Per Kg	US Dollar
8.	-do-	Steering Knuckles for medium or heavy commercial vehicle	Any country other than People's Republic of China	People's Republic of China	Any	Any	1.11	Per Kg	US Dollar

2. The anti-dumping duty imposed under this notification shall be levied with effect from the date of imposition of the provisional anti-dumping duty, and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Polytetrafluoroethylene (PTFE) originating in or exported from Russia

Ntfn 57 dated 03.05.2010

WHEREAS, the designated authority vide notification No.15/30/2008-DGAD, dated the 27th February, 2009, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 27th February, 2009, had initiated review in the matter of continuation of final anti-dumping duty on Polytetrafluoroethylene (PTFE) (hereinafter referred to as the subject goods), falling under sub-heading 3904 61 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (herein after referred to as the said Customs Tariff Act), originating in, or exported from Russia (hereinafter referred to as the subject country), imposed vide notification of Government of India in the Ministry of Finance (Department of Revenue), No. 110/2004-Customs, dated the 18th November, 2004, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) dated the 18th November, 2004, vide, number G.S.R. 752 (E), dated the 18th November, 2004, and extended by notification No. 2/2010-Customs dated 11th January, 2010, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) dated the 11th January, 2010, vide, number G.S.R. 26(E), dated the 11th January, 2010;

AND WHEREAS, the designated authority vide notification No. 15/30/2008-DGAD, dated the 26th February, 2010, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 26th February, 2010, after conducting Sunset Review had come to the conclusion that-

- the subject goods were entering the Indian market at dumped prices and dumping margins of the subject goods imported from Russia was significant and above de-minimis limits prescribed. The subject goods continued to be exported to India at dumped prices in spite of existing anti dumping duties;
- considering the facts available on record, the subject goods were likely to enter Indian market at enhanced volumes and at dumped prices, should the present measures be withdrawn;
- the domestic industry continued to suffer injury in spite of existing anti dumping duties. Further, should the present anti dumping duties be revoked, injury to the domestic industry was likely to continue and intensify;
- the deterioration in the performance of the domestic industry was because of dumped imports. Further, revocation of anti dumping duty on imports from Russia was likely to lead to continued and intensified injury to the domestic industry;

and had recommended the continued imposition of definitive anti-dumping duty on all imports of the subject goods, originating in, or exported from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub heading of the First Schedule to the said Customs Tariff Act specified in the corresponding entry in column (2), the specification of which is specified in the corresponding entry in column (4), originating in the country specified in the corresponding entry in column (5), and produced by the producers specified in the corresponding entry in column (7), when exported from the country specified in the corresponding entry in column (6), by the exporters specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equal to the amount specified in the corresponding entry in column (9), in the currency specified in the corresponding entry in column (11) and per unit of measurement specified in the corresponding entry in column (10) of the said Table;

(See Table on Next Page)

TABLE

Sl. No.	Sub-heading	Description	Specification	Country of origin	Country of export	Producer	Exporter	Amount	Unit	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	3904 61 00	Polytetra fluoro-ethylene (PTFE)	Any	Russia	Russia	Any	Any	3.42	Kilogram	US Dollar
2.	3904 61 00	Polytetra fluoro-ethylene (PTFE)	Any	Russia	Any	Any	Any	3.42	Kilogram	US Dollar
3	3904 61 00	Polytetra fluoro-ethylene (PTFE)	Any	Any except Russia and People's Republic of China	Russia	Any	Any	3.42	Kilogram	US Dollar

2. This notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) and the anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the “rate of exchange” shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Phosphorus based chemical compounds originating in or exported from EU and China PR

Ntfn 68 dated 18.06.2010

WHEREAS the designated authority had initiated anti dumping investigation in the matter of imports of five phosphorous based chemical compounds, namely; (1) Phosphorous trichloride (PCL3), (2) Phosphorous Pentachloride (PCL5), (3) Phosphorous oxychloride (POCL3), (4) Triphenyl phosphite (TPPI), (5) Trimethyl phosphite (TMP), originating in or exported from European Union and China PR, vide notification No. 14/3/2009-DGAD, dated the 13th February, 2009;

AND WHEREAS, the designated authority in its preliminary findings vide notification No. 14/3/2009-DGAD, dated the 18th August, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 18th August, 2009, had come to the conclusion that various parameters relating to domestic industry collectively and cumulatively established that the domestic industry had suffered material injury in case of imports of Phosphorus Pentachloride (PCL5) falling under sub-heading 2812 1022 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), and had recommended imposition of provisional anti-dumping duty on the imports of Phosphorus Pentachloride (PCL5), originating in or exported from, the People's Republic of China;

AND WHEREAS, on the basis of the aforesaid preliminary findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the Phosphorus Pentachloride (PCL5) only vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 119/2009-Customs, dated 16th October, 2009 published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.758 (E), dated the 16th October, 2009;

AND WHEREAS, the designated authority in its final findings vide notification No. 14/3/2009-DGAD dated 7th April 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 7th April 2010, had come to the conclusion that that various parameters relating to domestic industry collectively and cumulatively established that the domestic industry had suffered material injury in case of imports of Phosphorus Pentachloride (PCL5) and Trimethyl Phosphite (TMP), falling under sub heading 2920 90 41 of the said Customs Tariff Act, (hereinafter referred to as the subject goods) and had recommended imposition of definitive anti-dumping duty on the imports of Phosphorus Pentachloride (PCL5) and Trimethyl Phosphite (TMP), originating in or exported from, the People's Republic of China;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub- heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9), of the said Table.

TABLE

Sl. No.	Sub heading	Description of goods	Country of origin	Country of exports	Producer	Exporter	Duty amount	Unit	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2812 10 22	Phosphorus Pentachloride (PCL5)	China PR	China PR	M/s Xuzhou Jianping Chemical Co. Ltd.	M/s China Haohua Chemical (Group) Corporation	0.467	Per KG	US Dollar
2.	2812 10 22	Phosphorus Pentachloride (PCL5)	China PR	China PR	M/s Xuzhou Jianping Chemical Co. Ltd.	M/s Sinochem International Corporation	0.574	Per KG	US Dollar
3.	2812 10 22	Phosphorus Pentachloride (PCL5)	China PR	China PR	Any combination of producer and exporter except at Sr. No. 1 and 2		0.777	Per KG	US Dollar
4.	2812 10 22	Phosphorus Pentachloride (PCL5)	China PR	Any	Any	Any	0.777	Per KG	US Dollar
5.	2812 10 22	Phosphorus Pentachloride (PCL5)	Any	China PR	Any	Any	0.777	Per KG	US Dollar
6.	2920 90 41	Trimethyl Phosphite (TMP)	China PR	China PR	M/s Luohe Huipu Chemistry Industry Factory	M/s Sinochem International Corporation	0.008	Per KG	US Dollar

Appendix–D : Anti-Dumping Duty

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
7.	2920 90 41	Trimethyl Phosphite (TMP)	China PR	China PR	M/s Sancaitang Chemical Industry and Technology Co.Ltd. HB	M/s China Haohua Chemical (Group) Corpoartion	0.119	Per KG	US Dollar
8.	2920 90 41	Trimethyl Phosphite (TMP)	China PR	China PR	Any combination of producer and exporter except at Sr. No.6 and 7		0.575	Per KG	US Dollar
9.	2920 90 41	Trimethyl Phosphite (TMP)	China PR	Any	Any	Any	0.575	Per KG	US Dollar
10.	2920 90 41	Trimethyl Phosphite (TMP)	Any	China PR	Any	Any	0.575	Per KG	US Dollar

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of,-
- imposition of the provisional anti-dumping duty, that is, the 16th October,2009 in the case of imports of Phosphorus Pentachloride (PCL5), originating in or exported from, the People's Republic of China; and
 - publication of this notification in the Gazette of India, in the case of imports of Trimethyl Phosphite (TMP), originating in or exported from, the People's Republic of China.
- and the anti-dumping duty imposed shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962, (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Polyvinyl Chloride Paste Resin originating in or exported from specified countries

Ntfn 70 dated 25.06.2010

WHEREAS, the designated authority vide notification No.15/27/2008-DGAD, dated the 31st March, 2009, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 1st April, 2009, had initiated review in the matter of continuation of final anti-dumping duty on Poly Vinyl Chloride Paste Resin also called as Emulsion PVC Resin (hereinafter referred to as the subject goods), falling under sub-heading 3904 22 10 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (herein after referred to as the said Customs Tariff Act), originating in, or exported from European Union (hereinafter referred to as the subject country), imposed vide notification of Government of India in the Ministry of Finance (Department of Revenue), No. 104/2004-Customs, dated the 7th October,2004, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide, number G.S.R. 659 (E), dated the 7th October,2004, and extended by notification No. 115/2009-Customs dated 6th October,2009 published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i), vide, number G.S.R.724 (E), dated the 6th October, 2009;

AND WHEREAS, the designated authority vide notification No. 15/27/2008-DGAD, dated the 26th April, 2010, published in Part I, Section 1 of the Gazette of India, Extraordinary, dated, the 26th April, 2010, after conducting Sunset Review had come to the conclusion that-

- the subject goods were entering the Indian market at dumped prices and dumping margin of the subject goods imported from subject territory was significant and above the de-minimis limits prescribed. The subject goods continued to be exported to India at dumped prices inspite of existing anti dumping duties;
- the situation of domestic industry had deteriorated further in spite of the existing anti dumping duties. Further, should the present anti dumping duties be revoked, injury to the domestic industry was likely to continue and intensify;
- the deterioration in the performance of the domestic industry was because of dumped imports from the subject territory;
- the current level of anti dumping duty was insufficient to address the continued dumping and consequent injury to the domestic industry and thus the anti-dumping duty was required to be extended and modified;

and had recommended the continued imposition of definitive anti-dumping duty on all imports of the subject goods, originating in, or exported from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act, and rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub heading of the First Schedule to the said Customs Tariff Act specified in the corresponding entry in column (2), originating in the country specified in the corresponding entry in column (4), and produced by the producers specified in the corresponding entry in column (6), when exported from the country specified in the corresponding entry in column (5), by the exporters specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at a rate which is equal to the amount specified in the corresponding entry in column (8), in the currency specified in the corresponding entry in column (10) and per unit of measurement specified in the corresponding entry in column (9) of the said Table;

TABLE

Sl. No.	Subheading	Description of goods	Country of Origin	Country of Exports	Producer	Exporter	Duty Amt.	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	3904 22 10	Poly Vinyl Chloride Paste Resin	European Union	Any	Any	Any	267.38	Per MT	US Dollar
2.	3904 22 10	Poly Vinyl Chloride Paste Resin	Any	European Union	Any	Any	267.38	Per MT	US Dollar

2. This notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Gazette of India and the anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the “rate of exchange” shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Diethyl Thio Phosphoryl Chloride originating in or exported from China PR*Ntfn 74 dated 07.07.2010*

WHEREAS, in the matter of import of Diethyl Thio Phosphoryl Chloride (hereinafter referred to as the subject goods), falling under Chapter 28 or 29 or 38 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, People's Republic of China (hereinafter referred to as the subject country) and imported into India, the designated authority in its preliminary findings vide notification No.14/18/2008-DGAD, dated the 25th May, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 25th May, 2009, had come to the conclusion that-

- (a) the subject goods had been exported to India from subject country below its normal value, thus resulting in dumping of the product;
- (b) the domestic industry had suffered material injury due to dumping of the subject goods; and
- (c) the material injury had been caused by the dumped imports from subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 73/2009-Customs, dated 22nd June, 2009, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 437(E), dated the 22nd June, 2009;

AND WHEREAS, the designated authority in its final findings vide notification No. 14/18/2008-DGAD dated the 6th May, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 6th May, 2010, had come to the conclusion that-

- (a) the subject goods had been exported to India from subject country below its normal value, thus resulting in dumping of the subject goods;
- (b) the domestic industry had suffered material injury due to dumping of the subject goods;
- (c) the material injury had been caused by the dumped imports from subject country;

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under Chapter of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9), of the said Table.

TABLE

Sl No.	Chapter	Description of goods	Country of origin	Country of export	Producer	Exporter	Duty amount	Unit	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	28 or 29 or 38	Diethyl Thio Phosphoryl Chloride	People's Republic of China	People's Republic of China	Yangxin Chentian Chemical Industry Co., Ltd.	Yangxin Chentian Chemical Industry Co., Ltd.	1.024	Per Kg	US Dollar
2.	28 or 29 or 38	Diethyl Thio Phosphoryl Chloride	People's Republic of China	People's Republic of China	Lianyungang Liben Agro-chemical Co., Ltd.	Lianyungang Liben Agro-chemical Co., Ltd.	0.754	Per Kg	US Dollar
3.	28 or 29 or 38	Diethyl Thio Phosphoryl Chloride	People's Republic of China	People's Republic of China	Xingtai Pesticides Co., Ltd.	Xingtai Pesticides Co., Ltd.	0.516	Per Kg	US Dollar
4.	28 or 29 or 38	Diethyl Thio Phosphoryl Chloride	People's Republic of China	People's Republic of China	Zhejiang Xinnong Chemical Co., Ltd.	Zhejiang Xinnong Chemical Co., Ltd.	0.798	Per Kg	US Dollar
5.	28 or 29 or 38	Diethyl Thio Phosphoryl Chloride	People's Republic of China	People's Republic of China	Any combination of producer and exporter other than the above		1.157	Per Kg	US Dollar
6.	28 or 29 or 38	Diethyl Thio Phosphoryl Chloride	People's Republic of China	Any country other than People's Republic of China	Any	Any	1.157	Per Kg	US Dollar
7.	28 or 29 or 38	Diethyl Thio Phosphoryl Chloride	Any country other than People's Republic of China	People's Republic of China	Any	Any	1.157	Per Kg	US Dollar

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, 22nd June, 2009 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Appendix–D : Anti-Dumping Duty

Anti-dumping duty: Viscose Staple Fibre excluding Bamboo Fibre originating in or exported from China PR and Indonesia

Ntfn 76 dated 26.07.2010

WHEREAS, in the matter of imports of Viscose Staple Fibre excluding Bamboo fibre (hereinafter referred to as the subject goods), falling under sub heading 5504 10 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, People's Republic of China and Indonesia (hereinafter referred to as the subject countries) and imported into India, the designated authority in its final findings vide notification No.14/6/2009-DGAD, dated the 17th May, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 17th May, 2010, had come to the conclusion that-

- the subject goods had been exported to India from the subject countries below their associated normal values;
 - the domestic industry had suffered material injury in respect of the subject goods. Besides, there was a case of threat of material injury as well;
 - the material injury and threat thereof had been caused by the dumped imports of the subject goods from the subject countries;
- and had recommended imposition of definitive anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) read with sub-section (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub heading of the First Schedule to the said Customs Tariff Act specified in the corresponding entry in column (2), originating in the country specified in the corresponding entry in column (4), and exported from the country specified in the corresponding entry in column (5) and produced by the producer specified in the corresponding entry in column (6) and exported by the exporter specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

TABLE

Sl. No	Sub heading	Description of goods	Country of origin	Country of exports	Producer	Exporter	Duty amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	5504 10 00	'Viscose Staple Fibre (VSF) excluding Bamboo fibre'	Indonesia	Indonesia	M/s P T South Pacific Viscose	M/s P T South Pacific Viscose	0.103	Kg	US Dollar
2.	5504 10 00	'Viscose Staple Fibre (VSF) excluding Bamboo fibre'	Indonesia	Indonesia	PT. Indo Bharat Rayon	PT. Indo Bharat Rayon	0.164	Kg	US Dollar
3.	5504 10 00	'Viscose Staple Fibre (VSF) excluding Bamboo fibre'	Indonesia	Indonesia	Any combination other than as specified at Sl. No.1 and 2		0.512	Kg	US Dollar
4.	5504 10 00	'Viscose Staple Fibre (VSF) excluding Bamboo fibre'	Indonesia	Any country other than Indonesia	Any	Any	0.512	Kg	US Dollar
5.	5504 10 00	'Viscose Staple Fibre (VSF) excluding Bamboo fibre'	Any country other than attracting Anti-dumping duty	Indonesia	Any	Any	0.512	Kg	US Dollar
6.	5504 10 00	'Viscose Staple Fibre (VSF) excluding Bamboo fibre'	People's Republic of China	People's Republic of China	Any	Any	0.194	Kg	US Dollar
7.	5504 10 00	'Viscose Staple Fibre (VSF) excluding Bamboo fibre'	People's Republic of China	Any country other than People's Republic of China	Any	Any	0.194	Kg	US Dollar
8.	5504 10 00	'Viscose Staple Fibre (VSF) excluding Bamboo fibre'	Any country other than attracting Anti-dumping duty	People's Republic of China	Any	Any	0.194	Kg	US Dollar

- The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Gazette of India and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act 1962, (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Coumarin originating in or exported from China PR

Ntfn 82 dated 20.08.2010

As amended by Corrigendum F.No.354/22/2010-TRU dated 01.09.2010:

WHEREAS, in the matter of imports of Coumarin (hereinafter referred to as the subject goods), falling under sub heading 2932 21 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, People's Republic of China (hereinafter referred to as the subject country) and imported into India, the designated authority in its preliminary findings vide notification No.14/17/2009-DGAD, dated the 29th January, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 29th January, 2010, had come to the conclusion that-

- the product under consideration had been exported to India from the subject country below normal values;
- the domestic industry had suffered material injury on account of imports from subject country;
- the material injury had been caused by the dumped imports of subject goods from the subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 38/2010-Customs, dated the 23rd March, 2010, published in the Gazette of India Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.209 (E), dated the 23rd March, 2010;

AND WHEREAS, the designated authority in its final findings vide notification No. 14/17/2009-DGAD dated the 7th July, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 7th July, 2010, had come to the conclusion that-

- (a) the subject goods had been exported to India from the subject country below Normal values;
- (b) the domestic industry had suffered material injury on account of subject imports from subject country;
- (c) the material injury had been caused by the dumped imports of subject goods from the subject country;

and had recommended the imposition of definitive anti-dumping duty on imports of the subject goods originating in, or exported, from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under the said sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producer as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporter as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the amount mentioned in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and as per unit of measurement as specified in the corresponding entry in column (9), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

Sl. No.	Sub-heading	Description of goods	Country of origin	Country of export	Producer	Exporter	Amt.	Unit	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2932 21 00	Coumarin of all types	People's Republic of China	People's Republic of China	Yinghai (Cangzhou) Aroma Chemical Co. Ltd.	Yinghai (Cangzhou) Aroma Chemical Co. Ltd.	14.02	Kg.	US Dollar
2.	2932 21 00	Coumarin of all types	People's Republic of China	People's Republic of China	Any combination of producer and exporter other than at Sl. No. 1 above		14.02	Kg.	US Dollar
3.	2932 21 00	Coumarin of all types	People's Republic of China	Any country other than People's Republic of China	Any	Any	14.02	Kg.	US Dollar
4.	2932 21 00	Coumarin of all types	Any country other than People's Republic of China	People's Republic of China	Any	Any	14.02	Kg.	US Dollar

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, 23rd March, 2010 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, -

- (a) "landed value" means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 3A, 8B, 9 and 9A of the said Customs Tariff Act, 1975;
- (b) rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Acrylic Fibre originating in or exported from Japan and Belarus

Ntfn 85 dated 30.08.2010

WHEREAS, the designated authority, vide its notification No. 15/34/2008-DGAD, dated 6th July, 2009 published in Part I, Section 1 of the Gazette of India, Extraordinary, dated the 7th July, 2009, had initiated sunset review in the matter of continuation of anti-dumping on imports of Acrylic Fibre(hereinafter referred to as the subject goods) falling under sub-heading 5501 30 00 or 5503 30 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the Japan and Belarus (hereinafter referred to as the subject countries), imposed vide notifications of the Government of India in the Ministry of Finance (Department of Revenue), No. 114/2004- Customs, dated the 21st December, 2004, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.823(E), dated the 21st December, 2004 and No. 117/2004- Customs, dated the 30th December, 2004, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.844(E), dated the 30th December, 2004;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, Japan upto and inclusive of the 20th June, 2010 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 129/2009- Customs, dated the 2nd December, 2009, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 855(E), dated the 2nd December, 2009;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, Belarus upto and inclusive of the 29th June, 2010 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 134/2009- Customs, dated the 9th December, 2009, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.871 (E), dated the 9th December, 2009;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject countries, the designated authority in its final findings issued vide notification No. 15/34/2008-DGAD, dated 5th July, 2010 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 5th July, 2010, had come to the conclusion that-

Appendix–D : Anti-Dumping Duty

- (i) the subject goods had been exported to India from Belarus below the normal value. Though the same from Japan was above the normal value during period of investigation, there was a likelihood of dumping from Japan and consequential injury in case of revocation of duty;
- (ii) the domestic industry had suffered material injury;
- (iii) the material injury had been caused by the dumped imports from Belarus and was likely to be caused by dumping of subject goods from Japan in case of revocation of duty;

and had recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject countries and imported into India, in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty at a rate which is equivalent to difference between the amount mentioned in the corresponding entry in column (9), in the currency as specified in the corresponding entry in column (11) and as per unit of measurement as specified in the corresponding entry in column (10), of the said Table and the landed value of imported goods in like currency as per like unit of measurement.

TABLE

S. No.	Sub-heading	Description of goods	Specification	Country of Origin	Country of Export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	5501 30 00 or 5503 30 00	Acrylic Fibre	All Denier	Belarus	Belarus	JSC Naftan Polymir	JSC Naftan Polymir	2886	Metric tonne	US Dollar
2.	5501 30 00 or 5503 30 00	Acrylic Fibre	All Denier	Belarus	Belarus	Any combination of exporter and producer		2886	Metric tonne	US Dollar
3.	5501 30 00 or 5503 30 00	Acrylic Fibre	All Denier	Belarus	Any other country other than Japan	Any combination of exporter and producer		2886	Metric tonne	US Dollar
4.	5501 30 00 or 5503 30 00	Acrylic Fibre	All Denier	Any other country other than Japan	Belarus	Any combination of exporter and producer		2886	Metric tonne	US Dollar
5.	5501 30 00 or 5503 30 00	Acrylic Fibre	Ranging from 1.5 Denier to 8 Denier	Japan	Japan	Any combination of exporter and producer		1681	Metric tonne	US Dollar
6.	5501 30 00 or 5503 30 00	Acrylic Fibre	Ranging from 1.5 Denier to 8 Denier	Japan	Any other country other than Belarus	Any	Any	1681	Metric tonne	US Dollar
7.	5501 30 00 or 5503 30 00	Acrylic Fibre	Ranging from 1.5 Denier to 8 Denier	Any other country other than Belarus	Japan	Any	Any	1681	Metric tonne	US Dollar

- 2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, -

- (a) “landed value” means the assessable value as determined under the Customs Act, 1962 (52 of 1962) and includes all duties of customs except duties levied under sections 3, 8B, 9 and 9A of the said Customs Tariff Act, 1975;
- (b) rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Sodium Tripoly Phosphate (STPP) originating in or exported from China PR

Ntfn 96 dated 21.09.2010

WHEREAS in the matter of imports of Sodium Tripoly Phosphate (STPP) (hereinafter referred to as the subject goods), falling under sub heading 2835 31 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred as the said Customs Tariff Act), originating in, or exported from, People’s Republic of China (hereinafter referred as the subject country) and imported into India, the designated authority in its preliminary findings vide notification No. 14/25/2009–DGAD, dated the 21st May, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 21st May, 2010, had come to the conclusion that-

- (i) the subject goods had entered the Indian market from the subject country at prices less than their normal values in the domestic market of the exporting country;
- (ii) the dumping margins of the subject goods imported from the subject country were substantial and above de minimis (2%);
- (iii) the domestic industry had suffered material injury and the injury had been caused to the domestic industry, both by volume and price effect of dumped imports of the subject goods originating in or exported from the subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (2) of section 9A of the said Customs Tariff Act read with rules 13 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the

description of which is specified in column (3) of the Table below, falling under sub heading of the First Schedule to the said Customs Tariff Act specified in the corresponding entry in column (2), originating in the country specified in the corresponding entry in column (4), and exported from the country specified in the corresponding entry in column (5) and produced by the producer specified in the corresponding entry in column (6) and exported by the exporter specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency specified in the corresponding entry in column (10) and per unit of measurement specified in the corresponding entry in column (9) of the said Table.

TABLE

S. No.	Sub Heading	Description of Goods	Country Of Origin	Country Of Export	Producer	Exporter	Duty Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2835 31 00	Sodium Tripoly Phosphate (STPP)	People's Republic of China	People's Republic of China	Sichuan Jinguang Industrial Group Co., Ltd.	Sichuan Jinguang Industrial Group Co., Ltd	0.307	Kg.	USD
2.	2835 31 00	Sodium Tripoly Phosphate (STPP)	People's Republic of China	People's Republic of China	Guizhou Wengfu Gene-Phos Chemical Co., Ltd.	Wengfu Intertrade Ltd.	0.342	Kg.	USD
3.	2835 31 00	Sodium Tripoly Phosphate (STPP)	People's Republic of China	People's Republic of China	Yibin Tianlan Chemical Co., Ltd.	Yibin Tianyuan Group Co., Ltd	0.357	Kg.	USD
4.	2835 31 00	Sodium Tripoly Phosphate (STPP)	People's Republic of China	People's Republic of China	Sichuan Blue Sword Chuanxi Phosphochemicals Co., Ltd.	Sichuan Blue Sword Import & Export Co., Ltd.	0.294	Kg.	USD
5.	2835 31 00	Sodium Tripoly Phosphate (STPP)	People's Republic of China	People's Republic of China	Any Combination of producer and exporter other than Sl. No. 1 to 4		0.671	Kg.	USD
6.	2835 31 00	Sodium Tripoly Phosphate (STPP)	People's Republic of China	Any country other than People's Republic of China	Any	Any	0.671	Kg.	USD
7.	2835 31 00	Sodium Tripoly Phosphate (STPP)	Any country other than People's Republic of China	People's Republic of China	Any	Any	0.671	Kg.	USD

2. The anti-dumping duty imposed under this notification shall be effective upto and inclusive of the 20th March, 2011 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Recordable Digital Versatile Disc (DVD) of all kinds originating in or exported from Malaysia, Thailand and Vietnam

Ntfn 98 dated 28.09.2010

WHEREAS, in the matter of import of Recordable Digital Versatile Disc [DVD] of all kinds (hereinafter referred as the subject goods), falling under heading 8523 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) and originating in, or exported from Malaysia, Thailand and Vietnam, (hereinafter referred to as the subject countries) into India, the Designated Authority, in its preliminary findings vide notification No. 14/16/2009-DGAD dated the 13th November, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 13th November, 2009, had come to the conclusion that, -

- (a) the subject goods had been exported to India from the subject countries below its normal value;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused by the dumped imports from subject countries;

and had recommended imposition of provisional anti-dumping duty on all imports of the subject goods originating in, or exported from, the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 48/2010-Customs, dated the 12th April, 2010, published in the Gazette of India, Extraordinary Part II, Section 3, Sub-section (i), vide number G.S.R. 313(E), dated the 12th April, 2010;

AND WHEREAS, the Designated Authority, in its final findings vide notification No. 14/16/2009-DGAD dated the 2nd July, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 2nd July, 2010, has come to the conclusion that-

- (i) the subject goods have been exported to India from the subject countries below its normal value;
- (ii) the domestic industry has suffered material injury;
- (iii) the injury has been caused by the dumped imports from subject countries,

and has recommended imposition of definitive anti-dumping duty on all imports of the subject goods, originating in, or exported from, the subject countries;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) read with sub-section (5) of section 9A of the said Customs Tariff Act, read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act specified in the corresponding entry in column (2), originating in the country specified in the corresponding entry in column (4), and exported from the country specified in the corresponding entry in column (5) and produced by the producer specified in the corresponding entry in column (6) and exported by the exporter specified in the corresponding entry in column (7), and imported into India, an

Appendix–D : Anti-Dumping Duty

anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

TABLE

S. No.	Tariff heading	Description of goods	Country of origin	Country of export	Producer	Exporter	Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	8523	Digital Versatile Disc Recordable	Vietnam	Vietnam	M/s- Ritek Vietnam Co. Ltd.	M/s- Ritek Vietnam Co. Ltd.	29.75	Per 1000 pieces	US Dollar
2.	8523	Digital Versatile Disc Recordable	Vietnam	Vietnam	Any other combination of producer and exporter other than at S. No. 1		50.51	Per 1000 pieces	US Dollar
3.	8523	Digital Versatile Disc Recordable	Vietnam	Any country other than Vietnam and other than the country already subject to anti dumping duty vide S. No. 3 under column 5 of the duty table in Notification No. 8/2009- Customs dated the 22nd January, 2009	Any	Any	50.51	Per 1000 pieces	US Dollar
4.	8523	Digital Versatile Disc Recordable	Any country other than countries attracting anti dumping duty	Vietnam	Any	Any	50.51	Per 1000 pieces	US Dollar
5.	8523	Digital Versatile Disc Recordable	Thailand	Thailand	Any	Any	25.98	Per 1000 pieces	US Dollar
6.	8523	Digital Versatile Disc Recordable	Thailand	Any country other than Thailand and other than the country already subject to anti dumping duty vide S. No. 6 under column 5 of the duty table in Notification No. 8/2009- Customs dated the 22nd January, 2009	Any	Any	25.98	Per 1000 pieces	US Dollar
7.	8523	Digital Versatile Disc Recordable	Any country other than countries attracting antidumping duty	Thailand	Any	Any	25.98	Per 1000 pieces	US Dollar
8.	8523	Digital Versatile Disc Recordable	Malaysia	Malaysia	Any	Any	35.92	Per 1000 pieces	US Dollar
9.	8523	Digital Versatile Disc Recordable	Malaysia	Any country other than Malaysia and other than the country already subject to anti dumping duty vide S. No. 9 under column 5 of the duty table in Notification No. 8/2009- Customs dated the 22nd January, 2009	Any	Any	35.92	Per 1000 pieces	US Dollar
10.	8523	Digital Versatile Disc Recordable	Any country other than countries attracting anti dumping duty	Malaysia	Any	Any	35.92	Per 1000 pieces	US Dollar

2. The anti-dumping duty imposed under this notification shall be levied for a period of five years (unless revoked, superseded or amended earlier) with effect from the date of imposition of the provisional anti-dumping duty, that is, the 12th April, 2010, and shall be payable in Indian currency.

Explanation—For the purposes of this notification,—

- (a) Digital Versatile Disc Recordable means such discs of all kinds and includes DVD-R, DVD+R, DVD-RW and DVD+RW;
- (b) rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Narrow Woven Fabrics specified originating in or exported from China PR and Chinese Taipei

Ntfn 108 dated 06.10.2010

WHEREAS, the designated authority, vide its notification No. 15/9/2009-DGAD, dated 20th August, 2009 published in Part I, Section 1 the Gazette of India, Extraordinary, dated the 21st August, 2009, had initiated a review in the matter of continuation of anti-dumping on imports of Narrow woven fabrics having pile weave, made up of manmade fibres (also known as hook and loop tape fasteners or Velcro tapes or fastening tape) (hereinafter referred to as the subject goods) falling under heading 5806 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the People's Republic of China and Chinese Taipei (hereinafter referred to as the subject countries), imposed vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 76/2005- Customs, dated the 25th July, 2005, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.503(E), dated the 25th July, 2005;

AND WHEREAS, the Central Government had extended the anti-dumping duty on the subject goods, originating in, or exported from, the subject country upto and inclusive of the 13th February, 2011 vide notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 46/2010- Customs, dated the 12th April, 2010, published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.311(E), dated the 12th April, 2010;

AND WHEREAS, in the matter of review of anti-dumping on import of the subject goods, originating in, or exported from, the subject countries, the designated authority in its final findings issued vide notification No. 15/9/2009-DGAD, dated 19th August, 2010 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 19th August, 2010, had come to the conclusion that-

- (i) the subject goods were entering the Indian market at dumped prices and dumping margin of the subject goods imported from subject countries were significant and above the de-minimis limits prescribed. The subject goods continued to be exported to India at dumped prices in spite of existing anti dumping duties;
- (ii) the domestic industry continued to suffer material injury in spite of the existing anti dumping duties. Further, it was noted that in the event that the present anti dumping duties were revoked, injury to the domestic would likely to continue and intensify;
- (iii) the anti-dumping duty is required to be extended and modified;

and had recommended continued imposition of definitive anti-dumping duty on imports of the subject goods, originating in, or exported from, the subject countries and imported into India, in order to remove injury to the domestic industry;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the Customs Tariff Act, 1975 (51 of 1975) read with rules 18 and 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in column (4) of the said Table, originating in the country as specified in the corresponding entry in column (5), and produced by the producer as specified in the corresponding entry in column (7), when exported from the country as specified in the corresponding entry in column (6), by the exporter as specified in the corresponding entry in column (8), and imported into India, an anti-dumping at the rate equal to the amount indicated in the corresponding entry in column (9), in the currency specified in the corresponding entry in column (11) and per unit of measurement specified in the corresponding entry in column (10) of the said Table.

TABLE

S. No.	Heading	Description of goods	Specifi- cation	Country of origin	Country of export	Producer	Exporter	Amount	Unit of measurement	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
1.	5806	Narrow woven fabrics having pile weave, made up of manmade fibres (also known as hook and loop tape fasteners or Velcro tapes or fastening tape)	Any	Any Country	Chinese Taipei	Any producer	Any exporter	1.75	kg	US Dollar
2.	5806	Narrow woven fabrics having pile weave, made up of manmade fibres (also known as hook and loop tape fasteners or Velcro tapes or fastening tape)	Any	Chinese Taipei	Any	Any producer	Any exporter	1.75	kg	US Dollar
3.	5806	Narrow woven fabrics having pile weave, made up of manmade fibres (also known as hook and loop tape fasteners or Velcro tapes or fastening tape)	Any	Any Country	People's Republic of China	Any producer	Any exporter	2.87	kg	US Dollar
4.	5806	Narrow woven fabrics having pile weave, made up of manmade fibres (also known as hook and loop tape fasteners or Velcro tapes or fastening tape)	Any	People's Republic of China	Any	Any producer	Any exporter	2.87	kg	US Dollar

2. The anti-dumping duty imposed under this notification shall be effective for a period of five years (unless revoked, superseded or amended earlier) from the date of publication of this notification in the Official Gazette. The anti-dumping duty shall be paid in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962) and the relevant date for determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Bus and Truck Radial Tyres originating in or exported from China PR and Thailand

Ntfn 112 dated 28.10.2010

WHEREAS, in the matter of import of Bus and Truck Radial Tyres, (hereinafter referred to as the subject goods), falling under item nos. 40112010 (for tyres) and 40131020 and 40129049 (for tubes and flaps respectively) of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) and originating in, or exported from the People's Republic of China(China PR) and Thailand (hereinafter referred to as the subject countries), the designated authority, vide its final findings in notification No. 14/17/2008-DGAD, dated the 1st January, 2010 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 1st January, 2010, had come to the conclusion that –

- (a) there had been increase in the volume of dumped imports from the subject countries, both in absolute terms as also in relation to total production and market demand of the subject goods in India, resulting in a decline in the market share of the domestic industry;
- (b) the imports were causing significant price undercutting resulting in price suppressing effect on the domestic industry;
- (c) in spite of increase in production and sales, profitability of the domestic industry per unit of sales declined after increasing in 2006-07, resulting in deterioration in profits, cash profits and a decline in the return on capital employed;
- (d) decline in the market share had resulted in increase in inventories with the domestic industry in spite of higher capacity utilization;
- (e) this had led to domestic industry suffering material injury and imposition of final duty is required to offset dumping and injury;

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and had recommended imposition of definitive anti-dumping duty on all imports of the subject goods, originating in, or exported from, the subject countries;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on subject goods falling under Chapter 40 of the First Schedule to the said Customs Tariff Act, originating in or exported from China PR and imported into India vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 12/2010-Customs, dated the 19th February, 2010, published in Part II, Section 3, Sub-Section (i) of the Gazette of India, Extraordinary, G.S.R. 93(E) dated the 19th February, 2010;

AND WHEREAS, in the said matter, M/s. Weifang Huadong Rubber Co Ltd China PR (Producer), and M/s. Qingdao Autochem International Co. Ltd (exporter) have requested for review in terms of rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 in respect of exports made by them, and the designated authority, vide new shipper review notification No. 15/13/2010-DGAD, dated the 20th August, 2010 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 20th August, 2010 has recommended provisional assessment of all exports of Bus and Truck Radial Tyres, made by M/s. Weifang Huadong Rubber Co Ltd China PR (Producer), and M/s. Qingdao Autochem International Co. Ltd (exporter), when imported in to India, till the completion of the said review;

NOW, THEREFORE, in exercise of the powers conferred by sub-rule (2) of rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid recommendation of the designated authority, hereby orders that pending the outcome of the said review by the designated authority, export of Bus and Truck Radial Tyres falling under item nos. 40112010 (for tyres) and 40131020 and 40129049 (for tubes and flaps respectively) of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), by M/s. Weifang Huadong Rubber Co. Ltd. China PR (Producer), and M/s. Qingdao Autochem International Co. Ltd. (exporter), from China PR, when imported into India, shall be subjected to provisional assessment till the review is completed.

2. The provisional assessment may be subject to such security or guarantee as the Assistant Commissioner of Customs or Deputy Commissioner of Customs, as the case may be, deems fit for payment of the deficiency, if any, in case a definitive anti dumping duty is imposed retrospectively, on completion of investigation by the designated authority.
3. In case of recommendation of anti-dumping duty after completion of the said review by the designated authority, the importer shall be liable to pay the amount of such anti-dumping duty recommended on review and imposed on all imports of Bus and Truck Radial Tyres in to India, when exports made by M/s. Weifang Huadong Rubber Co. Ltd. China PR (Producer), and M/s. Qingdao Autochem International Co. Ltd (exporter), when imported in to India, from the date of initiation of the said review.

Anti-dumping duty: Bias Tyres, Tubes and Flaps originating in or exported from China PR and Thailand

Ntfn 117 dated 18.11.2010

WHEREAS, in the matter of import of bias tyres, tubes and flaps (hereinafter referred to as the subject goods), falling under tariff items 4011 20 90, 4013 10 20 and 4012 90 49 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, People's Republic of China (China PR) and Thailand (hereinafter referred to as the subject countries), the designated authority in its preliminary findings vide notification No. 14/9/2005-DGAD dated the 31st July, 2006, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 31st July, 2006, had come to the conclusion that –

- (a) the subject goods have been exported to India from the subject countries below its normal value;
- (b) the domestic industry has suffered material injury;
- (c) the injury has been caused by the dumped imports from the subject countries,

and had recommended imposition of provisional anti-dumping duty on all imports of the subject goods, originating in, or exported from, the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods, vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 106/2006-Customs, dated the 9th October, 2006, published in Part II, Section 3, Sub-section (i) of the Gazette of India, Extraordinary, dated the 9th October, 2006 vide number G.S.R. 625(E);

AND WHEREAS, the designated authority in its final findings vide notification No. 14/9/2005-DGAD, dated the 29th June, 2007, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 29th June, 2007, had come to the conclusion that-

- (a) the subject goods had been exported to India from the subject countries below its normal value;
- (b) the domestic industry had suffered material injury;
- (c) the injury had been caused cumulatively by the dumped imports from the subject countries

and had recommended definitive anti-dumping duty on imports of the subject goods from the subject countries in order to remove the injury to the domestic industry;

AND WHEREAS on the basis of the aforesaid final findings of the designated authority, the Central Government, had imposed anti-dumping duty on imports of the subject goods, classified under tariff items 4011 20 90, 4013 10 20 and 4012 90 49 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, the subject countries vide notification No. 88/2007-Customs dated the 24th July, 2007 [G.S.R. 502(E) dated the 24th July, 2007], published in part II, section 3, sub-section (i) of the Gazette of India, Extraordinary, dated the 24th July, 2007;

AND WHEREAS the designated authority vide its notification No. 15/1/2009-DGAD dated the 27th February, 2009, had initiated a midterm review in the matter of continuation of anti-dumping duty on imports of the subject goods from the subject countries;

AND WHEREAS the designated authority in its mid-term review findings published in Part I, Section 1 of the Gazette of India, Extraordinary, vide Notification No. 15/1/2009- DGAD, dated the 26th August 2010 read with corrigendum dated 31st August, 2010 has concluded that:-

- (a) the subject goods are entering the Indian market at dumped prices and dumping margins of the subject goods imported from subject countries is significant and above de-minimis limits prescribed.
- (b) the subject goods continue to be exported to India at dumped prices in spite of existing anti dumping duties.

Appendix-D : Anti-Dumping Duty

- (c) considering the facts available on record, the subject goods are likely to enter Indian market at dumped prices, should the present measures be withdrawn.
- (d) the situation of domestic industry deteriorated further in spite of existing anti dumping duties. Further, should the present anti dumping duties be revoked, injury to the domestic industry is likely to continue and intensify.
- (e) the deterioration in the performance of the domestic industry is because of dumped imports from the subject countries.
- (f) the current level of anti dumping duty is insufficient to address continued dumping and consequent injury to the domestic industry and thus the anti-dumping duty is required to be modified.

and has recommended continuation of anti-dumping duty at new rates on imports of new/unused pneumatic non radial bias tyres, tubes and flaps with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries or trucks originating in or exported from China PR and Thailand;

NOW, THEREFORE, in exercise of the powers conferred by sub-sections (1) and (5) of section 9A of the said Customs Tariff Act, read with rule 23 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, and in supersession of the notification of the Government of India, in the Ministry of Finance (Department of Revenue), No. 88/2007-Customs dated the 24th July, 2007 [G.S.R. 502(E) dated the 24th July, 2007], except as respects things done or omitted to be done before such supersession, the Central Government, on the basis of the aforesaid mid-term review findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under tariff items of the First Schedule to the Customs Tariff Act, as specified in the corresponding entry in column (2), originating in the countries as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the countries as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate specified in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9), of the said Table.

TABLE

Sl. No.	Hdg/ Sub-headings	Description of goods	Country of Origin	Country of Exports	Producer	Exporter	Duty Amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	40112090, 40131020 or 40129049	New/unused pneumatic non radial bias tyres, tubes and flaps with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	Thailand	Thailand	Any	Any	0.37	Kg.	US dollar
2.	40112090, 40131020 or 40129049	New/unused pneumatic non radial bias tyres, tubes and flaps with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	Thailand	Any country other than Thailand	Any	Any	0.37	Kg.	US dollar
3	40112090, 40131020 or 40129049	New/unused pneumatic non radial bias tyres, tubes and flaps with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	Any country other than countries attracting Anti-dumping duty	Thailand	Any	Any	0.37	Kg.	US dollar
4.	40112090, 40131020 or 40129049	New/unused pneumatic non radial bias tyres, tubes and flaps with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	China PR	Any	Any	1.64	Kg.	US dollar
5.	40112090, 40131020 or 40129049	New/unused pneumatic non radial bias tyres, tubes and flaps with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	China PR	Any country other than China PR	Any	Any	1.64	Kg.	US dollar
6.	40112090, 40131020 or 40129049	New/unused pneumatic non radial bias tyres, tubes and flaps with or without tubes and/or flap of rubber, having nominal rim dia code above 16" used in buses and lorries/trucks	Any country other than countries attracting Anti-dumping duty	China PR	Any	Any	1.64	Kg.	US dollar

2. The anti-dumping duty imposed under this notification shall be effective from the date of publication of this notification in the Official Gazette and upto and inclusive of the 8th October, 2011 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, “rate of exchange” applicable for the purposes of calculation of anti-dumping duty shall be the rate which is specified in the notification of the Government of India in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by sub-clause (i) of clause (a) of sub-section (3) of section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the “rate of exchange” shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Appendix–D : Anti-Dumping Duty

Anti-dumping duty: Polypropylene originating in or exported from Oman, Saudi Arabia and Singapore

Ntfn 119 dated 19.11.2010

As amended by Corrigendum F.No.354/140/2009-TRU dated 01.12.2010; Corrigendum F.No.354/140/2009-TRU dated 03.12.2010:

WHEREAS in the matter of imports of Polypropylene excluding ter-polymer [hereinafter referred to as the subject goods], falling under sub heading 3902 1000 or 3902 3000 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, Oman, Saudi Arabia and Singapore (hereinafter referred as the subject countries) and imported into India, the designated authority in its preliminary findings vide notification No.14/5/2009-DGAD, dated the 15th June, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 15th June, 2009, had come to the conclusion that –

- the subject goods had been exported to India from the subject countries at prices less than their normal values in the domestic market of the exporting countries;
- the dumping margins of the subject goods imported from the subject countries were substantial and above de minimis; and
- the domestic industry had suffered material injury and the injury had been caused to the domestic industry mainly by price effect of dumped imports of the subject goods originating in or exported from the subject countries;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 82/2009-Customs, dated the 30th July, 2009, published in the Gazette of India, Extraordinary Part II, Section 3, Sub-section (i), vide number G.S.R. 557(E), dated the 30th July, 2009;

AND WHEREAS, the designated authority, in its final findings vide notification No. 14/5/2009-DGAD dated the 23rd August, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 23rd August, 2010, had come to the conclusion that-

- the subject goods had been exported to India from the subject countries below their associated normal values;
- the domestic industry had suffered material injury in respect of the subject goods; and
- the material injury had been caused by the dumped imports of the subject goods from the subject countries.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) read with sub-section (5) of section 9A of the said Customs Tariff Act, 1975 read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country specified in the corresponding entry in column (4), and exported from the country specified in the corresponding entry in column (5) and produced by the producer specified in the corresponding entry in column (6) and exported by the exporter specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

TABLE

Sl. No	Sub Heading	Description of goods	Country of Origin	Country of Exports	Producer	Exporter	Amt.	Unit	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Oman	Oman	M/s Oman Polypropylene LLC	M/s Oman Polypropylene LLC	67.68	MT	US dollar
2.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Oman	Oman	Any combination other than as specified at serial number 1		241.82	MT	US dollar
3.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Oman	Any other than Oman	Any	Any	241.82	MT	US dollar
4.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Any country other than countries attracting Anti-dumping duty	Oman	Any	Any	241.82	MT	US dollar
5.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Saudi Arabia	Saudi Arabia	Advanced Polypropylene Co.	Vinmar International Ltd., USA	166.20	MT	US dollar
6.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Saudi Arabia	Saudi Arabia	Saudi Polyolefins Company	National Petrochemical Industrialization Marketing Co.	89.23	MT	US dollar

Appendix–D : Anti-Dumping Duty

Sl. No	Sub Heading	Description of goods	Country of Origin	Country of Exports	Producer	Exporter	Amt.	Unit	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
7.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Saudi Arabia	Saudi Arabia	Saudi Polyolefins Company	Basell International Trading FZE	51.16	MT	US dollar
8.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Saudi Arabia	Saudi Arabia	Saudi European Petrochemical Co.	Saudi Basic Industries Corporation	171.97	MT	US dollar
9.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Saudi Arabia	Saudi Arabia	Saudi Yanbu Petrochemical Co.	Saudi Basic Industries Corporation	87.86	MT	US dollar
10.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Saudi Arabia	Saudi Arabia	Saudi Yanbu Petrochemical Co.	M/s Exxon Mobil Chemical Asia Pacific	177.56	MT	US dollar
11.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Saudi Arabia	Saudi Arabia	Any combination other than as specified at serial numbers 5 to 10		322.57	MT	US dollar
12.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Saudi Arabia	Any other than Saudi Arabia	Any	Any	322.57	MT	US dollar
13.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Any country other than countries attracting Anti-dumping duty	Saudi Arabia	Any	Any	322.57	MT	US dollar
14.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Singapore	Singapore	The Polyolefin Company (Singapore) Pte. Ltd.	Sumitomo Corporation Asia Pte. Ltd.	121.28	MT	US dollar
15.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Singapore	Singapore	The Polyolefin Company (Singapore) Pte. Ltd.	Toyota Tsusho (Singapore) Pte.Ltd.	295.09	MT	US dollar
16.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Singapore	Singapore	The Polyolefin Company (Singapore) Pte. Ltd.	Marubeni Chemical Asia Pacific Pte. Ltd.	Nil	MT	US dollar
17.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Singapore	Singapore	The Polyolefin Company (Singapore) Pte. Ltd.	Itochu Plastics Pte. Ltd.	Nil	MT	US dollar
18.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Singapore	Singapore	The Polyolefin Company (Singapore) Pte. Ltd.	Sumitomo Chemical Asia Pte. Ltd.	28.49	MT	US dollar
19.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Singapore	Singapore	Exxon Mobil Chemical Asia Pacific	Exxon Mobil Chemical Asia Pacific	38.77	MT	US dollar

Appendix–D : Anti-Dumping Duty

Sl. No	Sub Heading	Description of goods	Country of Origin	Country of Exports	Producer	Exporter	Amt.	Unit	Curr.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
20.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Singapore	Singapore	Exxon Mobil Chemical Asia Pacific, Singapore	Mitsubishi Chemical Thailand (Co.) Ltd.	Nil	MT	US dollar
21.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Singapore	Singapore	Any combination other than as specified at Serial numbers 14 to 20.		323.50	MT	US dollar
22.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Singapore	Any other than Singapore	Any	Any	323.50	MT	US dollar
23.	3902 1000 or 39023000	'Polypropylene (i.e., homo-polymers of propylene and copolymers of propylene and ethylene excluding the expanded Polypropylene beads)'	Any country other than countries attracting Anti-dumping duty	Singapore	Any	Any	323.50	MT	US dollar

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, 30th July, 2009 and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Phenol originating in or exported from Thailand and Japan

Ntfn 120 dated 01.12.2010

WHEREAS in the matter of imports of Phenol [hereinafter referred to as the subject goods], falling under sub heading 2907 11 10 or 2707 99 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, Thailand and Japan (hereinafter referred as the subject countries) and imported into India, the designated authority in its preliminary findings vide notification No.14/27/2009-DGAD, dated the 3rd February, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 3rd February, 2010, had come to the conclusion that –

- the subject goods had been exported to India from the subject countries below its normal value;
- the domestic industry had suffered material injury;
- the injury had been caused by the dumped imports from subject countries;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 53/2010-Customs, dated the 19th April, 2010, published in the Gazette of India, Extraordinary Part II, Section 3, Sub-section (i), vide number G.S.R. 335(E), dated the 19th April, 2010;

AND WHEREAS, the designated authority, in its final findings vide notification No. 14/27/2009-DGAD dated the 8th October, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 8th October, 2010, had come to the conclusion that various parameters have established positive dumping margin as well as material injury to the domestic industry caused by such dumped imports of Phenol originating in, or exported, from Thailand and Japan and imported into India;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) read with sub-section (5) of section 9A of the said Customs Tariff Act, 1975 read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under subheading the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country specified in the corresponding entry in column (4), and exported from the country specified in the corresponding entry in column (5) and produced by the producer specified in the corresponding entry in column (6) and exported by the exporter specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

TABLE

Sl. No.	Sub-heading	Description of goods	Country of origin	Country of export	Producer	Exporter	Duty	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	2907 11 10 or 2707 99 00	PHENOL	Thailand	Thailand	M/s PTT Phenol Company Limited, Thailand	M/s PTT Phenol Company Limited, Thailand / M/s PTT Public Company Ltd.	10.03	MT	USD

Appendix–D : Anti-Dumping Duty

Sl. No.	Sub-heading	Description of goods	Country of origin	Country of export	Producer	Exporter	Duty	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
2.	2907 11 10 or 2707 99 00	PHENOL	Thailand	Thailand	M/s PTT Phenol Company Limited, Thailand	Mitsui & Co. Ltd., Japan (MBK) OR Mitsui & Co. (Asia Pacific) Pte. Ltd. Singapore	Nil	MT	USD
3.	2907 11 10 or 2707 99 00	PHENOL	Thailand	Thailand	Any combination other than at Sl. no. 1 and 2 above		172.53	MT	USD
4.	2907 11 10 or 2707 99 00	PHENOL	Thailand	Any other than Singapore, USA, South Africa, EU, Korea, RP, Japan	Any	Any	172.53	MT	USD
5.	2907 11 10 or 2707 99 00	PHENOL	Any other than Singapore, USA, South Africa, EU, Korea, RP, Japan	Thailand	Any	Any	172.53	MT	USD
6.	2907 11 10 or 2707 99 00	PHENOL	Japan	Japan	M/s Mitsui Chemical Inc., Japan(MCI)	Mitsui & Co. Ltd., Japan (MBK) OR Mitsui & Co. (Asia Pacific) Pte. Ltd. Singapore	468.17	MT	USD
7.	2907 11 10 or 2707 99 00	PHENOL	Japan	Japan	Any combination other than Sl. no. 6 above		547.03	MT	USD
8.	2907 11 10 or 2707 99 00	PHENOL	Japan	Any other than Singapore, USA, South Africa, EU, Korea, RP, Thailand	Any	Any	547.03	MT	USD
9.	2907 11 10 or 2707 99 00	PHENOL	Any other than Singapore, USA, South Africa, EU, Korea, RP, Thailand	Japan	Any	Any	547.03	MT	USD

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, the 19th April, 2010, and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Bus and Truck Radial Tyres originating in or exported from China PR and Thailand

Ntfn 122 dated 02.12.2010

WHEREAS, in the matter of import of Bus and Truck Radial Tyres, (hereinafter referred to as the subject goods), falling under item numbers 40112010 (for tyres) and 40131020 and 40129049 (for tubes and flaps respectively) of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) and originating in, or exported from the People's Republic of China(China PR) and Thailand (hereinafter referred to as the subject countries), the designated authority, vide its final findings in notification No. 14/17/2008-DGAD, dated the 1st January, 2010 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 1st January, 2010, had come to the conclusion that—

- there had been increase in the volume of dumped imports from the subject countries, both in absolute terms as also in relation to total production and market demand of the subject goods in India, resulting in a decline in the market share of the domestic industry;
- the imports were causing significant price undercutting resulting in price suppressing effect on the domestic industry;
- in spite of increase in production and sales, profitability of the domestic industry per unit of sales declined after increasing in 2006-07, resulting in deterioration in profits, cash profits and a decline in the return on capital employed;
- decline in the market share had resulted in increase in inventories with the domestic industry in spite of higher capacity utilization;
- this had led to domestic industry suffering material injury and imposition of final duty is required to offset dumping and injury;

and had recommended imposition of definitive anti-dumping duty on all imports of the subject goods, originating in, or exported from, the subject countries;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on subject goods falling under Chapter 40 of the First Schedule to the said Customs Tariff Act, 1975 originating in or exported from China PR and imported into India vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 12/2010-Customs, dated the 19th February, 2010, published in Part II, section 3, sub-section (i) of the Gazette of India, Extraordinary, G.S.R. 93(E) dated the 19th February, 2010;

AND WHEREAS, in the said matter, M/s. Giti Tire(Anhui) Company Ltd (“Giti Anhui”), M/s. Giti Tire(Fujian) Company Ltd (“Giti Fujian”) and M/s. Giti Tire(Chongqing) Company Ltd (“Giti Chongqing”), (All the three being both producers and exporters), have requested for review in terms of rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 in respect of exports made by them, and the designated authority, vide new shipper review initiation notification No. 15/25/2010-DGAD, dated the 21st September, 2010 published in the Gazette of India, Extraordinary, Part I, section 1, dated the 21st September, 2010 has recommended provisional assessment of all exports of Bus and Truck Radial Tyres, made by M/s. Giti Tire(Anhui) Company Ltd (“Giti Anhui”), M/s. Giti Tire(Fujian) Company Ltd (“Giti Fujian”) and M/s. Giti Tire(Chongqing) Company Ltd (“Giti Chongqing”), (All the three being both producers and exporters), when imported in to India, till the completion of the said review;

Appendix–D : Anti-Dumping Duty

NOW, THEREFORE, in exercise of the powers conferred by sub-rule (2) of rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid recommendation of the designated authority, hereby orders that pending the outcome of the said review by the designated authority, export of Bus and Truck Radial Tyres falling under item nos. 40112010 (for tyres) and 40131020 and 40129049 (for tubes and flaps respectively) of the First Schedule to the Customs Tariff Act, 1975, by M/s. Giti Tire(Anhui) Company Ltd ("Giti Anhui"), M/s. Giti Tire(Fujian) Company Ltd ("Giti Fujian") and M/s. Giti Tire(Chongqing) Company Ltd ("Giti Chongqing"), from China PR, when imported into India, shall be subjected to provisional assessment till the review is completed.

2. The provisional assessment may be subject to such security or guarantee as the Assistant Commissioner of Customs or Deputy Commissioner of Customs, as the case may be, deems fit for payment of the deficiency, if any, in case a definitive anti dumping duty is imposed retrospectively, on completion of investigation by the designated authority.
3. In case of recommendation of anti-dumping duty after completion of the said review by the designated authority, the importer shall be liable to pay the amount of such anti-dumping duty recommended on review and imposed on all imports of Bus and Truck Radial Tyres in to India, when exports made by M/s. Giti Tire(Anhui) Company Ltd ("Giti Anhui"), M/s. Giti Tire(Fujian) Company Ltd ("Giti Fujian") and M/s. Giti Tire(Chongqing) Company Ltd ("Giti Chongqing"), when imported in to India, from the date of initiation of the said review.

Anti-dumping duty: Synchronous Digital Hierarchy Transmission Equipment originating in or exported from China PR and Israel

Ntfn 125 dated 16.12.2010

As amended by Corrigendum F.No.354/204/2009-TRU dated 23.12.2010:

WHEREAS the designated authority in its preliminary findings vide notification number 14/2/2009-DGAD, dated the 7th September, 2009, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 7th September, 2009, had come to the conclusion that various parameters relating to domestic industry collectively and cumulatively established that the domestic industry had suffered material injury in case of imports of Synchronous Digital Hierarchy transmission equipment, originated in or exported, from China PR and Israel falling under sub-heading 851762 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), and had recommended imposition of provisional anti-dumping duty on the imports of the said equipment, originating in or exported from, China PR and Israel;

AND WHEREAS, on the basis of the aforesaid preliminary findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the Synchronous Digital Hierarchy transmission equipment, originated in or exported, from China PR and Israel vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 132/2009-Customs, dated 8th December, 2009 published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R.867 (E), dated the 8th December, 2009;

AND WHEREAS, the designated authority in its final findings vide notification number 14/2/2009-DGAD dated 19th October 2010, has come to the conclusion that various parameters relating to domestic industry collectively and cumulatively established that the domestic industry has suffered material injury in case of imports of Synchronous Digital Hierarchy transmission equipment, originated in or exported, from China PR and Israel falling under sub-heading 851762 of the said Customs Tariff Act, (hereinafter referred to as the subject goods) and has recommended imposition of definitive anti-dumping duty on the imports of Synchronous Digital Hierarchy transmission equipment, originated in or exported, from China PR and Israel;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub- heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (6), when exported from the country as specified in the corresponding entry in column (5), by the exporters as specified in the corresponding entry in column (7), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), and per unit of measurement as specified in the corresponding entry in column (9), of the said Table.

TABLE

S. No.	Sub-heading	Description	Country of Origin	Country of Export	Producer	Exporter	Amount	Unit of Measurement
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
1.	851762 or 851770	Synchronous Digital Hierarchy Transmission Equipment as specified in Notes 1 to 5.	China PR	China PR	M/S Fibrehome Telecommunication Technologies Ltd.	M/S Fibrehome Telecommunication Technologies Ltd.	266%	% of CIF Value of Imports
2.	851762 or 851770	Synchronous Digital Hierarchy Transmission Equipment as specified in Notes 1 to 5.	China PR	China PR	Alcatel-Lucent Shanghai Bell Co. Ltd.	Alcatel-Lucent Shanghai Bell Co. Ltd.	45%	% of CIF Value of Imports
3.	851762 or 851770	Synchronous Digital Hierarchy Transmission Equipment as specified in Notes 1 to 5.	China PR	China PR	M/S ZTE Corporation	M/S ZTE Corporation	36%	% of CIF Value of Imports
4.	851762 or 851770	Synchronous Digital Hierarchy Transmission Equipment as specified in Notes 1 to 5.	China PR	China PR	M/S Hangzhou ECI Telecommunication Co. Ltd	M/S ECI Telecom Ltd., Israel	7%	% of CIF Value of Imports

Appendix-D : Anti-Dumping Duty

S. No.	Sub-heading	Description	Country of Origin	Country of Export	Producer	Exporter	Amount	Unit of Measurement
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
5.	851762 or 851770	Synchronous Digital Hierarchy Transmission Equipment as specified in Notes 1 to 5.	China PR	China PR	Any other combination other than as at Sl. 1, 2, 3 and 4 above	Any	266%	% of CIF Value of Imports
6.	851762 or 851770	Synchronous Digital Hierarchy Transmission Equipment as specified in Notes 1 to 5.	China PR	Any other than China PR	Any	Any	266%	% of CIF Value of Imports
7.	851762 or 851770	Synchronous Digital Hierarchy Transmission Equipment as specified in Notes 1 to 5.	Any	China PR	Any	Any	266%	% of CIF Value of Imports
8.	851762 or 851770	Synchronous Digital Hierarchy Transmission Equipment as specified in Notes 1 to 5.	Israel	Israel	M/S ECI Telecom Ltd., Israel	M/S ECI Telecom Ltd., Israel	3%	% of CIF Value of Imports
9.	851762 or 851770	Synchronous Digital Hierarchy Transmission Equipment as specified in Notes 1 to 5.	Israel	Israel	Any other than combination as at Sr. No.8 above	Any	70%	% of CIF Value of Imports
10.	851762 or 851770	Synchronous Digital Hierarchy Transmission Equipment as specified in Notes 1 to 5.	Israel	Any other than China PR and Israel	Any	Any	70%	% of CIF Value of Imports
11.	851762 or 851770	Synchronous Digital Hierarchy Transmission Equipment as specified in Notes 1 to 5.	Any other than China PR	Israel	Any	Any	70%	% of CIF Value of Imports

Note 1. – The product under consideration will include “Synchronous Digital Hierarchy (SDH) transmission equipment, viz. STM-1, STM-4, STM-16, STM-64, STM-256 in assembled, CKD, SKD form, its assemblies and sub-assemblies or fitted with eventual broadband or cellular equipment. Product under consideration will also include Add Drop Multiplexers (ADM) (For SDH Application only), Multiple Add Drop Multiplexers (MADM) (For SDH Application only), and Digital Cross Connect (DXC) (For SDH Application only), Populated Circuit Boards (For SDH Application Only) and parts or components imported as a part of equipment, so long they are imported along with the equipment or its assemblies or sub-assemblies. The Product under consideration will also include Software meant for SDH, which is an integral part of these equipments, which may be bought either as a part of the equipment or separately but the components or parts imported on a stand-alone basis are outside the purview of Product under Consideration

Note 2. –SDH Equipment essentially transmits signals through the medium of Optical Fibre. There may be SDH equipment meant for transmission through electrical Copper Medium or Microwave Radio Medium. The SDH Equipment transmitting the data through optical fibre alone shall be subject to levy of antidumping duty.

Note 3. – When SDH is imported as a part of eventual broadband or cellular equipment, the anti-dumping duty shall be payable only on the SDH portion of the imports. Similarly when eventual Broadband or Cellular equipment is imported as a part of the SDH equipment, the anti-dumping duty shall be payable only on the SDH portion of the imports.

Note 4. – PDH, CWDM, DWDM, Microwave systems, GPON, DSLAM, MSAN, BITS, Routers, PDSN, SGSN, MGW, BTS, BSC, MSC, ONT, HLR, HSS and MRP being non-SDH in any of its form are outside the scope of product under consideration and therefore not subject to levy of anti-dumping duty.

Note 5. – Microwaves Radio Terminals which could have an STM-1 interface to the SDH transmission equipment and act as a physical media to enable the connectivity between the radio and the SDH equipment are outside the purview of payment of anti-dumping duty.

- The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, the 8th December, 2009 for the imports of the subject goods originating in or exported from, China PR and Israel and the anti-dumping duty imposed shall be payable in Indian currency.

Explanation – For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962, (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Bus and Truck Radial Tyres originating in or exported from China PR and Thailand

Ntfn 129 dated 21.12.2010

WHEREAS, in the matter of import of Bus and Truck Radial Tyres, (hereinafter referred to as the subject goods), falling under item nos. 40112010 (for tyres) and 40131020 and 40129049 (for tubes and flaps respectively) of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) and originating in, or exported from the People's Republic of China (China PR) and Thailand (hereinafter referred to as the subject countries), the designated authority, vide its final findings in notification No. 14/17/2008-DGAD, dated the 1st January, 2010 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 1st January, 2010, had come to the conclusion that –

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- (a) there had been increase in the volume of dumped imports from the subject countries, both in absolute terms as also in relation to total production and market demand of the subject goods in India, resulting in a decline in the market share of the domestic industry;
- (b) the imports were causing significant price undercutting resulting in price suppressing effect on the domestic industry;
- (c) in spite of increase in production and sales, profitability of the domestic industry per unit of sales declined after increasing in 2006-07, resulting in deterioration in profits, cash profits and a decline in the return on capital employed;
- (d) decline in the market share had resulted in increase in inventories with the domestic industry in spite of higher capacity utilization;
- (e) this had led to domestic industry suffering material injury and imposition of final duty is required to offset dumping and injury;

and had recommended imposition of definitive anti-dumping duty on all imports of the subject goods, originating in, or exported from, the subject countries;

AND WHEREAS on the basis of the aforesaid findings of the designated authority, the Central Government had imposed an anti-dumping duty on subject goods falling under Chapter 40 of the First Schedule to the said Customs Tariff Act, originating in or exported from China PR and imported into India vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 12/2010-Customs, dated the 19th February, 2010, published in Part II, Section 3, Sub-Section (i) of the Gazette of India, Extraordinary, G.S.R. 93(E) dated the 19th February, 2010;

AND WHEREAS, in the said matter, M/s. Shandong Hawk International Rubber Industry Company Limited, (producer/exporter) have requested for review in terms of rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 in respect of exports made by them, and the designated authority, vide new shipper review notification No. 15/17/2010-DGAD, dated the 7th October, 2010 published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 7th October, 2010 has recommended provisional assessment of all exports of Bus and Truck Radial Tyres, made by M/s. Shandong Hawk International Rubber Industry Company Limited (producer/exporter), when imported in to India, till the completion of the said review;

NOW, THEREFORE, in exercise of the powers conferred by sub-rule (2) of rule 22 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, after considering the aforesaid recommendation of the designated authority, hereby orders that pending the outcome of the said review by the designated authority, export of Bus and Truck Radial Tyres falling under item nos. 40112010 (for tyres) and 40131020 and 40129049 (for tubes and flaps respectively) of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), by M/s. Shandong Hawk International Rubber Industry Company Limited (producer/exporter), from China PR, when imported into India, shall be subjected to provisional assessment till the review is completed.

2. The provisional assessment may be subject to such security or guarantee as the Assistant Commissioner of Customs or Deputy Commissioner of Customs, as the case may be, deems fit for payment of the deficiency, if any, in case a definitive anti dumping duty is imposed retrospectively, on completion of investigation by the designated authority.
3. In case of recommendation of anti-dumping duty after completion of the said review by the designated authority, the importer shall be liable to pay the amount of such anti-dumping duty recommended on review and imposed on all imports of Bus and Truck Radial Tyres in to India, when exports made by M/s. Shandong Hawk International Rubber Industry Company Limited (producer/exporter), China PR, from the date of initiation of the said review.

Anti-dumping duty: Barium Carbonate originating in or exported from China PR

Ntfn 06 dated 07.02.2011

WHEREAS in the matter of imports of Barium Carbonate [hereinafter referred to as the subject goods], falling under sub heading 2836 60 00 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975), originating in, or exported from, People's Republic of China (hereinafter referred as the subject country) and imported into India, the designated authority in its preliminary findings vide notification No. 14/18/2009-DGAD, dated the 7th January, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 8th January, 2010, had come to the conclusion that –

- (a) the product under consideration had been exported to India from the subject country below its associated normal value, thus resulting in dumping of the product;
- (b) the domestic industry had suffered material injury in respect of the subject goods;
- (c) the material injury had been caused by the dumped imports from the subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject countries;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 37/2010-Customs, dated the 23rd March, 2010, published in the Gazette of India, Extraordinary Part II, Section 3, Sub-section (i), vide number G.S.R. 208(E), dated the 23rd March, 2010;

AND WHEREAS, the designated authority, in its final findings vide notification No. 14/18/2009-DGAD dated the 10th December, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 10th December, 2010, had come to the conclusion that–

- (a) the product under consideration had been exported to India from the subject country below its normal value, thus resulting in dumping of the product;
- (b) the domestic industry had suffered material injury in respect of the subject goods; and
- (c) The material injury had been caused by dumped imports of the subject goods from the subject country;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) read with sub-section (5) of section 9A of the said Customs Tariff Act, 1975 read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under sub-heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country specified in the corresponding entry in column (4), and exported from the country specified in the corresponding entry in column (5) and produced by the producer specified in the corresponding entry in column (6) and exported by the exporter specified in the corresponding entry in column (7), and imported into India, an

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anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (8), in the currency as specified in the corresponding entry in column (10) and per unit of measurement as specified in the corresponding entry in column (9) of the said Table.

TABLE

S.No.	Sub-heading	Description of goods	Country of origin	Country of exports	Producer	Exporter	Duty amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
1.	28366000	Barium Carbonate	People's Republic of China	People's Republic of China	M/s Guizhou Redstar Developing Co. Ltd.	M/s Guizhou Redstar Developing Import & Export Co. Ltd	210.33	MT	US Dollar
2.	28366000	Barium Carbonate	People's Republic of China	People's Republic of China	M/s Guizhou Redstar Developing Dalong Manganese Industry Co. Ltd.	M/s Guizhou Redstar Developing Import & Export Co. Ltd	205.92	MT	US Dollar
3.	28366000	Barium Carbonate	People's Republic of China	People's Republic of China	M/s Guizhou Hongtai Chemical Co. Ltd.	M/s Anhui Garments Shoes & Caps Industrial (Group) Co.	122	MT	US Dollar
4.	28366000	Barium Carbonate	People's Republic of China	People's Republic of China	M/s China Haohua Chemical Industry Group, Tianzhu Chemical Industry Co. Ltd. (Tianzhu)	M/s China Haohua Chemical Industry Group, Tianzhu Chemical Industry Co. Ltd. (Tianzhu)	147.88	MT	US Dollar
5.	28366000	Barium Carbonate	People's Republic of China	People's Republic of China	M/s China Haohua Chemical Industry Group, Tianzhu Chemical Industry Co. Ltd. (Tianzhu)	M/s Guangzhou Chemicals Import & Export Corporation	102.19	MT	US Dollar
6.	28366000	Barium Carbonate	People's Republic of China	People's Republic of China	M/s Hunan Wanfeng Chemical Co. Ltd.	M/s Hunan Mint Imp & Exp Company. Ltd.	76.06	MT	US Dollar
7.	28366000	Barium Carbonate	People's Republic of China	People's Republic of China	Any other than combination at Sr. No.1 to 6.		236	MT	US Dollar
8.	28366000	Barium Carbonate	Any other than People's Republic of China	People's Republic of China	Any	Any	236	MT	US Dollar
9.	28366000	Barium Carbonate	People's Republic of China	Any other than People's Republic of China	Any	Any	236	MT	US Dollar

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, the 23rd March, 2010, and shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Circular weaving as specified originating in or exported from China PR

Ntfn 10 dated 16.02.2011

WHEREAS the designated authority in its preliminary findings vide notification number 14/25/2008-DGAD, dated the 16th February, 2010, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 16th February, 2010, had come to the conclusion that various parameters relating to domestic industry collectively and cumulatively established that the domestic industry had suffered material injury in case of imports of Circular Weaving Machines having six or more shuttles for weaving PP/HDPE Fabrics of a width exceeding 30 cms., originating in or exported from China PR (hereinafter referred to as the subject country) falling under heading 8426 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), and had recommended imposition of provisional anti-dumping duty on the imports of the said equipment, originating in or exported from, China PR;

AND WHEREAS, on the basis of the aforesaid preliminary findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the 'Circular Weaving Machines having six or more shuttles for weaving PP/HDPE Fabrics of a width exceeding 30 cms, originated in or exported, from China PR vide notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 49/2010-Customs, dated 12th April, 2010 published in the Gazette of India, Extraordinary, Part II, Section 3, Sub-section (i) vide number G.S.R. 314(E), dated the 12th April, 2010;

AND WHEREAS, the designated authority in its final findings vide notification number 14/25/2008-DGAD dated 16th November 2010 published in the Gazette of India, Extraordinary, Part I, Section I, dated the 16th November, 2010, has come to the conclusion that-

- The subject goods have entered the Indian market from the subject country at prices less than their normal value in the domestic market of the exporting country;
- The dumping margins of the subject goods imported from the subject country are above the de minimis;
- The domestic industry has suffered material injury on account of dumped imports.

Appendix-D : Anti-Dumping Duty

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1), read with sub-section (5) of section 9A of the said Customs Tariff Act and rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid final findings of the designated authority, hereby imposes on the subject goods, the description of which is specified in column (3) of the Table below, falling under sub- heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), originating in the country as specified in the corresponding entry in column (4), and produced by the producers as specified in the corresponding entry in column (5), when exported from the country as specified in the corresponding entry in column (4), by the exporters as specified in the corresponding entry in column (6), and imported into India, an anti-dumping duty at the rate equal to the amount indicated in the corresponding entry in column (7), of the said Table:

TABLE

S. No.	Tariff Head	Description Of Goods	Country of Origin / Country of Export	Producer	Exporter	Amount of Duty (US\$/ machine)
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	8446.21 8446.21.90 8446.29 8446.29.00	Circular Weaving Machines having six or more shuttles for weaving PP/HDPE Fabrics of width exceeding 30 cms.	China PR/ Austria	Starlinger Plastic Machinery Company (Taicang), China	Starlinger & Co. Gesellschaft m.b.H, Austria	Nil
2.	8446.21 8446.21.90 8446.29 8446.29.00	Circular Weaving Machines having six or more shuttles for weaving PP/HDPE Fabrics of width exceeding 30 cms.	China PR/ Austria	Any other combination of producer and exporter		1193.00

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, the 12th April, 2010 for the imports of the subject goods originating in or exported from, China PR and Israel and the anti-dumping duty imposed shall be payable in Indian currency.

Explanation—For the purposes of this notification, rate of exchange applicable for the purposes of calculation of such anti-dumping duty shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962, (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.

Anti-dumping duty: Glass Fibre originating in or exported from China PR

Ntfn 30 dated 04.03.2011

As amended by Corrigendum F.No.354/95/2010-TRU dated 31.03.2011

WHEREAS in the matter of imports of Glass Fibre and articles thereof (hereinafter referred to as the subject goods), falling under heading 7019 of the First Schedule to the Customs Tariff Act, 1975 (51 of 1975) (hereinafter referred to as the said Customs Tariff Act), originating in, or exported from, People's Republic of China (hereinafter referred to as the subject country or China PR) and imported into India, the designated authority in its preliminary findings vide notification No.14/28/2009-DGAD, dated the 2nd June, 2010, published in the Gazette of India, Extraordinary, Part-I, Section 1, dated the 2nd June, 2010, had come to the conclusion that-

- the product under consideration had been exported to India from the subject country below normal values;
- the domestic industry had suffered material injury on account of subject imports from subject country;
- the material injury had been caused by the dumped imports of subject goods from the subject country;

and had recommended imposition of provisional anti-dumping duty on the imports of subject goods, originating in, or exported from, the subject country;

AND WHEREAS, on the basis of the aforesaid findings of the designated authority, the Central Government had imposed provisional anti-dumping duty on the subject goods vide notification No. 75/2010-Customs, dated the 14th July, 2010, published in the Gazette of India, Extraordinary Part II, Section 3, Sub-section (i), vide number G.S.R. 598(E), dated the 14th July, 2010;

AND WHEREAS, the designated authority, in its final findings vide notification No. 14/28/2009-DGAD dated 6th January, 2011, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 6th January, 2011, had come to the conclusion that-

- the product under consideration had been exported to India from the subject country below its normal values;
- the domestic industry had suffered material injury on account of subject imports from subject country; and
- the material injury had been caused by the dumped imports of subject goods from the subject country.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) read with sub-section (5) of section 9A of the said Customs Tariff Act, 1975 read with rules 18 and 20 of the Customs Tariff (Identification, Assessment and Collection of Anti-dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995, the Central Government, on the basis of the aforesaid findings of the designated authority, hereby imposes on the goods, the description of which is specified in column (3) of the Table below, falling under heading of the First Schedule to the said Customs Tariff Act as specified in the corresponding entry in column (2), the specification of which is specified in the corresponding entry in column (4), originating in the country specified in the corresponding entry in column (5), and exported from the country specified in the corresponding entry in column (6) and produced by the producer specified in the corresponding entry in column (7) and exported by the exporter specified in the corresponding entry in column (8), and imported into India, an anti-dumping duty equal to the amount arrived at by applying the percentage indicated in the corresponding entry in column (9), of the said Table.

TABLE

Sl. No.	Hdg. or Sub-hdg.	Description of goods	Specification	Country of Origin	Country of Exports	Producer	Exporter	% of CIF value
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
1.	7019	Glass Fibre	Glass Fibre	China PR	China PR	M/s Shandong Taishan- PDO Glass Fiber Products Co., Ltd.	M/s Shandong Taishan-PDO Glass Fiber Products Co., Ltd.	20.89

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(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
2.	7019	Glass Fibre	Glass Fibre	China PR	China PR	M/s Shandong Taishan- PDO Glass Fiber Products Co., Ltd.	Taishan Fiberglass Inc.	20.89
3.	7019	Glass Fibre	Glass Fibre	China PR	China PR	M/s Taishan Fiberglass Inc. (CTG)	M/s Taishan Fiberglass Inc. (CTG)	20.89
4.	7019	Glass Fibre	Glass Fibre	China PR	China PR	M/s Taishan Fiberglass Zoucheng Co., Ltd.	M/s Taishan Fiberglass Inc. (CTG)	20.89
5.	7019	Glass Fibre	Glass Fibre	China PR	China PR	M/s Jushi Group Chengdu Co Ltd	M/s Jushi Group Chengdu Co Ltd	18.67
6.	7019	Glass Fibre	Glass Fibre	China PR	China PR	M/s Jushi Group Jiujiang Co. Ltd	M/s Jushi Group Jiujiang Co. Ltd	18.67
7.	7019	Glass Fibre	Glass Fibre	China PR	China PR	M/s Jushi Group Co Ltd ('Jushi, Tongxiang')	M/s Jushi Group Co Ltd ('Jushi, Tongxiang')	18.67
8.	7019	Glass Fibre	Glass Fibre	China PR	China PR	M/s Chongqing Polycomp International Corporation (CPIC)	M/s Chongqing Polycomp International Corporation (CPIC)	7.46
9.	7019	Glass Fibre	Glass Fibre	China PR	China PR	Others	Others	40.91
10.	7019	Glass Fibre	Glass Fibre	China PR	Any country other than China PR	Any	Any	40.91
11.	7019	Glass Fibre	Glass Fibre	Any country other than China PR	China PR	Any	Any	40.91

Explanation—For the purpose of this Table, “Glass fibre” means glass roving (assembled rovings (AR), direct rovings (DR)), glass chopped strands(CS), glass chopped strands mats(CSM). Specifically excluded from the scope of the product under consideration are glass wool, fibre glass wool, fibre glass insulation in wool form, glass yarn, glass woven fabrics, glass fibre fabric, glass woven rovings and chopped strands meant for thermoplastic applications, micro glass fibre used in battery separator, surface mat/surface veil/tissue.

2. The anti-dumping duty imposed shall be levied for a period of five years (unless revoked, superseded or amended earlier) from the date of imposition of the provisional anti-dumping duty, that is, the 14th July, 2010, and shall be payable in Indian currency.
3. The rate of exchange applicable for the purposes of calculation of anti-dumping duty under this notification shall be the rate which is specified in the notification of the Government of India, in the Ministry of Finance (Department of Revenue), issued from time to time, in exercise of the powers conferred by section 14 of the Customs Act, 1962 (52 of 1962), and the relevant date for the determination of the rate of exchange shall be the date of presentation of the bill of entry under section 46 of the said Customs Act.