

From: Roger Simpson [mailto:roger@panpac.biz]
Sent: Wednesday, 8 January 2014 12:54 PM
To: FARRANT Kim
Cc: HATCHER Emma; STOCKWELL Julian; Drew.Elsbury@cockburncement.com.au;
Vince.Valastro@cockburncement.com.au
Subject: FW: Quicklime from Thailand

Dear Kim,

It is now 5 months since the Anti-Dumping Review Panel revoked the decision of the CEO to terminate the investigation concerning quicklime from Thailand and almost 4 months since the Commission notified resumption of the investigation, yet there is still no publication of an SEF.

Sub-section 269 ZZT(2) of the Act requires the Commission to publish an SEF *As soon as practical after the Review Panel has revoked a reviewable decision*. Sub-section 269ZZT(3) provides that the investigation resumes *following the publication of the SEF*.

Notwithstanding the advice in ADN2013/73 of 17 September 2013 that the investigation is resumed, information on the public record suggests that the Commission has not undertaken any investigations further to those leading to the termination decision revoked by the ADRP on 8 August 2013. Does this mean that the Commission is adhering to ss269ZZT(3) and will not undertake investigations until after publication of the SEF?

It is of note that the SEF in relation to the previous resumed investigation re quicklime from Thailand was not published until 9 months after the TMRO's revocation of the initial termination decision.

Besides clarifying whether the investigation has been resumed, will you also please advise when we can expect publication of an SEF.

Thanks and regards,
Roger