

Customs Act 1901 Notice under section 269ZZI

ROD IN COILS exported from THE REPUBLIC OF INDONESIA AND TAIWAN

The Anti-Dumping Review Panel has received applications from PT GUNUNG RAJAPAKSI and ONESTEEL MANUFACTURING PTY LTD ('OneSteel') seeking a review of a decision by the Parliamentary Secretary to publish a dumping duty notice in respect of ROD IN COILS exported from the Republic of Indonesia (other than by PT Ispat Indo) and Taiwan ('the applications').

The grounds raised in the applications for the decision not being the correct or preferable decision include but are not limited to:

PT Gunung Rajapaksi

- (a) Lack of positive evidence demonstrating a link between dumped exports and injury suffered by the Australian industry;
- (b) Failure to properly isolate and distinguish factors other than the dumped exports;
- (c) Failure to ensure that injury caused by other factors are not attributed to the dumped exports; and.
- (d) Lack of evidence demonstrating that injury attributable to the dumped exports is material.

OneSteel

- (a) Error in the use of the form of measures (ad valorem) as this is not the most appropriate form of anti-dumping duties to remove the injurious effects of dumping; and
- (b) Error in assigning the unco-operative exporters in the Republic of Indonesia and Taiwan the same normal values, export prices and dumping margins as would ordinarily be assigned to the "residual" category of exporters. The normal value assigned to uncooperative exporters should not include adjustments under s.269TAC(8) that were granted to co-operative exporters.

The Parliamentary Secretary's decision was published in the Australian newspaper on **17 June 2015**.

The goods to which these applications relate are: hot rolled rods in coils of steel, whether or not containing alloys, that have maximum cross sections that are less than 14mm, and all steel rods meeting the above description of the goods, regardless of the particular grade or alloy content. Deformed bar in coils and stainless steel in coils are excluded.

The Anti-Dumping Review Panel proposes to conduct a review of the decision. Interested parties may make submissions to the Panel within **30 days** after the date of publication of this notice.

Submissions may be emailed to <u>ADRP @industry.gov.au</u>, or posted to: the Anti-Dumping Review Panel, c/o ADRP Secretariat, Legal Services Branch, Department of Industry and Science, GPO Box 9839 ACT 2600 Australia. Persons wishing to make further inquiries about this review should telephone (02) 6276 1781. Copies of the applications for review, which set out the full grounds for seeking review and other documents are available on the public record of the review at <u>www.adreviewpanel.gov.au</u>

The reports of the original investigation are available on the Anti-Dumping Commission website at <u>www.adcommission.gov.au</u>

J. Fisher Member Anti-Dumping Review Panel

21 August 2015