



AUSTRALIAN CUSTOMS DUMPING NOTICE NO. 2006/57

CUSTOMS ACT 1901 – PART XVB

Termination of investigation clear laminated safety glass exported to Australia from the People's Republic of China and the Republic of Indonesia

The Chief Executive Officer of Customs (CEO) has terminated the investigation into the alleged dumping of certain clear laminated safety glass exported to Australia from the People's Republic of China (China) and the Republic of Indonesia (Indonesia).

Customs' investigation concerns the alleged dumping of clear laminated safety glass for building applications (excluding toughened glass and automotive, tinted and coated laminated safety glass) falling within the range of 5.38 mm to 12.38 mm in thickness, classified to tariff subheading 7007.29.00, with statistical codes 18 (not exceeding 8 mm in thickness) and 19 (exceeding 8 mm in thickness but not exceeding 15 mm in thickness) of the *Customs Tariff Act 1995* (hereafter referred to as the goods).

The investigation into the alleged dumping of clear laminated safety glass exported from China and Indonesia to Australia was initiated on 25 May 2006, following an application on behalf of the Australian industry lodged by Pilkington (Australia) Ltd.

On 18 October 2006, the CEO terminated the investigation in respect of Shanghai Yaohua Pilkington Glass Co Ltd (SYP) and Xinyi Glass Engineering (Dongguan) Co Ltd of China (Xinyi) and PT Surya Adhithia Fortuna Glass (Fortuna) of Indonesia.

As a result of its investigations, Customs found that there has been no dumping of the goods by Guangzhou CSG Glass Co Ltd of China (CSG) or other exporters (excluding SYP and Xinyi) from China. The CEO has terminated the investigation so far as it relates to those exporters. Customs also found that there was a negligible volume of dumped goods from China and accordingly, the CEO has terminated the investigation so far as it relates to China.

Customs found that PT Tunggal Majuasri and other exporters from Indonesia (excluding Fortuna) had sold CLSG at dumped prices to Australia in the investigation period, but that dumping caused negligible injury to the Australian industry. Accordingly, the CEO has terminated the investigation so far as it relates to Indonesia.

Notice of this decision was published in *The Australian* on 1 December 2006.

Division 9 of Part XVB of the Act allows the applicant to request a review of this decision. A request for a review is made by lodging an application with the Trade Measures Review Officer, in the approved manner and form, within 30 days of publication of this notice.

The Trade Measures Review officer details are

Trade Measures Review Officer
Robert Garran Offices
National Circuit
BARTON ACT 2601

Phone: 02 6250 6220
Fax: 02 6250 6041

Inquiries concerning this notice may be directed to Director, Operations 3, Trade Measures Branch on telephone number 02 6275 6195 or by email to: tmops3@customs.gov.au.

Andrew Rice
National Manager
Trade Measures Branch
CANBERRA ACT 2601

1 December 2006