

Ministry of Commerce of the People's Republic of China
Notice no. 4 (2016)

On 21 April 2010, the Ministry of Commerce published the Notice No. 15 of the year, and decided to impose antidumping measures to the imported Polyamide-6 from USA, EU, Russia and Taiwan, for 5 years as of 22 April 2010.

On 21 April 2015, upon the requests by the Chinese polyamide-6 industry, the investigation authority published a notice and decided to take a sunset review to the imported Polyamide-6 from USA, EU, Russia and Taiwan.

The product of the sunset review is the same with the original antidumping case, its English name is Polyamide-6, and the tariff codes for the product in the Import-Export Customs Tariffs of the People's Republic of China are: 39081012.

In compliance with provisions of Article 48 of Anti-Dumping Regulation of the People's Republic of China, the Ministry of Commerce made an investigation to possibilities of continuation of dumping and possibilities of continuation of injury and related evidence.

According to the suggestions of the investigation authority, the Duty Tariff Committee of the State Council has made the decision. Details are as following.

1 Determination of the Sunset Review

The investigation authority determines that, if the antidumping measures are terminated, the dumping from imported Polyamide-6 from USA, EU, Russia and Taiwan to the Chinese domestic industry would continue or happen again, and the injury from imported Polyamide-6 from USA, EU, Russia and Taiwan to the domestic industry would continue or happen again.

2 Anti-dumping measures

As of 22 April 2016, the Ministry of Commerce will continue impose anti-dumping duties on imported Polyamide-6 from USA, EU, Russia and Taiwan, in accordance with the Notice No. 15 (2010). The period of measures is 5 years.

3 Collection of anti-dumping measure

As of 22 April 2016, importers who import Polyamide-6 from USA, EU, Russia and Taiwan should pay applicable anti-dumping duties to the Customs of the People's Republic of China. Anti-dumping duties shall be assessed ad valorem, with the taxable value being the price CIF on the basis of the transaction price examined and ratified by the Customs; the formula for imposition is: level of anti-dumping duty= customs dutiable value x rate of anti-dumping duty. Sectoral import VAT shall be assessed ad valorem, with the taxable value being the price CIF which is on the basis of the transaction price examined and ratified by the Customs, plus duties and anti-dumping duties.

4 Administrative review and administrative litigation

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Those who do not accept the final determination decision in this case and the decision to impose anti-dumping duties may lawfully apply for administrative review in accordance with the provisions of Article 53 of the Anti-Dumping Regulation of the People's Republic of China, and may also lawfully lodge a case with the People's Court.

5 The notice should be taken into force as of 22 April 2016.

Ministry of Commerce of the People's Republic of China
21 April 2016

Attachment: Determination of the expiry review of the Anti-dumping Measures to the imported Polyamide-6 from USA, EU, Russia and Taiwan

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