

ที่ พณ ๑๓๐๙.๐๙/ว ๒๕๑

ถึง สภาอุตสาหกรรมแห่งประเทศไทย



กรมการค้าต่างประเทศ ขอแจ้งประกาศของกระทรวงการคลัง สาธารณรัฐอินเดีย ลงวันที่ ๑๓ มิถุนายน ๒๕๖๓ เรื่อง การกำหนดใช้มาตรการชั่วคราว (Provisional measure) กรณีการไต่สวนการทุ่มตลาด (Anti – Dumping: AD) สินค้า Poly Vinyl Chloride Paste Resin ที่มีแหล่งกำเนิดจากสาธารณรัฐประชาชนจีน สาธารณรัฐเกาหลี ประเทศมาเลเซีย ราชอาณาจักรนอร์เวย์ ไต้หวัน และประเทศไทย เป็นระยะเวลา ๖ เดือน นับตั้งแต่วันที่ ๑๓ มิถุนายน ๒๕๖๗ - วันที่ ๑๒ ธันวาคม ๒๕๖๗ โดยสินค้าจากประเทศไทยจะถูกเรียกเก็บ อากรชั่วคราวในอัตรา ๑๙๕ - ๒๕๒ เหรียญสหรัฐต่อตัน ทั้งนี้ สามารถดาวน์โหลดรายละเอียดประกาศดังกล่าว ได้ตาม OR Code ที่แนบ มาเพื่อทราบ และแจ้งสมาชิกให้ทราบโดยทั่วกัน





กองปกป้องและตอบโต้ทางการค้า โทร ๐๒ ๕๔๗ ๔๗๓๘ โทรสาร ๐๒ ๕๔๗ ๔๗๔๑

รับเอกสุวรแล้ว
รับเอกสารแล้ว ชื่อผู้รับ (ผู้สำกัญ)
วันที่ 19 มีป. 2667/15:00 แ
โทรศัพท์

ङ) इनोविन यूरोप लिमिटेड द्वारा उत्पादित ब्रांड नाम "बायोविन"

सीमा शुल्क वर्गीकरण केवल सांकेतिक है और विचाराधीन उत्पाद के दायरे पर बाध्यकारी नहीं है।"

2. इस अधिसूचना के अंतर्गत लगाया गया अनंतिम प्रतिपाटन शुल्क इस अधिसूचना के राजकीय राजपत्र में प्रकाशन की तारीख से छहः माह की अवधि (यदि इसके पहले इसको वापस नहीं लिया जाता है, इसका अधिक्रमण नहीं किया जाता है या इसमें संशोधन नहीं होता है तो) के लिए लगाया जाएगा और यह भारतीय मद्रा में देय होगा।

स्पष्टीकरण – इस अधिसूचना के प्रयोजन हेतु ऐसे प्रतिपाटन शुल्क, की गणना के प्रयोजन हेतु लागू विनिमय दर वही दर होगी जो कि भारत सरकार, वित्त मंत्रालय (राजस्व विभाग) की अधिसूचना, जिसे सीमा शुल्क अधिनियम, 1962 (1962 का 52) की धारा 14 के द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए समय-समय पर जारी किया गया हो, में विनिर्दिष्ट की गई है और इस विनिमय दर के निर्धारण की संगत तारीख वह तारीख होगी जो कि उक्त सीमा शुल्क अधिनियम की धारा 46 के अंतर्गत आगम पत्र के प्रस्तुतिकरण की तारीख होगी।

[फा. सं. सीबीआईसी-190354/63/2024-टीआरयु अनुभाग-सीबीईसी]

नितिश कर्नाटक, अवर सचिव

MINISTRY OF FINANCE (Department of Revenue) NOTIFICATION

New Delhi, the 13th June, 2024

No. 09/2024-CUSTOMS (ADD)

- **G.S.R. 323(E).**—Whereas, in the matter of 'Poly Vinyl Chloride Paste Resin' (hereinafter referred to as the subject goods), falling under tariff items 3904 10 10, 3904 10 20, 3904 10 90, 3904 21 00, 3904 22 00, 3904 30 10, 3904 30 90, 3904 90 00, 3904 40 00 and 3904 90 90 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 China PR, Korea RP, Malaysia, Norway, Taiwan and Thailand (hereinafter referred to as the subject countries) and imported into India, the designated authority *vide* its preliminary findings No. 6/17/2023-DGTR, dated the 26th April, 2024, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 26th April, 2024, has provisionally concluded that-
 - (i) the product under consideration that has been exported to India from the subject countries are at dumped prices;
 - (ii) there is substantial increase in imports of subject goods from the subject countries in both absolute terms and in relation to production and consumption;
 - (iii) the material injury suffered by the domestic industry has been caused by the dumped imports from the subject countries,

and has recommended imposition of provisional 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-section (2) of section 9A of the 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 subject goods, the description of which is specified in column (3) of the Table below, falling under the tariff item 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 (5), produced by the producers as specified in the corresponding entry in column (6), and imported into India, a provisional anti-dumping duty at the rate equal to the amount as specified in the corresponding entry in column (7), in the currency as specified in the corresponding entry in column (8) of the said Table, namely:-

TABLE

Sl. No.	Tariff item	Description of goods	Country of origin	Country of exports	Producer	Duty amount	Unit	Currency
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
1.	39041010 39041020 39041090 39042100 39042200 39043010 39043090 39049000 39044000 39049090 ##	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin #	People's Republic of China	Any country including People's Republic of China	Formosa Industries (Ningbo) Co., Ltd.	546	Metric Tonne	US\$
2.	do		People's Republic of China	Any country including People's Republic of China	Shenyang Chemical Co., Ltd.	115	Metric Tonne	US\$
3.	do	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin #		including	Any producer other than SN 1 and 2 mentioned above	600	Metric Tonne	US\$
4.	do	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin#	country	People's Republic of China	Any producer	600	Metric Tonne	US\$
5.	do	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin #		Any country including Korea RP	Hanwha Solutions Corporation	Nil	Metric Tonne	US\$
6.	do	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin #		Any country including Korea RP	Any producer other than SN 5 mentioned above	41	Metric Tonne	US\$
7.	do	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin #	Any country other than subject countries	Korea RP	Any producer	41	Metric Tonne	US\$
8.	do	'Poly Vinyl Chloride Paste Resin', also	Malaysia	Any country including	Kaneka Paste Polymers Sdn. Bhd.	317	Metric Tonne	US\$

		known as Emulsion PVC Resin #		Malaysia				
9.	do	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin #	Malaysia	Any country including Malaysia	Any producer other than SN 8 mentioned above	375	Metric Tonne	US\$
10.	do	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin #	Any country other than subject countries	Malaysia	Any producer	375	Metric Tonne	US\$
11.	do	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin #	Taiwan	Any country including Taiwan	Formosa Plastics Corporation	118	Metric Tonne	US\$
12.	do	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin #	Taiwan	Any country including Taiwan	Any producer other than SN 11 mentioned above	168	Metric Tonne	US\$
13.	do	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin #	Any country other than subject countries	Taiwan	Any producer	168	Metric Tonne	US\$
14.	do	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin #	Thailand	Any country including Thailand	TPC Paste Resin Co., Ltd.	195	Metric Tonne	US\$
15.	do	'Poly Vinyl Chloride Paste Resin', also known as Emulsion PVC Resin #	Thailand	Any country including Thailand	Any producer other than SN 14 mentioned above	252	Metric Tonne	US\$
16.	do	Resin', also known as	Any country other than subject countries	Thailand	Any producer	252	Metric Tonne	US\$
17.	do	'Poly Vinyl Chloride Paste	Norway	Any country	Any producer	328	Metric Tonne	US\$

		Resin', also		including				
		known as		Norway				
		Emulsion PVC						
		Resin #						
	do	'Poly Vinyl	Any	Norway	Any producer	328		
18.		Chloride Paste	country					
		Resin', also	other than				Metric	TICO
		known as	subject				Tonne	US\$
		Emulsion PVC	countries					
		Resin #						

#The following products are excluded from the scope of the product under consideration (PUC):

- (a) PUC with a K value below 60K
- (b) PVC Blending Resin
- (c) Co-polymers of PVC Paste Resin
- (d) Battery separator resins
- (e) The brand name "Biovyn" produced by Innovyn Europe Ltd.

The customs classification is indicative only and not binding on the scope of the product under consideration."

2. The provisional anti-dumping duty imposed under this notification shall be effective for a period of six months (unless revoked, amended or superseded earlier) from the date of publication 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 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.

[F. No. CBIC-190354/63/2024-TRU Section-CBEC]

NITISH KARNATAK, Under Secy.