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駐印度代表處經濟組 函

受文者：經濟部國際貿易局

發文日期：中華民國109年12月3日
發文字號：竺經字第1090001852號
速別：速件
密等及解密條件或保密期限：
附件：如文 (竺經1090001852_Attach1.pdf)

主旨：印度財政部公告對自我國進口之甲苯二異氰酸酯(TDI)課徵每公噸323.25美元之臨時反傾銷稅6個月，報請鈞察。

說明：

- 一、依據印度財政部本(2020)年12月2日第No.43/2020-CUSTOMS(ADD)號公告辦理。相關文號：本組本年9月9日竺經字第1090001755號函。
- 二、本案係印度商M/s Gujarat Narmada Valley Fertilizers & Chemicals Limited向印度商工部貿易救濟局(DGTR)提出反傾銷調查申請，涉案國家包括歐盟、沙烏地阿拉伯、阿拉伯聯合大公國及我國，我國涉案廠商計有南亞塑膠工業股份有限公司及台灣聚醯有限公司等2家公司。DGTR於本年9月4日公布基礎事實揭露報告，並於11月10日舉行公聽會。
- 三、印度財政部中央間接稅暨關稅委員會(CBIC)依據DGTR基礎事實揭露報告建議，公告對自涉案國家進口之甲苯二異氰酸酯(Toluene Di-Isocyanate, TDI, HS 29291020)課徵

經濟部
貿易局

國際貿易局 109/12/03



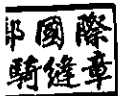
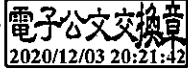
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每公噸102.05~405.97之臨時返傾銷稅6個月，其中我國廠商稅率為每公噸323.25美元。

四、檢附旨揭公告影本1份，併請鈞察。

正本：經濟部國際貿易局

副本：經濟部工業局



[TO BE PUBLISHED IN THE GAZETTE OF INDIA, EXTRAORDINARY, PART II, SECTION 3, SUB-SECTION (i)]

GOVERNMENT OF INDIA
MINISTRY OF FINANCE
(DEPARTMENT OF REVENUE)

Notification No. 43/2020-CUSTOMS (ADD)

New Delhi, the 2nd December, 2020

G.S.R. ...(E). – Whereas, in the matter of ‘Toluene Di-Isocyanate (TDI) having isomer content in the ratio of 80:20’ (hereinafter referred to as the subject goods), falling under tariff item 2929 10 20 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 European Union, Saudi Arabia, Chinese Taipei and United Arab Emirates (hereinafter referred to as the subject countries) and imported into India, the designated authority *vide* its preliminary findings No. 6/43/2019-DGTR, dated the 4th September, 2020, published in the Gazette of India, Extraordinary, Part I, Section 1, dated the 4th September, 2020, 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 absolute terms as well as in relation to its production and consumption in India, during the period of investigation as compared to the previous year;
- (iii) the domestic industry has suffered material injury;
- (iv) material injury has been caused by the dumped imports of the subject goods 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 (4), exported from 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 (9) and as per unit of measurement as specified in the corresponding entry in column (8) of the said Table, namely:-

Table

S.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.	29291020	Toluene Di-Isocyanate (TDI) having isomer content in the ratio of 80:20	EU	Any Country including EU	Covestro Deutschland AG	221.04	Metric Tonne	US\$
2.	29291020	Toluene Di-Isocyanate (TDI) having isomer content in the ratio of 80:20	EU	Any Country including EU	BorsodChem Zrt	102.05	Metric Tonne	US\$
3.	29291020	Toluene Di-Isocyanate (TDI) having isomer content in the ratio of 80:20	EU	Any Country including EU	Any other producer other than serial number 1 and 2 above	265.03	Metric Tonne	US\$
4.	29291020	Toluene Di-Isocyanate (TDI) having isomer content in the ratio of 80:20	Any Country other than countries attracting ADD	EU	Any	265.03	Metric Tonne	US\$
5.	29291020	Toluene Di-Isocyanate (TDI) having isomer content in the ratio of 80:20	Saudi Arabia	Any Country including Saudi Arabia	Sadara Chemical Company	275.01	Metric Tonne	US\$
6.	29291020	Toluene Di-Isocyanate (TDI) having	Saudi Arabia	Any Country including	Any other producer other than	361.76	Metric Tonne	US\$

		isomer content in the ratio of 80:20		Saudi Arabia	serial number 5 above			
7.	29291020	Toluene Di-Isocyanate (TDI) having isomer content in the ratio of 80:20	Any Country other than countries attracting ADD	Saudi Arabia	Any	361.76	Metric Tonne	US\$
8.	29291020	Toluene Di-Isocyanate (TDI) having isomer content in the ratio of 80:20	Chinese Taipei	Any Country including Chinese Taipei	Any	323.25	Metric Tonne	US\$
9.	29291020	Toluene Di-Isocyanate (TDI) having isomer content in the ratio of 80:20	Any Country other than countries attracting ADD	Chinese Taipei	Any	323.25	Metric Tonne	US\$
10.	29291020	Toluene Di-Isocyanate (TDI) having isomer content in the ratio of 80:20	UAE	Any Country including UAE	Any	405.97	Metric Tonne	US\$
11.	29291020	Toluene Di-Isocyanate (TDI) having isomer content in the ratio of 80:20	Any Country other than countries attracting ADD	UAE	Any	405.97	Metric Tonne	US\$

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. 354/150/2020 –TRU]

(Gaurav Singh)
Deputy Secretary to the Government of India