

Notice of Determination of Full Review Stage 1 of Anti-dumping Duties on Galvanised Wire From Malaysia

Pursuant to section 17G(4) of the Trade (Anti-dumping and Countervailing Duties) Act 1988 (“Act”) the Minister of Commerce and Consumer Affairs (“Minister”) gives the following notice.

On 19 September 2020:

Pursuant to section 17F of the Act the chief executive of the Ministry of Business, Innovation & Employment (“chief executive”) completed full review stage 1, and found that the continued imposition of anti-dumping duty on the goods described in Schedule 1 is necessary to offset dumping; and that material injury to an industry would be likely to continue or recur if the duty expired or were otherwise removed or varied.

On 19 September 2020:

Pursuant to section 17G(1) of the Act, the Minister determined that the continued imposition of anti-dumping duty is necessary to offset dumping and that material injury to an industry would be likely to continue or recur if the duty expired or were otherwise removed or varied (affirmative determination).

Pursuant to section 17G(2)(a) of the Act, having made an affirmative determination under section 17G(1), the Minister determined the rate of anti-dumping duty that will form the basis for full review stage 2, applicable to the goods described in Schedule 1 of this notice on the basis set out in Schedule 2.

Pursuant to section 17G(2)(b) of the Act, the Minister directed the chief executive to immediately start full review stage 2 in accordance with sections 17H and 17I of the Act.

Schedule 1

Goods Subject to Review

Country of Origin

Malaysia

Description of Goods

The subject goods that this notice applies to are described as:

Galvanised steel wire of high, medium and low tensile strength between (and including) 2mm and 4.5mm in diameter, excluding armoured wire.

The subject goods also exclude galvanised wire covered with PVC (polyvinyl chloride).

The goods are currently classified under the following tariff items ex 7217.20.10 and ex 7217.20.90 of the Tariff of New Zealand, which classification is provided for convenience and Customs purposes only, the written description being dispositive.

Schedule 2

Amount of Anti-dumping Duty

The rates of anti-dumping duty to form the basis for full review stage 2 in respect of the subject goods imported or intended to be imported into New Zealand shall be the rates listed below, calculated as a percentage of the declared New Zealand Customs value for duty of the subject goods.

Malaysian producer	Goods	Duty
Chin Herr	All subject goods	19%
Wei Dat	All subject goods	No duty
All other producers	All subject goods	19%

Dated at Wellington this 19th day of September 2020.

HON KRIS FAAFOI, Minister of Commerce and Consumer Affairs.

Note: A copy of the non-confidential version of the Final Report, which contains details of the investigation and the conclusions reached, is available on the website of the Ministry of Business, Innovation and Employment: www.mbie.govt.nz/business-and-employment/business/trade-and-tariffs/trade-remedies/trade-remedy-investigations/.