

F. No. 6/31/2023-DGTR
Government of India
Department of Commerce
Ministry of Commerce & Industry
(Directorate General of Trade Remedies)
4th Floor, Jeevan Tara Building, 5 , Parliament Street, New Delhi-110001

Dated: 06th August, 2024

Case No. OI-29/2023

**SCOPE OF THE PRODUCT UNDER CONSIDERATION AND PRODUCT
CONTROL NUMBERS**

Subject: Scope of the product under consideration and product control numbers in the anti-dumping investigation concerning imports of **“Pretilachlor in any of its form & its intermediate – 2,6-Diethyl-n-(2-propoxy ethyl) Aniline (also known as PEDDA)”** originating in or exported from **China PR -regd**

1. Attention of all interested parties is invited to the above-cited subject. The Authority had initiated the said anti- dumping investigation vide Notification F. No. -**6/31/2023-DGTR** dated 29th March 2024, wherein the product under consideration (hereinafter referred to as ‘PUC’) was defined.
2. The non-confidential version of the application filed by the domestic industry was circulated to all interested parties vide email and letter dated 29.04.2024. The interested parties were granted an opportunity to offer their comments on the scope of the PUC and propose PCNs, if required, within a period of 15 days from the date of the circulation of the non-confidential version of application which was further extended till 21.05.2024 upon request of certain interested parties. Some of the interested parties submitted their comments on PUC and proposed PCNs.
3. A meeting for discussion on PUC and PCN methodology was also held on 10.07.2024 and all the interested parties were directed to submit their comments in written form within stipulated time.
4. The Authority has taken note of the submissions of all the interested parties regarding the scope of PUC & PCN methodology and hereby, informs that **there is no change in PUC as notified in the initiation notification and no PCN methodology is adopted for the present investigation.**
5. Accordingly, all the interested parties are requested to file their respective questionnaire responses within the stipulated time of 30 days from the date of this circular. Responses

not filed within the stipulated time will be treated as per Section N (Non-Cooperation) of the Initiation Notification

6. As trade remedial investigations are time-bound in nature, no further extension of time will be granted in the captioned matter.
7. This issues with the approval of the competent authority.

Regards,



Shivam Singh
Deputy Director (Stats)
dd12-dgtr@gov.in