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**File No. 6/02/2024-DGTR**  
**Government of India, Department of Commerce**  
**Ministry of Commerce & Industry**  
**Directorate General of Trade Remedies**  
**4<sup>th</sup> Floor, Jeevan Tara Building,**  
**5, Parliament Street, New Delhi- 110001**

Date: 17 December 2024

**TERMINATION NOTIFICATION**  
**Case No.- AD(OI) – 02/2024**

**Subject: Termination of Anti-Dumping Investigation concerning imports of “Saccharin” originating in or exported from China PR.**

**A. Introduction**

1. Having regard to the Customs Tariff Act, 1975 as amended from time to time (hereinafter also referred to as the "Act") and the Customs Tariff (identification, Assessment and Collection of Anti-Dumping Duty on Dumped Articles and for Determination of Injury) Rules, 1995 (hereinafter referred as the "Rules"), thereof, M/s Swati Petro Products Ltd. and M/s Blue Jet Healthcare Ltd. (hereinafter referred to as the "applicants"), filed an application before the Designated Authority (hereinafter referred to as the "Authority") for initiation of anti-dumping investigation concerning imports of "Saccharin" (hereinafter referred to as the "subject goods" or the "product under consideration") originating in or exported from China PR (hereinafter referred to as the "subject country").
2. The Authority, based on *prima facie* evidence of dumping of subject goods from the subject country, injury to the domestic industry and causal link between the dumping and injury submitted by the applicants, initiated an anti-dumping investigation into the alleged dumping, and consequential injury to the domestic industry in terms of Rule 5 of the Rules.
3. The Authority accordingly issued a public notice vide notification no.-6/02/2024-DGTR dated 26 March 2024 published in the Gazette of India, initiating the subject investigation concerning imports of "Saccharin" originating in or exported from China PR.

**B. Procedure**

4. The Authority notified the embassy of the subject country in India about the receipt of the present anti-dumping application before proceeding to initiate the investigation in accordance with Rule 5(5) of the Rules.

5. The Authority sent a copy of the initiation notification dated 26 March 2024 to the embassy of the subject country, known producers/exporters from the subject country, known importers/users, and the domestic industry as well as other domestic producers as per the addresses made available by the applicant and requested them to make their views known in writing within the prescribed time limit.
6. The Authority provided a copy of the non-confidential version of the application to the known producers/exporters and to the embassy of the subject country in India in accordance with Rule 6(3) of the Rules.
7. The embassy of the subject country in India was also requested to advise the exporters/producers from their country to respond to the questionnaire within the prescribed time limit.
8. In response to the initiation notification and intimation, exporters/ producers from the subject country and importers/ users responded to the Authority by filing Questionnaire Responses.

#### **C. Request Received from the Domestic Industry**

9. The applicants vide their communication dated 10 December 2024, have sought withdrawal of their petition with the liberty to resubmit the same with a new investigation period stating that the Designated Authority has recommended continuation of existing countervailing duties in the “Anti-subsidy investigation concerning imports of Saccharin originating in the China PR (Case No. CVD 05/2018)”.

#### **D. Examination by the Authority**

10. The request made by the domestic industry, M/s Swati Petro Products Ltd. and M/s Blue Jet Healthcare Ltd vide its email dated 10 December 2024 has been examined.

The Authority notes that Rule 14(a) of the Rules reads as under:

*“Termination of investigation. - The designated authority shall, by issue of a public notice, terminate an investigation immediately if - (a) it receives a request in writing for doing so from or on behalf of the domestic industry affected, at whose instance the investigation was initiated.”*

11. It is noted that Rule 14 provides for termination of investigations including circumstances wherein the application is withdrawn by the domestic industry. Rule 14(a) of Rules provides that the Authority shall, by issue of a public notice terminate an investigation immediately if it receives a request in writing for doing so from or on behalf of the domestic industry affected, at whose instance the investigation was initiated.

12. The present investigation was initiated based on an application filed by M/s Swati Petro Products Ltd. and M/s Blue Jet Healthcare Ltd constituting the domestic industry. The Authority notes that Rule 14 (a) of the Rules requires the Authority to terminate the investigation, once the domestic industry, at whose instance the investigation was initiated files a written request for termination of the investigation.

**E. Conclusion**

13. In view of the aforesaid request made by the domestic industry, M/s Swati Petro Products Ltd. and M/s Blue Jet Healthcare Ltd and under the provisions of Rule 14 (a) of the Rules, the Authority hereby terminates the investigation initiated vide notification no. 6/24/2023-DGTR on 26 March 2024 concerning the imports of 'Saccharin' originating in or exported from China PR.



**Darpan Jain**  
**(Designated Authority)**