

F. No. 6/36/2025-DGTR
Government of India
Department of Commerce
Ministry of Commerce & Industry
(Directorate General of Trade Remedies)
IV Floor, Jeevan Tara Building 5, Parliament Street, New Delhi – 110 001

Dated: 24.10. 2025

(Case No. CVD (OI)-05/2025)

To,
All interested parties

Subject: PUC/PCN methodology in the Countervailing duty investigation concerning imports of “Clear Float Glass” originating in or exported from Malaysia and Indonesia- reg

Reference: Countervailing duty investigation concerning imports of “Clear Float Glass” originating in or exported from Malaysia and Indonesia

1. Attention of all the interested parties is invited to the above-mentioned investigation initiated vide initiation notification No. **6/36/2025-DGTR** dated 29th September, 2025. The non-confidential version of the application filed by the domestic industry was intimated to all interested parties vide Letter/Email dated 3rd October 2025. Whereby, the interested parties were granted an opportunity to present their comments on the scope of the product under consideration (PUC), and product control number (PCN) methodology, within a period of 15 days from the date of intimation, which ended on **18th October, 2025**, wherein the product under consideration (hereinafter referred to as “PUC”) was defined as under:

“Clear Float Glass of nominal thicknesses ranging from 4mm to 12mm (both inclusive) the nominal thickness being as per BIS14900:2000 (as amended).”

2. The Authority has not received any comments from interested parties on the scope of the PUC and PCN methodology within the prescribed time limits.
3. Hence, the Authority adopts the same scope of PUC as notified in the initiation Notification No. 6/36/2025-DGTR dated 29th September, 2025 without any changes. No PCNs are adopted in this case.
4. Accordingly, all interested parties are directed to file their respective questionnaire responses within 37 days from the date of intimation by Letter/E-mail dated 03.10.2025 i.e by 9th November 2025.
5. This communication is limited to clarifying the scope of the product under consideration for which the present investigation is being conducted. This does not preclude interested parties from providing relevant information and evidence to substantiate their requests for exclusion for any particular product. The Authority shall decide the scope of the product under consideration for any measures recommended, after considering relevant information and evidence furnished by all interested parties during the course of investigation.
6. This issues with the approval of the Designated Authority.

-Sd/-
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