NOTICE 315 OF 2012

INTERNATIONAL TRADE ADMINISTRATION COMMISSION

SUNSET REVIEW OF THE ANTI-DUMPING DUTY ON UNFRAMED GLASS MIRRORS ORIGINATING IN OR IMPORTED FROM THE INDONESIA: FINAL DETERMINATION

In accordance with the provisions in Article 53.1 of the Anti-Dumping Regulations, any definitive anti-dumping duty shall be terminated on a date not later than five years from the date of imposition, unless the authorities determine, in a review initiated before that date on their own initiative or upon a duly substantiated request made by or on behalf of the domestic industry, that the expiry of the duties would likely lead to continuation or recurrence of dumping and injury.

On 26 June 2009, the International Trade Administration Commission of South Africa (the Commission) notified the interested parties through Notice No. 902 of 2009 in *Government Gazette* No. 32333, that unless a substantiated request is made indicating that the expiry of the anti-dumping duty against imports of unframed mirrors originating in or imported from Indonesia would likely lead to the continuation or recurrence of dumping and injury, the anti-dumping duty on unframed mirrors originating in or imported from Indonesia would expire on 24 October 2011.

A response to the review questionnaire was received from the Applicant on 30 March 2011.

Notice of initiation of the sunset review investigation was published in the Government Gazette on 23 September 2011. The due date for responses was 2 November 2011. No responses were received from any importers or exporters of the subject product.

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After considering all the information submitted by the Applicant, the Commission issued essential facts letters that it was considering making a final determination that the expiry of the anti-dumping duties on unframed glass mirrors originating in or imported from Indonesia would likely lead to the continuation or recurrence of material injury.

The Commission made a final determination that the expiry of the anti-dumping duty on unframed glass mirrors originating in or imported from Indonesia would lead to the continuation or recurrence of dumping and to the recurrence of material injury.

The Commission considered that although imports still took place during the period of investigation, they were in very small quantities and that the Applicant's selling price has been increasing from 2008 to 2010 with a further increase for 2011. The Commission therefore decided not to recommend an increase in the rate of duty as the current level is sufficient to eliminate the material injury.

The Commission, therefore, recommended to the Minister of Trade and Industry that the anti-dumping duty on unframed glass mirrors originating in or imported from Indonesia is maintained as follows:

Tariff heading/subheading	Description	Imported in or originating from Indonesia	Rate of anti- dumping duty
7009.21	Unframed glass mirrors, of a thickness of	Indonesia	6.61%
	2mm or more but not exceeding 6mm		
	(excluding that manufactured by PT		
	Matahari Silverindo Jaya)		

The Minister approved the Commission's recommendation. The Commission's detailed reasons for its decision are set out in Commission's Report No. 393 (Final determination report).

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