STATUTORY INSTRUMENTS

2019 No. 450

The Trade Remedies (Dumping and Subsidisation) (EU Exit) Regulations 2019

PART 6

Initiation and conduct of an investigation

CHAPTER 3

Conduct of an investigation

The use of sampling in respect of Parts 3, 4 and 5 of these Regulations

- **57.**—(1) The TRA may use sampling in relation to an investigation in accordance with this regulation to determine—
 - (a) whether imports of the goods concerned into the United Kingdom are subsidised;
 - (b) whether the dumped goods or subsidised imports, as the case may be, have caused or are causing injury to a UK industry; or
 - (c) the amount necessary to remove the injury.
- (2) The TRA may, where it considers it appropriate to do so, limit its examination under Parts 3, 4 and 5 of these Regulations to a sample of—
 - (a) importers;
 - (b) overseas exporters;
 - (c) categories of goods;
 - (d) UK producers;
 - (e) transactions for the purchase of the like goods in the United Kingdom; or
 - (f) anything else the TRA considers it appropriate to sample in order to make its determination.
- (3) Where the TRA limits its examination in accordance with this regulation it may use any reasonable method to determine the sample.
- (4) An overseas exporter who is not included in a sample in accordance with this regulation may request that the TRA calculate an individual anti-dumping amount or countervailing amount provided that the overseas exporter has supplied the necessary information in time for that information to be considered during the course of the investigation.
- (5) Where an overseas exporter makes a request in accordance with paragraph (4), the TRA must accept the request and calculate an individual anti-dumping amount or countervailing amount unless the number of exporters is so large that individual examinations are unduly burdensome and would prevent the timely completion of the investigation.