#### STATUTORY INSTRUMENTS

## 2019 No. 450

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

#### PART 3

#### Subsidisation

#### **CHAPTER 3**

Calculation of the amount of subsidy that may be attributed to the subsidised imports

### Determination of the goods the subsidy is attributable to during the period of investigation

- **26.**—(1) Subject to paragraphs (2) to (5), the subsidy attributable to the period of investigation must be attributed to all of the sales of goods during the period of investigation.
- (2) Where the TRA considers that the countervailable subsidy received is linked to a specific category of goods, then the TRA must attribute the subsidy to those goods.
- (3) Where the TRA considers a countervailable subsidy is linked to the export of particular goods, the TRA must attribute the subsidy to all of the exports of those particular goods during the period of investigation.
- (4) Where the TRA considers a countervailable subsidy is linked to the sale of particular goods, the TRA must attribute the subsidy to all of those goods sold during the period of investigation.
- (5) Where the TRA considers a countervailable subsidy is linked to sales to a particular market, the TRA must attribute the subsidy to all of the goods sold to that market during the period of investigation.

#### **Commencement Information**

II Reg. 26 in force at 6.3.2019, see reg. 1(2)

Changes to legislation:
There are currently no known outstanding effects for the The Trade Remedies (Dumping and Subsidisation) (EU Exit) Regulations 2019, Section 26.