Dumping Commodity Register

Wind Towers
Exported from the People’s Republic of China

<table>
<thead>
<tr>
<th>Document release date</th>
<th>Brief description of change(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>9 December 2016</td>
<td>Removal of statistical code 61 for tariff sub-heading 7308.90.00</td>
</tr>
<tr>
<td>9 June 2017</td>
<td>ABS update - Addition of statistical codes 63 and 65 to 7308.90.00</td>
</tr>
<tr>
<td>14 March 2018</td>
<td>Addition of Ministerial Exemption Instrument</td>
</tr>
<tr>
<td>25 September 2018</td>
<td>Addition of Ministerial Exemption Instrument</td>
</tr>
<tr>
<td>15 April 2019</td>
<td>Amendment of measures following a continuation inquiry</td>
</tr>
<tr>
<td>22 May 2019</td>
<td>Addition of Goldwind International Penonome Ltd as a supplier for Shanghai Taisheng Wind Power</td>
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Note:
DCRs notify the outcomes of finalised investigations and should be read in conjunction with any relevant current investigations, such as reviews and inquiries. Please refer to the Cases page on the website to locate any current information for this commodity.
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<tr>
<td>1. What countries do measures apply to?</td>
<td>On 25 March 2019, with an effective date of 17 April 2019, anti-dumping measures in the form of interim dumping duties (IDD) were varied on wind towers exported from the People’s Republic of China (China) following a continuation inquiry. On 16 April 2019, anti-dumping measures in the form of IDD on wind towers from the Republic of Korea (Korea) expired. For more information please refer to the Final Report REP 487 and Anti-dumping Notice 2019/33.</td>
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</tbody>
</table>

| 2. What types of wind towers are subject to anti-dumping measures? | **The ‘description of goods’ subject to measures are:**  
- Certain utility scale wind towers, whether or not tapered, and sections thereof (whether exported assembled or unassembled), and whether or not including an embed being a tower foundation section.  
- Wind turbines that have electrical power generation capacities equal to or in excess of 1.00 megawatt (MW) and with a minimum height of 50 metres measured from the base of the tower to the bottom of the nacelle (i.e. where the top of the tower and nacelle are joined) when fully assembled.  
- A wind tower section consists of, at a minimum, multiple steel plates rolled into cylindrical or conical shapes and welded together (or otherwise attached) to form a steel shell, regardless of coating, end-finish, painting, treatment or method of manufacture, and with or without flanges, doors, or internal or external components (e.g., flooring/decking, ladders, lifts, electrical junction boxes, electrical cabling, conduit, cable harness for nacelle generator, interior lighting, tool and storage lockers) attached to the wind tower section.  
**The following descriptions are excluded from measures, exemption type “GOODS” applies:**  
- Nacelles and rotor blades, regardless of whether they are attached to the wind tower.  
- Any internal or external components which are not attached to the wind towers or sections thereof.  

*Ministerial Exemption Instrument No 2 of 2018*

IDD does not apply to goods subject to Tariff Concession Order (TCO) 1761480 with an effective date of 21 September 2017.  
- Base section of a five section Wind Generator Tower, having all of the following:  
  - Plate steel having a thickness of NOT less than 33mm and NOT greater than 60mm;  
  - Section length NOT less than 14,100mm and NOT greater than 16,250mm;  
  - Section weight NOT less than 60 metric tonnes and NOT greater than 105 metric tonnes; and  
  - Diameter NOT less than 4,299mm and NOT greater than 4,650mm. |
2. What types of wind towers are subject to anti-dumping measures? (continued)

**Ministerial Exemption Instrument No 5 of 2018**

IDD does not apply to goods subject to Tariff Concession Order (TCO) 1813104 with an effective date of 16 May 2018.

- Second section from bottom of a five section Wind Generator Tower, having ALL of the following:
  - Plate steel having a thickness of NOT less than 30 mm and NOT greater than 60 mm;
  - Section length NOT less than 15 500 mm and NOT greater than 22 000 mm;
  - Section weight NOT less than 80 metric tonnes and NOT greater than 120 metric tonnes;
  - Outer diameter NOT less than 4 400 mm and NOT greater than 4 900 mm

For more information about the description of the goods subject to measures, please refer to the Final Report REP 221

**Please Note:**

1. When importing goods into the country importers are required to self-assess whether the imported goods meet the goods description outlined above and whether anti-dumping measures apply.
2. The Anti-Dumping Commission is not in a position to provide advice on whether certain goods meet the description above.
3. The use of exemption types is subject to monitoring by the Anti-Dumping Commission (the Commission) and the Department of Immigration and Border Protection (DIBP).

3. How much interim dumping duties (IDD) will an importer have to pay?

**IDD – all exporters**

IDD is in the form of an ad valorem measure. The total IDD liability is calculated as the dumping export price (DXP) multiplied by the applicable IDD ad valorem duty rate.

### Ad Valorem Measure

The following is an example of how to calculate the IDD liability.

- \( \text{DXP} = \text{AUD} \ 1,000 \) (Free-On-Board (FOB), cash)
- IDD ad valorem rate = 10%

**Total IDD liability**

\[ \text{Total IDD liability} = \text{DXP} \times \text{IDD ad valorem rate} \]

\[ \text{Total IDD liability} = \ 1,000 \times 10\% = \ 100 \]

4. Example of how to calculate the interim dumping duties (IDD) liability

**Example**

The following is an example of how to calculate the IDD liability.

- DXP = AUD $1,000 (Free-On-Board (FOB), cash)
- IDD ad valorem rate = 10%

**Total IDD liability**

\[ \text{Total IDD liability} = \text{DXP} \times \text{IDD ad valorem rate} \]

\[ \text{Total IDD liability} = \ 1,000 \times 10\% = \ 100 \]

5. What is the dumping export price (DXP) and how do I calculate it?

The DXP refers to the actual export price of the exported goods. The DXP should reflect the total export (invoice) price of the goods being entered, not the unit price of the goods.

The DXP should be recorded on the relevant Full Import Declaration for the goods in the same terms as the export price terms for the goods. Calculating the DXP may involve adjusting the actual export invoice price of the goods to the terms specified.
5. What is the dumping export price (DXP) and how do I calculate it? (continued)

For example, if the export price terms are “FOB, cash” and the actual invoice terms of the goods are “CIF, 60 days, packed”, the following adjustments will need to be made in order to calculate the DXP at FOB, cash level.

- step 1 - an adjustment for interest on credit terms will need to be made; and
- step 2 - the overseas freight and insurance components will need to be subtracted from the export invoice price.

Where suitable evidence cannot be proffered by the importer of the interest rate, then 1.0% per month (0.033% per day) should be applied to the actual invoice price credit terms. An example of adjusting for credit and incoterms is provided below:

- Invoice terms = CIF, 60 days
- Specified terms = FOB, cash
- Export price - invoice amount = $1,000
- Marine insurance and ocean freight amount = $100

**Step 1 - adjust for credit terms**
1. 1% per month interest rate should be applied to the invoiced price credit terms (i.e. 30 days = 1%)
2. If the invoiced CIF, 60 days price is $1,000, then the CIF, cash price = $980 ($1,000 less 2%)

**Step 2 - adjust for incoterms**
3. Adjust for freight and insurance to calculate DXP at FOB, cash equivalent
4. CIF, cash price of $980 minus freight and insurance amount of $100 = $880
5. The DXP price = $880 FOB, cash

6. What information is needed to complete an import declaration for goods subject to measures?

The information required by an importer or Customs broker to complete an import declaration for goods subject to IDD is:

- DXP;
- Dumping Specification Number (DSN) or exemption type (where appropriate);
- Country (this is usually country of origin or export country);
- Tariff classification and statistical code;
- Exporter / supplier; and
- Quantity.

Please see below to determine which DSN applies to the exporter of your goods.
7. What are the rates for my exporter and what DSN do I use on the import declaration for my goods?

The following DSNs apply to goods exported and entered for home consumption on or after 17 April 2019.

<table>
<thead>
<tr>
<th>Exporter</th>
<th>CCID</th>
<th>Description</th>
<th>IDD Ad Valorem Rate</th>
<th>Export Terms</th>
<th>DSN</th>
</tr>
</thead>
<tbody>
<tr>
<td>China</td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Shanghai Taisheng Wind Power</td>
<td>CCY7379444K</td>
<td>supplied directly or through: Baotou Taisheng Wind Energy Equipment Co. Ltd; or Nantong Blue Island Marine Engineering Co. Ltd; or Shanghai Taisheng (Dongtai) Power Engineering Machinery Co. Ltd; or Xinjiang Taisheng Wind Energy Equipment Co. Ltd; or Goldwind International Penonome Limited,</td>
<td>All types</td>
<td>IDD</td>
<td>6.4%</td>
</tr>
</tbody>
</table>

All other Exporters | All types | IDD | 10.9% | FAS, cash | 17 |

**Please Note:** As dumping duties are in the form of an ad valorem measure there are no confidential instructions.

8. Are there any exporters exempt from anti-dumping measures?

All exporters and suppliers of wind towers from China are subject to IDD. The ‘all other exporters’ rate of IDD will apply to exported goods unless an importer has evidence that the goods are being supplied either directly by a named exporter or through a linked supplier.

9. How long are the measures in place for?

The measures have been imposed for five years, unless revoked earlier. In the case of wind towers from China, the measures are in place until 16 April 2024.

10. What tariff classifications and statistical codes are covered by the anti-dumping measures?

Goods subject to measures should be classified using the tariff sub-headings and associated statistical codes below:

<table>
<thead>
<tr>
<th>Tariff subheading</th>
<th>Statistical code</th>
</tr>
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<tbody>
<tr>
<td>7308.20.00</td>
<td>03, 04</td>
</tr>
<tr>
<td>7308.90.00</td>
<td>52, 53, 54, 55, 56, 63, 65</td>
</tr>
<tr>
<td>8502.31.10</td>
<td>31</td>
</tr>
</tbody>
</table>

Where importers are unclear on the correct tariff classification of their goods, it is recommended they contact the DIBP on 131 881 for further advice.
11. What are the duty assessment importation and application period dates?

An importer of goods on which an IDD has been paid, may lodge an application with the Commissioner requesting that the Parliamentary Secretary make an assessment of the final liability of those goods to duty.

This usually occurs when an importer considers that the IDD paid in respect of goods exceed the total amount payable (i.e. importers consider they are entitled to a refund of duties). In relation to IDD, an importer may consider that the dumping margin for the goods is now less than it was during the investigation period, or that its exporter is no longer dumping, and as a result it has paid more duty than it should have paid.

There are a series of time frames fixed by legislation that govern the duty assessment system (referred to as importation periods). The duty assessment importation periods and application dates for wind towers from China and Korea are as follows:

<table>
<thead>
<tr>
<th>Importation Period</th>
<th>Application Period</th>
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<tbody>
<tr>
<td>16 October 2018 – 15 April 2019</td>
<td>16 April 2019 – 15 October 2019</td>
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<tr>
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<td>16 October 2019 to 15 April 2020</td>
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More information about duty assessments is available on the [Anti-Dumping Commission website](https://www.anti-dumping.gov.au).