



Australian Government

Australian Customs and
Border Protection Service

AUSTRALIAN CUSTOMS DUMPING NOTICE NO.2012/21

Certain Aluminium Road Wheels

Exported to Australia from the People's Republic of China

Preliminary Affirmative Determination and Imposition of Securities

CUSTOMS ACT 1901 – PART XVB

Background and preliminary affirmative determination (PAD)

On 7 November 2011 the Chief Executive Officer (CEO) of the Australian Customs and Border Protection Service (Customs and Border Protection) initiated an investigation following an application lodged by Arrowcrest Group Pty Ltd, a manufacturer of aluminium road wheels (ARWs) in Australia. The application requests the publication of a dumping duty notice and a countervailing duty notice in respect of certain ARWs exported to Australia from the People's Republic of China (China).

The goods the subject of the application (the goods) are aluminium road wheels (ARWs), in diameters ranging from 13 inch to 22 inch. The goods under consideration (GUC) are finished or semi-finished ARWs whether un-painted, painted, chrome plated or forged. Aluminium wheels for go-carts and All-Terrain Vehicles ("ATVs") are specifically excluded.

The goods may be classified to the following subheadings in Schedule 3 of the *Customs Tariff Act 1995*:

8708.70.91/ 78	Road wheels of a kind used as components in passenger motor vehicles
8708.70.99/ 80	Road wheels other than of a kind used as components in passenger motor vehicles;
8716.90.00/ 39	Road wheels for trailers and caravans.

In accordance with s.269TD of the *Customs Act 1901* (Cth) (the Act) the Chief Executive Officer (CEO) of Customs and Border Protection made a PAD on 30 May 2012 that there appeared to be sufficient grounds for the publication of a dumping duty notice and a countervailing duty notice in respect of the goods exported to Australia from China. PAD Report 181 (PAD181) explains the reasons for making this PAD, and is available online at www.customs.gov.au.

At the time of making the PAD, the CEO determined that securities should be required and taken under s.42 of the Act in respect of interim dumping duty and interim countervailing duty that may become payable in respect of the goods from China, being satisfied that it is necessary to require and take securities in order to prevent material injury occurring to the Australian industry while the investigation continues.

Securities will be taken in respect of any interim dumping duty and interim countervailing duty that may become payable in respect of the goods entered for home consumption on or after 31 May 2012.

Level of securities

Securities will be imposed at the levels in the below tables.

Exporter	Dumping Securities (% of Export Price at free-on-board (FOB))	Countervailing Securities (% of Export Price at free-on-board (FOB))	Combined dumping and countervailing Securities (% of Export Price at free-on-board (FOB))
CITIC Dicastal Wheel Manufacturing Co. Ltd	8.20%	No Securities	8.20%
Zhejiang Shuguang Industrial Co. Ltd (also known as PDW)	No securities	2.01%	2.01%
Pilotdoer Wheel Co. Ltd	19.04%	4.43%	23.47%
Zhejiang Jinfei Kaida Wheel Co. Ltd	5.35%	2.77%	8.12%
YHI Manufacturing Co. Ltd	29.05%	58.78%	87.83%
Zhejiang Yueling Co. Ltd	10.76%	5.07%	15.83%
Selected non-cooperating exporters	29.05%	58.78%	87.83%

Note that the level of securities imposed is different from the dumping and subsidy margins found in SEF181 due to the removal of any double count relating to subsidy Program 1.

Further information in relation to the operation and conversion of dumping and countervailing securities if anti-dumping measures are ultimately imposed can be found in ACDN 2012/02.

Enquiries concerning this notice may be directed to the case manager on telephone number (02) 6275 5649, fax number (02) 6275 6990 or email tmops2@customs.gov.au.

Kim Farrant
National Manager
International Trade Remedies Branch
CANBERRA ACT

31 May 2012