



Customs Act 1901 - Part XVB

Anti-Dumping Notice No. 2026/030

Steel corner beads and angles - 677

Exported from the People's Republic of China

Preliminary Affirmative Determination and Amendment to Securities

On 14 October 2025, I, David Latina, the Commissioner of the Anti-Dumping Commission (Commissioner) made a preliminary affirmative determination (PAD)¹ under section 269TD(1) of the *Customs Act 1901* (the Act) because I was satisfied that there appeared to be sufficient grounds for the publication of a dumping duty notice in relation to dumping of steel corner beads and angles (SCBA, or the goods) exported to Australia from the People's Republic of China (China). At that time, I was not satisfied that there appeared to be sufficient grounds to make a PAD in relation to a countervailing duty notice.

Subsequent to this, I published *Statement of Essential Facts No 677* (SEF 677) on 23 February 2026. As a result of the findings outlined in SEF 677, I remain satisfied that there appear to be sufficient grounds for the publication of a dumping duty notice and I am now satisfied that there appear to be sufficient grounds for the publication of a countervailing duty notice.

I also consider it necessary to revise the level of securities required and taken in respect of interim duties that may become payable to prevent material injury occurring to the Australian industry while the investigation continues. The revised level of securities will be taken in respect of any interim duty that may become payable on goods entered for home consumption in Australia on and from 24 February 2026.

Background

On 30 May 2025, an investigation into alleged dumping and subsidisation of the goods exported to Australia from China was initiated following an application lodged by Rondo Building Services Pty Ltd (Rondo, the applicant). Further details in relation to the consideration of Rondo's application and initiation of this investigation can be found in Anti-Dumping Notice (ADN) No 2025/045.²

¹ [Anti-Dumping Notice \(ADN\) No 2025/103](#)

² [ADN 2025/045](#)

The goods the subject of the application (the goods) are:

Steel corner/finishing beading and angles, metallic coated, whether or not containing alloys, whether or not drilled, punched, perforated or expanded, of all angle types, of a base metal thickness up to and including 0.49 millimetres of varying steel grades, with various leg profiles, at various widths and lengths.

Further information regarding the goods the subject of the investigation can be found in Consideration Report 677³ and ADN 2025/045.

The goods the subject of the application may be classified in Schedule 3 to the Customs Tariff Act 1995 for the following tariff classifications:

- 7216.61.00 (statistical code 57)
- 7216.69.00 (statistical code 58)
- 7216.91.00 (statistical code 59)
- 7216.99.00 (statistical code 60)
- 7308.90.00 (statistical code 53)

Preliminary affirmative determination

Based on the findings outlined in SEF 677, I have made a preliminary affirmative determination (PAD) under section 269TD(1) of the Act in relation to countervailable subsidisation of the goods exported to Australia from China.

I am **satisfied** that there appear to be sufficient grounds for the publication of a countervailable duty notice in respect of the goods exported to Australia from China, and that it is necessary to require and take securities in relation to exports from China to prevent material injury to the Australian industry occurring while the investigation continues.

Amendment to securities

Based on further information received and considered, and the findings outlined in SEF 677, I am **satisfied** under section 269TD(4) of the Act that it is necessary for the Commonwealth to require and take securities under section 42 of the Act in respect of interim countervailing duties (ICD) that may become payable to prevent material injury to the Australian industry while the investigation continues.

I also consider it is necessary to revise the level of securities in respect of interim dumping duties (IDD) that may become payable.

The revised level of securities will be taken in respect of any ICD and IDD that may become payable on goods entered for home consumption in Australia on and from 24 February 2026. The revised securities specified in the following table will be taken as an amount worked out in accordance with the *ad valorem duty* method.

³ [Consideration Report 677](#)

Exporter	ICD (%)	IDD (%)	ICD and IDD security (%)
Uncooperative and all other exporters	4.5%	31.3%	35.8%

Table 1: Revised securities applicable on and from 24 February 2026

Affected parties should contact clientsupport@adcommission.gov.au on telephone number 13 28 46 or +61 2 6213 6000 (outside Australia) for further information regarding the actual security liability calculation in their circumstance.

I must report to the Minister for Industry and Innovation and Minister for Science (the Minister) with my final recommendations in relation to the investigation on or before 2 June 2026, unless the investigation is terminated earlier or an extension of time is granted to provide the final report.⁴

Enquiries regarding this notice may be directed to the case manager via email to investgations4@adcommission.gov.au.

David Latina
Commissioner
Anti-Dumping Commission

23 February 2026

⁴ The commission notes that SEF 677 was published approximately 4 weeks before the SEF due date of 24 March 2026. It is likely the Commissioner's final recommendations to the Minister will be provided before the due date of 2 June 2026.