



Anti-Dumping Notice No. 2026/091

Hollow Structural Sections

**Exported to Australia from the People's Republic of China,
the Republic of Korea, Malaysia and Taiwan**

**Notice to importers of goods classified to tariff subheading
7308.90.00 (statistical code 65) affected by Minister's
decision following Anti-Circumvention Inquiry No 685**

On 5 June 2026, the Minister for Industry and Minister for Science made a decision to amend the anti-dumping measures applying to Hollow Structural Sections exported from People's Republic of China, Republic of Korea, Malaysia and Taiwan via publication of a notice under section 269ZDBH(1) of the Customs Act 1901 (the Act) ([ADN 2026/064](#)).

As a result of the Minister's decision, the following goods classified to tariff subheading 7308.90.00 (statistical code 65) and entered for home consumption on or after **4 September 2025** are subject to dumping and countervailing duties:

Certain electric resistance welded pipe and tube made of carbon or other alloy steel classified to tariff subheading 7308.90.00 (statistical code 65), comprising circular and non-circular hollow structural sections (HSS), including circular or oval hollow sections (CHS) with other than plain ends, such as threaded, swaged and shouldered, and any sections with holes (including those created by drilling, punching, piercing, cutting or otherwise) at the end of the section or along its length (or both).

Following the Minister's decision, importers of goods affected by this amendment were required to lodge amending import declarations through the Integrated Cargo System and pay interim duties.

Once importers pay interim duty, they are eligible to apply for an assessment of duty. As set out on page 14 of the [Dumping Commodity Register](#) for HSS, the window for the applying for a duty assessment for goods entered into home consumption in the Importation Period 3 July 2025 – 2 January 2026 **closes at 5pm, 2 July 2026**.

Importers of goods affected by this amendment are encouraged to lodge a duty assessment application in advance of the statutory deadline.

If an importer fails, within the time limits available, to seek an assessment of duty, the interim duty paid on the goods is taken to be duty actually payable.

The Application Form can be found on the Commission website [here](#).

Importers who consider they may be affected but have not received correspondence from ABF should act urgently and seek advice.

You may contact the Commission's Client Support team at clientsupport@adcommission.gov.au for any questions on this change.

David Latina
Commissioner
Anti-Dumping Commission

23 June 2026