



*Customs Act 1901 – Part XV B*

## **ANTI-DUMPING NOTICE NO. 2020/64**

### **Steel Reinforcing Bar**

### **Exported to Australia from the Republic of Turkey**

### **Termination of Investigation No. 495**

#### ***Public notice under section 269TDA(15) of the Customs Act 1901***

On 16 November 2018, I, Dale Seymour, the Commissioner of the Anti-Dumping Commission, initiated an investigation into the alleged dumping and subsidisation of steel reinforcing bar ('rebar', or 'the goods') exported to Australia from the Republic of Turkey (Turkey). The investigation followed an application from Liberty OneSteel (Newcastle) Pty Ltd, now known as InfraBuild (Newcastle) Pty Ltd (the applicant)<sup>1</sup> under section 269TB(1) of the *Customs Act 1901* (the Act).

Public notice of my decision to not reject the application and to initiate the investigation was published on the Anti-Dumping Commission's (Commission) website on 16 November 2018. The Anti-Dumping Notice (ADN No. 2018/175) is available at: [www.industry.gov.au](http://www.industry.gov.au)

As a result of the Commission's investigation, I am satisfied that:

- in relation to Çolakoğlu Metalurji A.Ş. (Colakoglu), Diler Demir Celik Endustri ve Ticaret A.Ş (Diler), Habaş Sinai ve Tibbi Gazlar Istihsal Endüstrisi A.Ş. (Habas), Kroman Çelik Sanayii A.Ş. (Kroman) and 'all other exporters' from Turkey, there has been no dumping by these exporters of the goods, the subject of the application. I have therefore terminated the investigation in accordance with section 269TDA(1) of the Act, so far as it relates to these exporters;
- the total volume of the goods exported to Australia over a reasonable examination period (being the investigation period) from Turkey that has been dumped by all Turkish exporters is less than 3 per cent, and therefore negligible, as set out in section 269TDA(4) of the Act. I have therefore terminated the investigation, so far as it relates to Turkey, in accordance with section 269TDA(3) of the Act; and
- in relation to Colakoglu, Diler, Habas, Kroman and 'all other exporters', countervailable subsidies have been received in respect of some or all of the goods, but the countervailable subsidy never, at any time during the investigation period, exceeded the negligible level of countervailable subsidy, under section

<sup>1</sup> The application included production data from two other related party rebar producers, OneSteel NSW Pty Ltd (now InfraBuild NSW Pty Ltd) and The Australian Steel Company (Operations) Pty Ltd. Both related party producers provided letters of support for the application.

## PUBLIC RECORD

269TDA(16). I have therefore terminated the investigation in accordance with section 269TDA(2) of the Act, so far as it relates to these exporters.

The effect of the above decisions is that the dumping and subsidy investigation is terminated entirely.

In making the decisions to terminate, I have had regard to the application, submissions from interested parties, *Anti-Dumping Commission Statement of Essential Facts No. 495A* (SEF 495A), submissions in response to SEF 495A, and other relevant information as set out in *Anti-Dumping Commission Termination Report No. 495A* (TER 495A).

TER 495A sets out reasons for the termination decisions, including the material findings of fact or law upon which the decision has been based, and it has been placed on the Commission's public record at: [www.industry.gov.au](http://www.industry.gov.au)

The applicant may request a review of the decision to terminate the investigation by lodging an application with the Anti-Dumping Review Panel in the approved form and manner within 30 days of the publication of this notice.

Enquiries about this notice may be directed to the Case Director on telephone number +61 3 8539 2433, or via email to: [investigations3@adcommission.gov.au](mailto:investigations3@adcommission.gov.au)

Dale Seymour  
Commissioner  
Anti-Dumping Commission

25 June 2020