ANTI-DUMPING NOTICE No. 2019/125

Customs Act 1901 - Part XVB

Hot rolled structural steel sections

Exported to Australia from Japan, the Republic of Korea, Taiwan (except by Feng Hsin Steel Co Ltd) and the Kingdom of Thailand

Findings in relation to a review of Anti-Dumping Measures (Review 499)

Notice under subsection 269ZDB(1) of the Customs Act 1901 and subsection 8(5) of the Customs Tariff (Anti-Dumping) Act 1975

The Commissioner of the Anti-Dumping Commission has completed a review, which commenced on 3 January 2019, of the anti-dumping measures in the form of a dumping duty notice applying to certain hot rolled structural steel sections (HRS or 'the goods') exported to Australia from Japan, the Republic of Korea (Korea), Taiwan (except for exports by Feng Hsin Steel Co Ltd) and the Kingdom of Thailand (Thailand).

Recommendations resulting from the review, reasons for the recommendations and material findings of fact and law in relation to the review are contained in *Anti-Dumping Commission Report No. 499* (REP 499).

I, KAREN ANDREWS, the Minister for Industry, Science and Technology have considered REP 499 and have decided to accept the recommendations and reasons for the recommendations including all the material findings of facts or law set out in REP 499.

Under subsection 269ZDB(1)(a)(iii) of the *Customs Act 1901* (the Act), I declare that, for the purposes of the Act and the *Customs Tariff (Anti-Dumping) Act 1975* (Dumping Duty Act), with effect from the date of publication of this notice, the dumping duty notice currently applying to the goods exported to Australia from Japan, Korea, Taiwan (except for exports by Feng Hsin Steel Co Ltd) and Thailand is to be taken to have effect as if different variable factors relevant to the determination of duty had been fixed in respect of exporters generally.

I determine, pursuant to subsection 8(5) of the Dumping Duty Act, that:

• the interim dumping duty payable on the goods exported to Australia by TS Steel Co. Ltd from Taiwan be an amount worked out in accordance with the floor price duty method pursuant to subsections 5(4) and 5(5) of the *Customs*

Tariff (Anti-Dumping) Regulation 2013 (the Dumping Duty Regulation) with effect from the date of publication of this notice; and

- the interim dumping duty payable in respect of the goods exported to Australia by:
 - all exporters from Japan;
 - o all exporters from Korea, except for Hyundai;
 - o Dragon Steel Corporation from Taiwan;
 - o uncooperative and all other exporters from Taiwan; and
 - o all exporters from Thailand

is an amount which will be worked out in accordance with the combination fixed and variable duty method pursuant to subsections 5(2) and 5(3)(a) of the Dumping Duty Regulation with effect from the date of the publication of this notice.

Particulars of the dumping margins established for each of the exporters and the fixed rates of duty are set out in the following table.

Country	Manufacturer/ exporter	Dumping margin	Effective fixed rate of interim dumping duty	Duty Method
Japan	All Exporters	12.2%	12.2%	Combination
Korea	Hyundai Steel Company	4.7%	4.7%	Combination
	Uncooperative Exporters	7.9%	7.9%	Combination
Taiwan	Dragon Steel Corporation	9.0%	9.0%	Combination
	TS Steel Co Ltd	-1.6%	0%	Floor price
	Tung Ho Steel Enterprise Corporation	-1.6%	0%	Floor price
	Uncooperative Exporters	12.3%	12.3%	Combination
Thailand	Siam Yamato Steel Co Ltd	5.0%	5.0%	Combination
	Uncooperative Exporters	7.7%	7.7%	Combination

Affected parties should contact the Anti-Dumping Commission (the Commission) on 132846 or +61 2 6213 6000 or clientsupport@adcommission.gov.au for further information regarding the actual duty liability calculation in their particular circumstance.

To preserve confidentiality, details of the revised variable factors being the Ascertained Export Price, Ascertained Normal Value and non-injurious price will not be published.

Interested parties may seek a review of this decision by lodging an application with the Anti-Dumping Review Panel (www.adreviewpanel.gov.au) in accordance with the requirements in Division 9 of Part XVB of the Act, within 30 days of the publication of this notice.

REP 499 has been placed on the Commission's public record. The public record may be examined at www.adcommission.gov.au. Alternatively, the public record may be examined at the Commission's office during business hours by contacting the case manager on the details provided below.

Enquiries about this notice may be directed to the case manager on telephone number +61 3 8539 2428 or by email to investigations2@adcommission.gov.au.

Dated this S day of Novinta 2019

KAREN ANDREWS

Minister for Industry, Science and Technology