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## 駐美國代表處經濟組 函

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受文者：經濟部國際貿易局

發文日期：中華民國108年2月22日  
發文字號：經美字第1080000183號  
速別：最速件  
密等及解密條件或保密期限：  
附件：如文 (1080000183\_Attach1.pdf)

主旨：陳報美國國際貿易委員會(ITC)預告啟動對我國、中國大陸、印度及泰國輸美之碳合金螺紋鋼棒(Carbon and Alloy Steel Threaded Rod)課徵反傾銷及平衡稅產業損害調查事，敬請查照。

說明：

- 一、相關文號：本組本(108)年2月21日經美字第1080000176號函。
- 二、ITC甫於本年2月22日預告將啟動對我國、中國大陸、印度及泰國輸美之旨揭產品啟動反傾銷及平衡稅之產業損害調查，其中對我國及泰國僅進行反傾銷相關調查，對中國大陸及印度產品則進行雙反調查，涉案產品之美國關稅進口稅則號列(HTSUS)為7318.15.50。ITC將於本年4月8日前做出裁決，並將於4月15日前送交美國商務部。
- 三、本案受調查之我商包括：聯亞國際科技股份有限公司(Asia Link Industries Corp)、Be Lih Do Enterprise Co., Ltd、友誠國際有限公司(C & H International Corp)、Certified Products Inc.、Charng Yuh (Gau) Co

國際貿易局 108/02/23

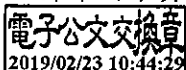


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., Ltd.、Evershine Automotive Co., Ltd.、順承企業有限公司(Fastwell Industries Co., Ltd.)、Fukung Hardware Co., Ltd.、翰橋貿易股份有限公司(Gee Bridge International Inc.)、金鳥塑膠工業(Golden Bird Plastics Industrial Corp. Lin&apos;s Enterprise Co., Ltd.)、Honour Century Trade Inc.、(L & W Fasteners Co.) King Socket Screw Co., Ltd.、超傑實業有限公司(Link Pro Tech Co., Ltd) Linkfast Industries Co., Ltd、Manylih Iron Wire Co., Ltd、華佑實業有限公司(New Sun Far East Corp., Ltd) Partner T & H Industries Co., Ltd、榮紘貿易股份有限公司(Rexlen Corp.)、Sheng Li Industries Co., Ltd、Shiau Young Industries Co., Ltd、台玻集團(Taiwan Glass Industry Corporation) Top Forever Screws Co., Ltd、聚亨企業股份有限公司(Tycoons Group Enterprise Co., Ltd.) Wellfly Enterprise Co., Ltd.、穎明工業股份有限公司(Ying Ming Industries Co., Ltd )。

四、檢附本案相關預告如附件，併請卓參。

正本：經濟部國際貿易局

副本：電子公文交換章  
2019/02/23 10:44:29

駐美國代表處經濟組

**UNITED STATES INTERNATIONAL TRADE COMMISSION**  
**Washington, DC**

**Investigation Nos. 701-TA-618-619 and 731-TA-1441-1444 (Preliminary)**

**Carbon and Alloy Steel Threaded Rod from China, India, Taiwan, and Thailand**

Institution of antidumping and countervailing duty investigations and scheduling of preliminary phase investigations.

AGENCY: United States International Trade Commission.

ACTION: Notice.

SUMMARY: The Commission hereby gives notice of the institution of investigations and commencement of preliminary phase antidumping and countervailing duty investigation Nos. 701-TA-618-619 and 731-TA-1441-1444 (Preliminary) pursuant to the Tariff Act of 1930 ("the Act") to determine whether there is a reasonable indication that an industry in the United States is materially injured or threatened with material injury, or the establishment of an industry in the United States is materially retarded, by reason of imports of carbon and alloy steel threaded rod from China, India, Taiwan, and Thailand, provided for in subheading 7318.15.50 of the Harmonized Tariff Schedule of the United States, that are alleged to be sold in the United States at less than fair value and by reason of such imports alleged to be subsidized by the Governments of China and India. Unless the Department of Commerce ("Commerce") extends the time for initiation, the Commission must reach a preliminary determination in antidumping and countervailing duty investigations in 45 days, or in this case by April 8, 2019. The Commission's views must be transmitted to Commerce within five business days thereafter, or by April 15, 2019.

DATE: February 21, 2019.

FOR FURTHER INFORMATION CONTACT: Keysha Martinez (202-205-2136), Office of Investigations, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436. Hearing-impaired persons can obtain information on this matter by contacting the Commission's TDD terminal on 202-205-1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202-205-2000. General information concerning the Commission may also be obtained by accessing its internet server (<https://www.usitc.gov>). The public record for these investigations may be viewed on the Commission's electronic docket (EDIS) at <https://edis.usitc.gov>.

SUPPLEMENTARY INFORMATION:

Background.--These investigations are being instituted, pursuant to sections 703(a) and 733(a) of the Tariff Act of 1930 (19 U.S.C. 1671b(a) and 1673b(a)), in response to petitions filed on February 21, 2019, by Vulcan Steel Products Inc., Pelham, Alabama.

For further information concerning the conduct of these investigations and rules of general application, consult the Commission's Rules of Practice and Procedure, part 201, subparts A and B (19 CFR part 201), and part 207, subparts A and B (19 CFR part 207).

Participation in the investigations and public service list.--Persons (other than petitioners) wishing to participate in the investigations as parties must file an entry of appearance with the Secretary to the Commission, as provided in sections 201.11 and 207.10 of the Commission's rules, not later than seven days after publication of this notice in the *Federal Register*. Industrial users and (if the merchandise under investigation is sold at the retail level) representative consumer organizations have the right to appear as parties in Commission antidumping duty and countervailing duty investigations. The Secretary will prepare a public service list containing the names and addresses of all persons, or their representatives, who are parties to these investigations upon the expiration of the period for filing entries of appearance.

Limited disclosure of business proprietary information (BPI) under an administrative protective order (APO) and BPI service list.--Pursuant to section 207.7(a) of the Commission's rules, the Secretary will make BPI gathered in these investigations available to authorized applicants representing interested parties (as defined in 19 U.S.C. 1677(9)) who are parties to the investigations under the APO issued in the investigations, provided that the application is made not later than seven days after the publication of this notice in the *Federal Register*. A separate service list will be maintained by the Secretary for those parties authorized to receive BPI under the APO.

Conference.--The Commission's Director of Investigations has scheduled a conference in connection with these investigations for 9:30 a.m. on March 14, 2019, at the U.S. International Trade Commission Building, 500 E Street SW, Washington, DC. Requests to appear at the conference should be emailed to [preliminaryconferences@usitc.gov](mailto:preliminaryconferences@usitc.gov) (DO NOT FILE ON EDIS) on or before March 12, 2019. Parties in support of the imposition of countervailing and antidumping duties in these investigations and parties in opposition to the imposition of such duties will each be collectively allocated one hour within which to make an oral presentation at the conference. A nonparty who has testimony that may aid the Commission's deliberations may request permission to present a short statement at the conference.

Written submissions.--As provided in sections 201.8 and 207.15 of the Commission's rules, any person may submit to the Commission on or before March 19, 2019, a written brief containing information and arguments pertinent to the subject matter of the investigations. Parties may file written testimony in connection with their presentation at the conference. All written submissions must conform with the provisions of section 201.8 of the Commission's rules; any submissions that contain BPI must also conform with the requirements of sections 201.6, 207.3, and 207.7 of the Commission's rules. The Commission's Handbook on E-Filing, available on the Commission's website at [https://www.usitc.gov/documents/handbook\\_on\\_filing\\_procedures.pdf](https://www.usitc.gov/documents/handbook_on_filing_procedures.pdf), elaborates upon the Commission's rules with respect to electronic filing.

In accordance with sections 201.16(c) and 207.3 of the rules, each document filed by a party to the investigations must be served on all other parties to the investigations (as identified by either the public or BPI service list), and a certificate of service must be timely filed. The Secretary will not accept a document for filing without a certificate of service.

Certification.--Pursuant to section 207.3 of the Commission's rules, any person submitting information to the Commission in connection with these investigations must certify that the information is accurate and complete to the best of the submitter's knowledge. In making the certification, the submitter will acknowledge that any information that it submits to the Commission during these investigations may be disclosed to and used: (i) by the Commission, its employees and Offices, and contract personnel (a) for developing or maintaining the records of these or related investigations or reviews, or (b) in internal investigations, audits, reviews, and evaluations relating to the programs, personnel, and operations of the Commission including under 5 U.S.C. Appendix 3; or (ii) by U.S. government employees and contract personnel, solely for cybersecurity purposes. All contract personnel will sign appropriate nondisclosure agreements.

AUTHORITY: These investigations are being conducted under authority of title VII of the Tariff Act of 1930; this notice is published pursuant to section 207.12 of the Commission's rules.

By order of the Commission.



Lisa R. Barton  
Secretary to the Commission

Issued: February 22, 2019