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駐加拿大代表處經濟組 函

受文者：經濟部國際貿易局

發文日期：中華民國109年7月28日

發文字號：加經字第1090000322號

速別：普通件

密等及解密條件或保密期限：

附件：如文（加經1090000322_Attach1.pdf, 加經1090000322_Attach2.pdf）

主旨：有關加拿大國際貿易法庭公告初步認定自我國等國出口之特定鋼板產品已造成加國國內產業損害或有損害之虞事，敬請查照。



說明：

一、本組本（109）年5月27日加經字第1090000220號函、5月28日加經字第1090000224號函及6月2日加經字第1090000230號函諒察及。

二、加國國際貿易法庭（CITT）頃於本年7月27日發布旨揭產業損害調查報告新聞稿略以：

（一）CITT已於本年7月27日完成本案初步產業損害調查，認定自我國、德國、南韓、馬來西亞及土耳其等國出口傾銷至加國之特定鋼板產品，已造成加國國內產業損害或有損害之虞；

（二）由於加國邊境服務署（CBSA）決定對本案展開傾銷調查程序，爰CITT依據加國「特殊進口措施法」（SIMA）展開本案初步產業損害調查。CBSA將繼續進行本案傾銷調

國際貿易局 109/07/29



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查，並預定於本年8月25日作成本案是否涉及傾銷之初步調查認定（preliminary determination）。

三、CITT本案初步產業損害調查報告要點如下（報告如附件）：

（一）CITT認定，有證據顯示可合理懷疑原產地或出口國為我國等國之特定熱軋碳鋼板（hot-rolled carbon steel heavy plate）及高強度低合金鋼板（high-strength low-alloy steel heavy plate）等產品，已造成加國國內產業損害或有損害之虞（排除鋼盤捲（plate in coil form）、底板（floor plate）以及刻遭加國課徵反傾銷稅且原產或出口自南韓之特定鋼板）；

（二）為求明確，本案產品範圍亦包括部分具合金含量之鋼板，只要該產品尚未達一般鋼鐵產業所認可之合金級鋼板標準；

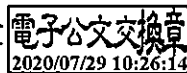
（三）CITT預定於報告完成15日內發布本案調查理由書（statement of reasons）。

四、本案CITT聯絡人為資訊處副處長Martin Pelchat，電話：613-993-3595，電郵：citt-tcce@tribunal.gc.ca。

五、隨函檢附CITT本案新聞稿及初步產業損害調查報告（如附件1、2），併請查照。

正本：經濟部國際貿易局

副本：行政院經貿談判辦公室



駐加拿大代表處經濟組

國際
騎縫章



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TRIBUNAL ISSUES DETERMINATION OF REASONABLE INDICATION OF INJURY— HEAVY PLATE FROM CHINESE TAIPEI, GERMANY, KOREA, MALAYSIA AND TURKEY

From: [Canadian International Trade Tribunal](#)

News release

Ottawa, Ontario, July 27, 2020—The Canadian International Trade Tribunal today determined that there is a reasonable indication that the dumping of heavy plate from the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu (Chinese Taipei), the Federal Republic of Germany, the Republic of Korea, the Federation of Malaysia and the Republic of Turkey has caused injury or is threatening to cause injury to the domestic industry.

The Tribunal's inquiry was conducted pursuant to the *Special Import Measures Act* as a result of the initiation of a dumping investigation by the Canada Border Services Agency (CBSA). The CBSA will continue its investigation and, by August 25, 2020, will issue a preliminary determination.

The Tribunal is an independent quasi-judicial body that reports to Parliament through the Minister of Finance. It hears cases on dumped and subsidized imports, safeguard complaints, complaints about federal government procurement and appeals of customs and excise tax rulings. When requested by the federal government, the Tribunal also provides advice on other economic, trade and tariff matters.

Associated links

- [Canadian International Trade Tribunal](#)

Contacts

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Date modified:

2020-07-27



Canadian International
Trade Tribunal

Tribunal canadien du
commerce extérieur

CANADIAN
INTERNATIONAL
TRADE TRIBUNAL

Dumping and Subsidizing

DETERMINATION

Preliminary Injury Inquiry
No. PI-2020-001

Heavy Plate

*Determination issued
Monday, July 27, 2020*

Canada

IN THE MATTER OF a preliminary injury inquiry, pursuant to subsection 34(2) of the *Special Import Measures Act*, respecting:

HEAVY PLATE

PRELIMINARY DETERMINATION OF INJURY

The Canadian International Trade Tribunal, pursuant to the provisions of subsection 34(2) of the *Special Import Measures Act (SIMA)*, has conducted a preliminary injury inquiry into whether the evidence discloses a reasonable indication that the dumping of certain hot-rolled carbon steel plate and high-strength low-alloy steel plate not further manufactured than hot-rolled, heat-treated or not, in cut lengths, in widths greater than 72 inches (+/- 1,829 mm) to 152 inches (+/- 3,860 mm) inclusive, and thicknesses from 0.375 inches (+/- 9.525 mm) up to and including 4.5 inches (+/- 114.3 mm) (with all dimensions being plus or minus allowable tolerances contained in the applicable standards), originating in or exported from the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu (Chinese Taipei), the Federal Republic of Germany, the Republic of Korea, the Federation of Malaysia and the Republic of Turkey (the subject goods), but excluding:

- plate in coil form,
- plate having a rolled, raised figure at regular intervals on the surface (also known as floor plate), and
- plate originating in or exported from the Republic of Korea which is covered by the Tribunal's Finding in NQ-2013-005,

has caused injury or retardation or is threatening to cause injury, as these words are defined in *SIMA*. For greater certainty, the subject goods include steel plate which contains alloys greater than required by recognized industry standards, provided the steel does not meet recognized industry standards for an alloy grade steel plate.

This preliminary injury inquiry follows the notification, on May 27, 2020, that the President of the Canada Border Services Agency had initiated an investigation into the alleged injurious dumping of the above-mentioned goods.

Pursuant to subsection 37.1(1) of *SIMA*, the Canadian International Trade Tribunal hereby determines that there is evidence that discloses a reasonable indication that the dumping of the above-mentioned goods has caused or is threatening to cause injury to the domestic industry.

Randolph W. Heggart

Randolph W. Heggart
Presiding Member

Susan D. Beaubien

Susan D. Beaubien
Member

Serge Fréchette

Serge Fréchette
Member

The statement of reasons will be issued within 15 days.