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## 駐澳大利亞代表處經濟組 函

受文者：經濟部國際貿易局

發文日期：中華民國109年11月10日  
發文字號：澳經發字第1090000696號  
速別：最速件  
密等及解密條件或保密期限：  
附件：如文 (澳經發1090000696\_Attach1.pdf)

主旨：有關澳洲反傾銷委員會公告「對自韓國、新加坡、臺灣(源鋼企業有限公司除外)及西班牙(Nervacero除外)進口強化鋼條之反傾銷措施是否繼續實施調查案」之裁定結果事，請查照。

說明：

- 一、依據澳洲反傾銷委員會(Anti-Dumping Commission, ADC)本(109)年11月6日2020/111號公告辦理，本組本年5月28日澳經發字第1090000351號函諒察。
- 二、前揭澳洲反傾銷委員會公告要點略如次：

(一)澳洲於2020年3月3日以2020/20號公告對自韓國、新加坡、臺灣(源鋼企業有限公司除外)及西班牙(Nervacero除外)進口強化鋼條(steel reinforcing bar)之反傾銷措施是否繼續實施展開調查(按：2015年11月19日2015/133號公告之反傾銷措施)，適用產品包括 HS Code7213.10.00、7214.20.00、7227.90.10、7227.90.90、7228.30.10、7228.30.90與7228.60.10。

(二)澳洲產業暨科技部長Karen Andrews同意澳洲反傾銷委

經濟部  
貿易局

國際貿易局 109/11/10



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員會就本案所作第546號報告(REP 546)之相關建議，並依據澳洲1901年關務法(Customs Act 1901)相關規定裁定略以，前揭反傾銷措施公告(2015/133號)於本年11月19日以後繼續適用，惟源自新加坡及我業者(源鋼企業有限公司除外)之強化鋼條反傾銷措施傾銷適用至本年11月19日止。

(三)本案相關利害關係人得於公告日起30日內(按：本年12月6日)向澳洲反傾銷複審小組(Anti-Dumping Review Panel)提出複審。前揭第546號報告已開放公眾查閱，可逕洽本案專案經理或於澳洲產業部之網站(www.industry.gov.au)查詢，另相關詢問可逕洽本案專案經理(電話：+61 3 8539 2461傳真+61 3 85392499或電郵investigations2@adcommission.gov.au)。

三、檢附前揭公告一份如附件，併請查參。

正本：經濟部國際貿易局

副本：電子公文交換章  
2020/11/10 15:18:39

國際  
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# **ANTI-DUMPING NOTICE NO. 2020/111**

*Customs Act 1901 – Part XVB*

## **Steel reinforcing bar**

**Exported from the Republic of Korea, Singapore,  
Spain (except Nervacero S.A.) and  
Taiwan (except Power Steel Co. Ltd)**

## **Findings of the Continuation Inquiry No. 546 into Anti-Dumping Measures**

*Public Notice under section 269ZHG(1) of the Customs Act 1901<sup>1</sup>*

The Commissioner of the Anti-Dumping Commission (the Commissioner) has completed an inquiry, which commenced on 3 March 2020, into the continuation of the anti-dumping measures in the form of a dumping duty notice published on 19 November 2015 applying to steel reinforcing bar exported to Australia from the Republic of Korea (Korea), Singapore, Spain (except Nervacero S.A.) and Taiwan (except Power Steel Co. Ltd).

Recommendations resulting from that inquiry, reasons for the recommendations, and material findings of fact and law in relation to the inquiry are contained in *Anti-Dumping Commission Report No. 546* (REP 546).

I, KAREN ANDREWS, the Minister for Industry, Science and Technology, have considered REP 546 and have decided to accept the recommendations and reasons for the recommendations, including all the material findings of facts and law therein.

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<sup>1</sup> All legislative references are to the *Customs Act 1901* (the Act) unless otherwise specified.

Under section 269ZHG(1)(b) of the *Customs Act 1901* (the Act), I declare that I have decided to secure the continuation of the anti-dumping measures and I determine, pursuant to section 269ZHG(4)(a) of the Act, that:

- the notice continues in force after 19 November 2020, but after this day, the notice ceases to apply in relation to exporters of steel reinforcing bar from Singapore and Taiwan (except Power Steel Co. Ltd); and
- the notice continues in force after 19 November 2020, but after this day the notice has effect as if different specified variable factors had been fixed in relation to all exporters of steel reinforcing bar from Korea and Spain (except Nervacero S.A.).

In accordance with sections 8(5) and 8(5BB) of the *Customs Tariff (Anti-Dumping) Act 1975*, and the *Customs Tariff (Anti-Dumping) Regulation 2013* (the Regulation), I determine that the interim duty payable is an amount worked out in accordance with the:

- Floor price duty method pursuant to sections 5(4) and 5(5) of the Regulation, for steel reinforcing bar exported by the exporter Compañía Española de Laminación, S.L. from Spain.
- Combination of fixed and variable duty method (combination duty method) pursuant to sections 5(2) and 5(3)(a) of the Regulation, for steel reinforcing bar exported by the exporter Daehan Steel Co., Ltd from Korea.
- Combination duty method pursuant to sections 5(2) and 5(3)(a) of the Regulation, for steel reinforcing bar exported by uncooperative and all other exporters from Korea and Spain (except Nervacero S.A.).

Particulars of the dumping margins established for each of the exporters based on the revised variable factors and the effective rates of duty are also set out in the following table. The actual interim duty liability may be higher than the effective rate of duty due to a number of factors.

Country	Exporter	Dumping Margin	Effective rate of duty	Duty Method
Korea	Daehan Steel Co., Ltd	3.9%	3.9%	Combination duty
	Uncooperative and all other exporters	4.0%	4.0%	Combination duty
Spain	Compañía Española de Laminación, S.L.	0.0%	Confidential	Floor price
	Uncooperative and all other exporters (except Nervacero S.A.)	8.2%	8.2%	Combination duty

To preserve confidentiality, details of the revised variable factors such as Ascertained Export Price (AEP), Normal Value and Non-Injurious Price (NIP) 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](http://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 546 has been placed on the public record, which may be examined at the Anti-Dumping Commission office by contacting the case manager on the details provided below. Alternatively, the public record is available at [www.industry.gov.au](http://www.industry.gov.au).

Enquiries about this notice may be directed to the Case Manager on telephone number +61 3 8539 2461, fax number +61 3 8539 2499 or email [investigations2@adcommission.gov.au](mailto:investigations2@adcommission.gov.au).

Dated this 6<sup>th</sup> day of November 2020



KAREN ANDREWS  
Minister for Industry, Science and Technology