駐澳大利亞代表處經濟組 函

受文者:經濟部國際貿易署

發文日期:中華民國112年9月26日 發文字號: 澳經發字第1120000502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1120000502_Attach1.pdf)

主旨:有關澳洲反傾銷委員會公告對自我國(我業者豐興鋼鐵除外)等進口熱軋結構型鋼(hot rolled structural steel sections)實施反傾銷措施將屆期事,報請鑒察。

說明:

- 一、依據澳洲反傾銷委員會(ADC)本(112)年9月20日第 2023 /056號公告辦理。
- 二、前揭公告略以,澳洲於2014年11月20日公告對自日本、韓國、臺灣及泰國進口熱軋結構型鋼(hot rolled structural steel sections)實施反傾銷措施,該措施將於2024年11月20日屆滿,有意申請展延該等措施之利害關係人應於2023年11月19日前向該ADC提出申請,俟接獲申請展延案,ADC將依申請人提供證據決定駁回或依規定程序立案展開調查,於155日內完成調查並向產業暨科學部長提出建議報告,倘無接獲相關展延申請,前揭反傾銷相關措施將自2024年11月20日起不再適用。
- 三、倘對本公告有疑義或詢問事項,可依下列任一方式向ADC提





出:

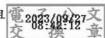
(一)電話:132846(澳洲境內);+61-2-62136000(澳洲境外)

(二)電郵: clientsupport@adcommision.gov.au;

四、檢陳ADC公告一份如附件,併請鑒參。

正本:經濟部國際貿易署

副本:經濟部國際貿易署雙邊貿易一組電288840912







Anti-Dumping Commission

ANTI-DUMPING NOTICE NO 2023/056

Customs Act 1901 (Cth) – Part XVB

Hot Rolled Structural Steel Sections

Exported from Japan, The Republic of Korea (Korea), Taiwan (except for exports by Feng Hsin Steel Co Ltd) and The Kingdom of Thailand (Thailand)

Expiry of anti-dumping measures

Notice under section 269ZHB(1) of the *Customs Act 1901* (Cth)

I, Dr Bradley Armstrong PSM, the Commissioner of the Anti-Dumping Commission, in accordance with section 269ZHB(1) of the *Customs Act 1901* (Cth) (the Act),¹ advise that the anti-dumping measures on hot rolled structural steel sections, exported to Australia from Japan, Korea, Taiwan and Thailand are due to expire.

The anti-dumping measures were initially imposed by public notice (a dumping notice) on 20 November 2014 by the then Parliamentary Secretary to the Minister for Industry following consideration of the *Anti-Dumping Commission Report No.223*. The anti-dumping measures consist of a dumping duty notice in relation to the goods exported to Australia from Japan, Korea, Taiwan and Thailand.

The dumping duty notice is due to expire on 20 November 2024.

Those persons specified in section 269ZHB(1)(b) of the Act are invited to apply for a continuation of the anti-dumping measures. The application must be in writing, be in the form I have approved for the purposes of section 269ZHC, contain such information that the form requires, be signed in the manner indicated in the form, and be lodged in the manner approved under section 269SMS. Applications must be lodged by **19 November 2023**.

The application must provide evidence addressing whether there appear to be reasonable grounds for asserting that the expiration of the anti-dumping measures to which the application relates might lead, or might be likely to lead, to a continuation of, or a recurrence of, the material injury that the measures are intended to prevent.

¹ All legislative references in this notice are to the *Customs Act 1901* (Cth).

If an application is received that complies with the prescribed requirements and I decide not to reject that application, I will publish a notice on the Anti-Dumping Commission's website indicating that it is proposed to inquire whether continuation of the measures is justified. I will undertake an inquiry and report my recommendation to the Minister within 155 days of publication of the notice advising the commencement of the inquiry (or such longer period as may be allowed in accordance with section 269ZHI of the Act).

If no application is received within the period specified above, the anti-dumping measures applying to hot rolled structural steel sections, exported to Australia from Japan, Korea, Taiwan and Thailand, will expire on 20 November 2024. Therefore, on and from 21 November 2024, anti-dumping measures would no longer apply.

Copies of the approved application form and the accompanying guidelines are available at www.adcommission.gov.au.

You may enquire about this notice to www.business.gov.au by telephone 13 28 46 or +61 2 6213 6000 (outside Australia) or via email at: clientsupport@adcommission.gov.au.

Dr Bradley Armstrong PSM Commissioner Anti-Dumping Commission

20 September 2023