

CSWP2 2023 ER

<u>BY EMAIL</u>: henryliu@sa.moea.gov.tw; hongyi@sa.moea.gov.tw; chungchen@sa.moea.gov.tw; canada@sa.moea.gov.tw; taipeiofficecanada@sa.moea.gov.tw

Henry Chih-hung Liu Executive Director of Economic Division Taipei Economic and Cultural Office in Canada 45 O'Connor Street, Suite 1960 Ottawa, ON K1P 1A4

January 18, 2024

Dear Henry Chih-hung Liu:

On August 21, 2023, the Canadian International Trade Tribunal (CITT), pursuant to subsection 76.03(1) of the *Special Import Measures Act* (SIMA), initiated an expiry review of its order made on October 15, 2018, in Expiry Review No. RR-2017-005, concerning the dumping of certain carbon steel welded pipe originating in or exported from the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu (Chinese Taipei), the Republic of India (India), the Sultanate of Oman (Oman), the Republic of Korea (South Korea), the Kingdom of Thailand (Thailand), and the United Arab Emirates (UAE) and the subsidizing of the aforementioned goods originating in or exported from India.

As a result, on August 22, 2023, the Canada Border Services Agency (CBSA) initiated an expiry review investigation to determine whether the expiry of the order is likely to result in the continuation or resumption of dumping and/or subsidizing of the goods.

The investigation has now been completed and today, pursuant to paragraph 76.03(7)(a) of SIMA, the CBSA has determined that the expiry of the order:

- i. is likely to result in the continuation or resumption of dumping of such goods originating in or exported from Chinese Taipei, India, Oman, South Korea, Thailand, and the UAE; and
- ii. is likely to result in the continuation or resumption of subsidizing of such goods originating in or exported from India.

A *Statement of Reasons* that contains additional details concerning the determinations made by the CBSA will be issued within 15 days and will be posted on the CBSA's <u>website</u>.

Any person directly affected by these determinations may make an application to the Federal Court of Appeal, pursuant to section 96.1 of SIMA, to review the CBSA's determinations. The term "persons directly affected" includes Canadian producers, exporters, and importers of the subject goods. The grounds for requesting a judicial review are outlined in the attached **Appendix**.



The CITT will now conduct an inquiry to determine whether the expiry of its order is likely to result in injury to the Canadian industry. The CITT has announced that it will issue its decision by June 26, 2024. Anti-dumping and countervailing duties will continue to be applicable on the subject goods until that date.

The CITT will conduct its inquiry in the manner set forth in the *Notice of Expiry Review of Order* concerning certain carbon steel welded pipe as previously provided to interested persons. A copy of this notice and the schedule of the CITT's inquiry are also available on the CITT's <u>website</u>.

If the CITT determines that the expiry of the order is not likely to cause injury, the order will be rescinded. If the CITT determines that the expiry of the order is likely to cause injury, it will issue an order to continue the current order, with or without amendment.

Questions concerning the CITT's future actions should be directed to the CITT, at the following address:

The Registrar Canadian International Trade Tribunal Standard Life Centre 333 Laurier Avenue West, 17th Floor Ottawa, ON K1A 0G7

Telephone: 613-990-2452

Email: citt-tcce@tribunal.gc.ca

Should you have any questions regarding the CBSA's determinations, please contact Gladys Chau, A/Manager, Anti-dumping and Countervailing Investigations Division, by telephone at 343-553-1638, or by email.

Yours truly,

Walid Ben Tamarzizt

A/Director

Anti-dumping and Countervailing Investigations Division

Trade and Anti-dumping Programs Directorate

Attachment

APPENDIX

GROUNDS FOR REQUESTING A JUDICIAL REVIEW UNDER THE SPECIAL IMPORT MEASURES ACT

The grounds for requesting a review by the Federal Court of Appeal of a determination made pursuant to paragraph 76.03(7)(a) of the *Special Import Measures Act* are that the President of the Canada Border Services Agency (President), in making the determination:

- (a) acted without jurisdiction, acted beyond the jurisdiction of the President or refused to exercise that jurisdiction;
- (b) failed to observe a principle of natural justice, procedural fairness or other procedure that the President was required by law to observe;
- (c) erred in law in making a decision, whether or not the error appears on the face of the record;
- (d) based a decision on an erroneous order of fact that the President made in a perverse or capricious manner or without regard for the material before the President;
- (e) acted or failed to act, by reason of fraud or perjured evidence; or
- (f) acted in any other way that was contrary to law.