Preliminary injury inquiry PI-2025-001

NOTICE OF COMMENCEMENT OF PRELIMINARY INJURY INQUIRY

CERTAIN CARBON OR ALLOY STEEL WIRE

The Canadian International Trade Tribunal gives notice that, pursuant to subsection 34(2) of the *Special Import Measures Act* (SIMA), it has initiated a preliminary injury inquiry to determine whether there is evidence that discloses a reasonable indication that the dumping of carbon or alloy steel wire, of round or other solid cross section, in nominal sizes up to and including 24.13 mm (0.950 inches) in diameter, whether or not coated or plated with zinc, zinc-aluminum alloy, or any other coating, including other base metals or polyvinyl chloride or other plastics, originating in or exported from the People's Republic of China, the Separate Customs Territory of Taiwan, Penghu, Kinmen and Matsu (Chinese Taipei), the Republic of India, the Italian Republic, the Federation of Malaysia, the Portuguese Republic, the Kingdom of Spain, the Kingdom of Thailand, the Republic of Türkiye, and the Socialist Republic of Vietnam, excluding the following:

- stainless steel wire (i.e., alloy steel wire containing, by weight, 1.2 percent or less carbon and 10.5 percent or more chromium, with or without other elements);
- wire of high-speed steel; and
- welding wire of any type

(the subject goods), has caused injury or retardation or is threatening to cause injury, as these words are defined in SIMA.

The Tribunal's preliminary injury inquiry will be conducted by way of written submissions. Each person or government wishing to participate in the preliminary injury inquiry must file Form I—Notice of Participation with the Tribunal, on or before May 5, 2025. Each counsel who intends to represent a party in the preliminary injury inquiry must file Form III—Declaration and Undertaking with the Tribunal, on or before May 5, 2025.

On May 8, 2025, the Tribunal will issue a list of participants. Counsel and self-represented participants are required to serve their respective submissions on each other on the dates outlined below. Public submissions are to be served on counsel and those participants who are not represented by counsel. Confidential submissions are to be served only on counsel who have access to the confidential record, and who have filed Form III—Declaration and Undertaking with the Tribunal. This information will be included in the list of participants. One complete electronic version of all submissions must be filed with the Tribunal.

Submissions by parties opposed to the complaint must be filed not later than **noon (ET)**, **on May 21**, 2025. The complainants and supporting parties may make submissions in response to the submissions of parties opposed to the complaint not later than **noon (ET)**, **on May 29**, 2025.

In accordance with section 46 of the *Canadian International Trade Tribunal Act*, a person who provides information to the Tribunal and who wishes some of or all the information to be kept confidential must, among other things, submit a non-confidential edited version or summary of the information designated as confidential, or a statement indicating why such a summary cannot be made.

Written submissions, correspondence and requests for information regarding this notice should be addressed to the Registry, Secretariat to the Canadian International Trade Tribunal, at citt-tcce@tribunal.gc.ca. The Registry can also be reached by telephone at 613-993-3595.

Ottawa, April 23, 2025

ADDITIONAL INFORMATION

DISTRIBUTION OF THE RECORD

On May 8, 2025, the Tribunal will distribute the public information received from the Canada Border Services Agency (CBSA) to counsel and self-represented participants that have filed Form I—Notice of Participation or Form II—Notice of Representation, as appropriate, and the confidential information to counsel who have filed Form III—Declaration and Undertaking with the Tribunal.

SUBMISSION DATES AND FACTORS TO BE ADDRESSED

Submissions by parties opposed to the complaint must be filed not later than **noon (ET)**, **on May 21, 2025**. These submissions should include evidence, for example, documents and sources that support the factual statements in the submissions and arguments concerning the questions of:

- whether there are goods produced in Canada, other than those identified in the CBSA's statement of reasons for initiating the investigation, that are like goods to the subject goods;
- whether the subject and like goods comprise more than one class of goods;
- which domestic producers of like goods comprise the domestic industry; and
- whether the information before the Tribunal discloses a reasonable indication that the alleged dumping of the subject goods has caused injury or retardation, or is threatening to cause injury.

The complainants and supporting parties may make submissions in response to the submissions of parties opposed to the complaint not later than **noon (ET)**, **on May 29**, **2025**.

One complete electronic version of all submissions must be filed with the Tribunal. Please see the Tribunal's *Confidentiality Guidelines*, available on its website.

REQUESTS FOR PRODUCT EXCLUSIONS

Parties should note that the Tribunal does not consider product exclusion requests during a preliminary injury inquiry, and, therefore, none should be filed at this stage. Should the matter proceed to a final injury inquiry, the schedule for filing product exclusion requests will be included in the notice of commencement of inquiry.

PROCEDURE FOR FILING WITH THE TRIBUNAL

The public, counsel and self-represented participants may file documents electronically with the Tribunal through its <u>Secure E-filing Service</u>. The information is fully encrypted from the sender to the Tribunal.

Form I—Notice of Participation, Form II—Notice of Representation and Form III—Declaration and Undertaking should all be filed electronically through the Tribunal's Secure E-filing Service.

Following receipt of completed forms I, II and III, the Tribunal will send to counsel and self-represented participants a letter with information on the E-registry Service and the filing of documents.

OTHER INFORMATION

The Canadian International Trade Tribunal Rules govern these proceedings.

Written and oral communication with the Tribunal may be in English or in French.

The Tribunal has sent the notice of commencement of preliminary injury inquiry and the preliminary injury inquiry schedule to the domestic producers, trade unions, importers and exporters with a known interest in the preliminary injury inquiry. The <u>notice</u>, <u>additional information and the preliminary injury inquiry schedule listing the key events are also available on the Tribunal's website</u>.

At the end of these proceedings, the Tribunal will issue a decision supported by a statement of reasons. The decision will be posted on its website and distributed to the counsel and self-represented participants, as well as to organizations and persons registered to receive decisions of the Tribunal.

PRELIMINARY INJURY INQUIRY SCHEDULE

April 23, 2025	Notice of Commencement of Preliminary Injury Inquiry
May 5, 2025	Notices of Participation and Representation, Declarations and Undertakings
May 8, 2025	Distribution of documents received from the CBSA
May 21, 2025, by noon (ET)	Submissions by parties opposed to the complaint
May 29, 2025, by noon (ET)	Replies from the complainants and parties in support of the complaint
June 19, 2025	Determination
July 4, 2025	Reasons for determination