

ที่ พณ ๐๓๐๙.๐๙/ว ๕๐๙



สภาอุตสาหกรรม
เลขที่รับ 06897
24 ก.ย. 2567
เวลา 14.30 น.

ถึง สภาอุตสาหกรรมแห่งประเทศไทย

กรมการค้าต่างประเทศขอแจ้งว่า เมื่อวันที่ ๑๓ กันยายน ๒๕๖๗ หน่วยงาน Canada Border Services Agency (CBSA) ได้ออกประกาศ เรื่อง ผลการพิจารณาความเสียหายเบื้องต้นกับสินค้า concrete reinforcing bar (Notice of preliminary determination: Certain concrete reinforcing bar) ที่มีแหล่งกำเนิดหรือส่งออกจากไทย สาธารณรัฐบัลแกเรีย และสหรัฐอเมริกาบริติชโคลัมเบีย โดย CBSA พบว่ามีผู้ผลิตและผู้ส่งออกจากไทย จำนวน ๒ ราย มีอัตราส่วนเหลือจากการทุ่มตลาดอยู่ที่ร้อยละ ๒.๐๐ - ๖.๙๐ และสำหรับรายอื่นในอัตราร้อยละ ๑๓.๘๐ ทั้งนี้ CBSA ได้แจ้งกำหนดการประกาศผลขั้นสุดท้ายในวันที่ ๑๒ ธันวาคม ๒๕๖๗ อนึ่ง หน่วยงาน Canadian International Trade Tribunal (CITT) ของแคนาดาจะไต่สวนเพิ่มเติมและประกาศสรุปผลการพิจารณาความเสียหายขั้นสุดท้ายในวันที่ ๑๒ มกราคม ๒๕๖๘ ซึ่งผู้ผลิตและผู้ส่งออกที่ประสงค์เข้าร่วมกระบวนการต้องกรอกแบบฟอร์มที่เกี่ยวข้องและจัดส่งให้ CITT ภายในวันที่ ๑ ตุลาคม ๒๕๖๗ โดย CITT จะประกาศรายชื่อผู้เข้าร่วมกระบวนการภายในวันที่ ๔ พฤศจิกายน ๒๕๖๗ ทั้งนี้ สามารถศึกษาข้อมูลเพิ่มเติมได้ที่เว็บไซต์ <https://thaitr.dft.go.th> หรือ สามารถดาวน์โหลดประกาศดังกล่าวได้ตาม QR Code ที่แนบ



ผลการพิจารณาเบื้องต้น



กำหนดการของ CITT

กรมการค้าต่างประเทศ  
กองปกป้องและตอบโต้ทางการค้า  
โทร ๐๒-๕๔๗-๔๗๓๙  
โทรสาร ๐๒-๕๔๗-๔๗๔๑

รับเอกสารแล้ว
ชื่อผู้รับ น. (แก่ท)
วันที่ 26 ก.ย. 2567 / 9:31 น.
โทรศัพท์



## NOTICE OF COMMENCEMENT OF INQUIRY

### CONCRETE REINFORCING BAR

Notice was received by the Canadian International Trade Tribunal on September 13, 2024, from the Director General of the Trade and Anti-dumping Programs Directorate at the Canada Border Services Agency (CBSA), stating that a preliminary determination had been made respecting the dumping of hot-rolled deformed steel concrete reinforcing bar in straight lengths or coils, commonly identified as rebar, in various diameters up to and including 56.4 millimetres, in various finishes, excluding plain round bar and fabricated rebar products, originating in or exported from the Republic of Bulgaria, the Kingdom of Thailand, and the United Arab Emirates. The product definition also excludes “10 mm diameter (10M) rebar produced to meet the requirements of CSA G30 18.09 (or equivalent standards) that is coated to meet the requirements of epoxy standard ASTM A775/A 775M 04a (or equivalent standards) in lengths from 1 foot (30.48 cm) up to and including 8 feet (243.84 cm)”.

Pursuant to section 42 of the *Special Import Measures Act* (SIMA), the Tribunal has initiated an inquiry to determine whether the dumping of the subject goods has caused injury or retardation or is threatening to cause injury, to make inquiries with respect to massive importations, and to determine such other matters as the Tribunal is required to determine under that section.

Each person or government wishing to participate in the inquiry and at the hearing as a party must file [Form I—Notice of Participation](#) with the Tribunal, on or before **October 1, 2024**. Each counsel who intends to represent a party in the inquiry and at the hearing must file [Form II—Notice of Representation](#) and [Form III—Declaration and Undertaking](#) with the Tribunal, on or before **October 1, 2024**.

On **November 4, 2024**, 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.

The Tribunal will hold a hearing relating to this inquiry commencing on December 9, 2024, to hear evidence and representations by interested parties. The type of hearing will be communicated at a later date.

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](mailto:citt-tcce@tribunal.gc.ca) or you may reach us at 613-993-3595.

Ottawa, September 16, 2024

## ADDITIONAL INFORMATION

### BACKGROUND INFORMATION

On September 13, 2024, the Tribunal received notice from the Director General of the Trade and Anti-dumping Programs Directorate at the CBSA, stating that a preliminary determination had been made respecting the dumping of hot-rolled deformed steel concrete reinforcing bar in straight lengths or coils, commonly identified as rebar, in various diameters up to and including 56.4 millimetres, in various finishes, excluding plain round bar and fabricated rebar products, originating in or exported from the Republic of Bulgaria, the Kingdom of Thailand, and the United Arab Emirates. The product definition also excludes “10 mm diameter (10M) rebar produced to meet the requirements of CSA G30 18.09 (or equivalent standards) that is coated to meet the requirements of epoxy standard ASTM A775/A 775M 04a (or equivalent standards) in lengths from 1 foot (30.48 cm) up to and including 8 feet (243.84 cm)”.

Pursuant to section 42 of SIMA, the Tribunal will now determine whether the dumping of the above-mentioned goods has caused injury or retardation or is threatening to cause injury, make inquiries with respect to massive importations, and determine such other matters as the Tribunal is required to determine under that section. More information is available in the Tribunal’s [Preliminary and final injury inquiries guidelines](#).

The Tribunal has sent the notice of commencement of inquiry, as well as a letter outlining the details of the procedures and the inquiry schedule, to known interested parties, such as domestic producers, importers, foreign producers, certain purchasers, trade associations, and any trade unions that represent persons employed in the domestic industry. Some interested parties have been requested to complete questionnaires.

All [questionnaires](#) are bilingual and can be downloaded from the Tribunal’s website.

### REQUESTS FOR PRODUCT EXCLUSIONS

The Tribunal’s [Guidelines to Making Requests for Product Exclusions](#) describe the procedure for filing requests for specific product exclusions. They also include links to a form for filing requests for product exclusions and to a response form for any party that opposes such requests. Please see the filing deadlines for the product exclusion process in the attached Inquiry Schedule.

### REQUESTS FOR A PUBLIC INTEREST INQUIRY

In the event of an injury finding, a request for a public interest inquiry may be made by any party to the injury inquiry, or by any other group or person affected by the injury finding. Such a request must be filed with the Tribunal within 45 days of an injury finding. A public interest inquiry and an injury inquiry are completely separate proceedings. The Tribunal does not seek nor does it accept submissions on public interest issues during an injury inquiry.

### PROCEDURE FOR E-FILING WITH THE TRIBUNAL

The public, counsel and self-represented participants may file documents electronically with the Tribunal through its [Secure E-filing Service](#). 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.

## **CONFIDENTIAL SUBMISSIONS PROJECT**

The Tribunal will be conducting a project in the context of this inquiry aiming to further prevent inadvertent disclosure of confidential information. Public and confidential submissions will go through a review process, 24 hours before the filing deadline with the Tribunal, among counsel of record who have filed Form III—Declaration and undertaking. All counsel of record to this inquiry who filed a form III will be required to participate in the project. Additional information concerning the project and its deadlines will be communicated to counsel and self-represented participants following the receipt of completed forms I, II and III. The schedule appended to this notice has also been updated to take into account the deadlines for service among counsel who signed a form III.

## **HEARING**

The Tribunal will hold a hearing relating to this inquiry commencing on December 9, 2024, to hear evidence and representations by interested parties. The type of hearing will be communicated at a later date.

## **INTERPRETATION AT THE HEARING**

To facilitate management of interpretation requirements:

- 25 days prior to the hearing, parties are to advise the Tribunal and all parties, in writing, which language(s) their counsel and witnesses will be using.
- 20 days prior to the hearing, parties are to advise the Tribunal and all parties, in writing, which interpretation services they and/or their witnesses require for the hearing and advise if the interpretation service is required for the entirety of the hearing or for specific testimonies and/or arguments.

## **OTHER INFORMATION**

The [\*Canadian International Trade Tribunal Rules\*](#) govern these proceedings.

In accordance with section 46 of the [\*Canadian International Trade Tribunal Act\*](#), a person who provides information to the Tribunal and who wishes some or all of 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. Please consult the Tribunal's [\*Confidentiality Guidelines\*](#) for more information.

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

In order to observe and understand production processes, the Tribunal, accompanied by its staff, may conduct plant visits.

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

**INQUIRY SCHEDULE**

September 16, 2024	Distribution of Notice of Commencement of Inquiry and Schedule Questionnaires available on Tribunal's website
October 1, 2024	Notices of participation and representation, declarations and undertakings
October 7, 2024	Replies to all questionnaires
November 4, 2024	Distribution of Tribunal exhibits, including the investigation report
November 12, 2024, by noon, ET	Requests for information (RFIs) Requests for product exclusions
November 13, 2024, by noon, ET	Submissions of parties supporting a finding of injury
November 14, 2024	Identification of language(s) to be used at the hearing
November 19, 2024, by noon, ET	Objections to RFIs Requests for interpretation services during the hearing
November 20, 2024, by noon, ET	Responses to requests for product exclusions
November 22, 2024, by noon, ET	Tribunal decisions on RFIs Submissions of parties opposing a finding of injury
November 28, 2024, by noon, ET	Replies to responses to requests for product exclusions
December 2, 2024, by noon, ET	Replies to RFIs
December 3, 2024, by noon, ET	Reply submissions of parties supporting a finding of injury
December 9, 2024	Hearing
January 13, 2025	Finding issued
January 24, 2025	Statement of reasons issued
February 22, 2025	If not appealed or there are no applications for judicial review, certificates of destruction for the preliminary (PI) and final injury (NQ) from counsel of record who have filed Form III—Declaration and Undertaking