



Customs Act 1901 – Part XVB

ANTI-DUMPING NOTICE NO. 2025/109

Certain hot rolled deformed steel reinforcing bar in lengths

**Exported to Australia from the Republic of Indonesia by
Pt Ispat Panca Putera and Pt Putra Baja Deli, Malaysia,
the Kingdom Of Thailand, the Republic Of Türkiye and
the Socialist Republic Of Vietnam**

Investigation No 655 into Alleged Dumping

**Preliminary Affirmative Determination No 655 (PAD 655)
and imposition of securities**

Public notice under section 269TD of the Customs Act 1901¹

I, David Latina, Commissioner of the Anti-Dumping Commission (the Commissioner), have set out my preliminary findings in Statement of Essential Facts (SEF 655) in relation to the alleged dumping of certain hot rolled deformed steel reinforcing bar in lengths (the goods) exported to Australia from the Republic of Indonesia by Pt Ispat Panca Putera and Pt Putra Baja Deli, Malaysia, the Kingdom Of Thailand (Thailand), the Republic Of Türkiye (Türkiye) and the Socialist Republic Of Vietnam (Vietnam), following an application lodged by InfraBuild NSW Pty Ltd.

A full description of the goods is available in Anti-Dumping Notice (ADN) No. 2024/070.² As specified in SEF 655, which is on the public record, under section 269TD(1) of the *Customs Act 1901* (the Act),³ I am **satisfied** that there appears to be sufficient grounds for the publication of a dumping duty notice in respect of exports of the goods to Australia from Malaysia (except for Southern Steel Berhad (Southern Steel)), Thailand, Türkiye and Vietnam (except for Hoa Phat Hai Duong Steel Joint Stock Company (Hoa Phat)). As a result, I have made a preliminary affirmative determination (PAD) to that effect.

Having regard to the requirements of the Act and the preliminary findings in SEF 655, I am satisfied that the dumped goods exported from Malaysia (except for Southern Steel Southern Steel), Thailand, Türkiye and Vietnam (except for Hoa Phat) appear to have caused material injury to the Australian industry producing like goods.

¹ This is a public notice under section 269TD(4)(a) and 269TD(5) of the *Customs Act 1901* of the Commissioner's preliminary affirmative determination. It is also a public notice of the Commonwealth's decision to require and take securities.

² The notice is available on the public record at www.adcommission.gov.au.

³ All references in this notice to 'the Act' are references to the *Customs Act 1901*, unless specified otherwise.

Having regard to the requirements of the Act and the preliminary findings in SEF 655, I am not satisfied that there appears to be sufficient grounds for the publication of a dumping duty notice, in respect of:

- Pt Ispat Panca Putera and Pt Putra Baja Deli (Baja Deli) from Indonesia
- Southern Steel from Malaysia and
- Hoa Phat from Vietnam.

This is because exports to Australia from Baja Deli and Hoa Phat were at dumped prices, but the margin of dumping was negligible, exports from Southern Steel were not dumped, and there were no exports of the goods from Indonesia by Pt Ispat Panca Putera. Table 1 below outlines the preliminary dumping margins.

Country	Exporter	Dumping margin
Indonesia	Pt Ispat Panca Putera	Did not export
	Baja Deli	1.3%
Malaysia	Alliance Steel (M) Sdn Bhd	9.2%
	Amsteel Mills Sdn Bhd	9.2%
	Ann Joo Steel Berhad	9.2%
	Malaysia Steel Works (KL) Bhd	9.2%
	Southern Steel	negative 0.1%
	Uncooperative and all other exporters from Malaysia	26.2%
Thailand	Tata Steel Manufacturing (Thailand) Public Company Limited	3.1%
	Uncooperative and all other exporters from Thailand	6.7%
Türkiye	Çolakoğlu Metalurji A.Ş	7.7%
	Kroman Celik Sanayii A.Ş	8.6%
	Kaptan Demir Celik Endustrisi ve Ticaret A.Ş	9.1%
	Uncooperative and all other exporters from Türkiye	36.4%
Vietnam	Hoa Phat	0.5%
	Tung Ho Steel Vietnam Corporation Ltd	9.5%
	VAS Group Nghi Son Joint Stock Company	9.5%
	Vina Kyoei Steel Company Ltd	9.5%
	Uncooperative and all other exporters from Vietnam	17.3%

Table 1 Preliminary dumping margins

Under paragraph 269TD(4)(b) of the Act, I am **satisfied** that it is necessary for the Commonwealth to require and take securities in order to prevent material injury occurring to the Australian industry while the investigation continues.

The Commonwealth will require and take securities under section 42 of the Act in respect of interim dumping duty that may become payable in respect of the goods exported from Malaysia (except for Southern Steel), Thailand, Türkiye and Vietnam (except for Hoa Phat entered for home consumption on or after 23 October 2025).

The security that has been determined is an amount worked out in accordance with the combination of fixed and variable duty method. The preliminary findings in SEF 655 inform the effective rate of securities. Securities will be imposed at the rate specified in Table 2 below.

Country	Exporter	Effective rate of dumping securities	Duty Method
Malaysia	Alliance Steel (M) Sdn Bhd	9.2%	Combination of fixed and variable
	Amsteel Mills Sdn Bhd	9.2%	
	Ann Joo Steel Berhad	9.2%	
	Malaysia Steel Works (KL) Bhd	9.2%	
	Uncooperative and all other exporters from Malaysia	26.2%	
Thailand	Tata Steel Manufacturing (Thailand) Public Company Limited	3.1%	Combination of fixed and variable
	Uncooperative and all other exporters from Thailand	6.7%	
Türkiye	Çolakoğlu Metalurji A.Ş	7.7%	Combination of fixed and variable
	Kroman Celik Sanayii A.Ş	8.6%	
	Kaptan Demir Celik Endustrisi ve Ticaret A.Ş	9.1%	
	Uncooperative and all other exporters from Türkiye	36.4%	
Vietnam	Tung Ho Steel Vietnam Corporation Ltd	9.5%	Combination of fixed and variable
	VAS Group Nghi Son Joint Stock Company	9.5%	
	Vina Kyoei Steel Company Ltd	9.5%	
	Uncooperative and all other exporters from Vietnam	17.3%	

Table 2 Dumping securities

The actual security liability may be higher than the effective rate of security due to a number of factors. Affected parties should contact business.gov.au on telephone 13 28 46 or +61 2 6213 6000 (outside Australia) for further information regarding the actual security liability calculation in their particular circumstance.

I must report to the Minister for Industry and Innovation and Minister for Science (the Minister) with a final recommendation in relation to this investigation on or before 18 December 2025. The Minister will then decide whether to publish a dumping duty notice and, if relevant, the level of measures to be imposed.

Further, if dumped goods give rise to retrospective notices being imposed on the goods under section 269TN of the Act, the dumping duty notice will also include the duties to be imposed retrospectively.

Enquiries about this notice may be directed to the case manager on telephone number +61 3 8539 2418 or via email at: investigations4@adcommission.gov.au.

David Latina
Commissioner
Anti-Dumping Commission

22 October 2025