



Australian Government
Department of Industry,
Innovation and Science

Anti-Dumping
Commission

ANTI-DUMPING NOTICE NO. 2018/168

STEEL PALLET RACKING

**Exported to Australia from
the People's Republic of China and Malaysia**

Investigation into alleged dumping

Amendment of Securities

Customs Act 1901 – Part XVB

On 13 November 2017, I, the Commissioner of the Anti-Dumping Commission, published a notice announcing the initiation of an investigation into the alleged dumping of certain steel pallet racking (the goods) exported to Australia from the People's Republic of China (China) and Malaysia.

A full description of the goods is available in Anti-Dumping Notice (ADN) No. 2017/161 available on the Commission's website at www.adcommission.gov.au.

In accordance with section 269TD of the *Customs Act 1901* (the Act), on 18 June 2018, I gave public notice (ADN 2018/87) of a preliminary affirmative determination on the basis that I was satisfied that there appeared to be sufficient grounds for the publication of a dumping duty notice in respect of the goods exported to Australia from China and Malaysia. Under subsection 269TD(4)(b), I was also satisfied that it was necessary to require and take securities pursuant to section 42 in relation to exports of the goods to Australia from China and Malaysia to prevent material injury to the Australian industry occurring while the investigation continued.

Subsequent to this, the Anti-Dumping Commission released Statement of Essential Facts 441 on 5 November 2018 containing revised preliminary dumping margins for the exporters and explanation of the methods used to compare export prices and normal values to establish those dumping margins. As a result of these findings, I remain satisfied that there appears to be sufficient grounds for the publication of a dumping duty notice and it is necessary 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 in respect of interim dumping duties that may become payable on the goods exported to Australia from China and Malaysia in respect of the goods entered for home consumption on or after

7 November 2018, at new specified rates.

The revised security has been determined using the ad valorem duty method and will be imposed on goods exported to Australia from China and Malaysia at the rates specified in the table below.

Country	Exporter	Fixed rate of dumping securities	Duty method
China	Dexion (Shanghai) Logistics Equipment Co., Ltd	34.9%	Ad valorem
	Changzhou Tianyue Storage Equipment Co., Ltd	76.8%	Ad valorem
	SSI Schaefer System International (Kunshan) Co. Ltd.	74.4%	Ad valorem
	Jiangsu Jacking Industry Ltd and Danyang Hengcheng Metal Products Co., Ltd (Jacking Group)	61.6%	Ad valorem
	Residual Exporters	76.2%	Ad valorem
	Uncooperative and all other exporters	112.3%	Ad valorem
Malaysia	Schaefer Systems International Sdn Bhd	4.6%	Ad valorem
	Uncooperative and all other exporters	4.8%	Ad valorem

Affected parties should contact the Commission by phone on 13 28 46 or +61 2 6213 6000 (outside Australia) or at clientsupport@adcommission.gov.au for further information regarding the actual security liability calculation in their particular circumstances.

I must report to the Minister for Industry, Science and Technology (the Minister) with final recommendations in relation to this investigation on or before 20 December 2018. The Minister will then decide whether to publish a dumping duty notice and, if relevant, the level of measures to be imposed.

Enquiries about this notice may be directed to the case manager on telephone number +61 2 6276 1462 or email at investigations4@adcommission.gov.au.

Dale Seymour
Commissioner
Anti-Dumping Commission

5 November 2018