

DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION

NOTICE 3828 OF 2026

INTERNATIONAL TRADE ADMINISTRATION COMMISSION

NOTICE OF THE CONCLUSION OF AN INVESTIGATION INTO THE ALLEGED DUMPING OF U-SECTIONS, I-SECTIONS, AND H-SECTIONS OF IRON OR NON-ALLOY STEEL, NOT FURTHER WORKED THAN HOT-ROLLED, HOT-DRAWN, OR EXTRUDED, OF A HEIGHT OF 80 MM OR MORE (EXCLUDING H-SECTIONS OF A HEIGHT GREATER THAN 200 MM) AND EQUAL ANGLES OF IRON OR NON-ALLOY STEEL, NOT FURTHER WORKED THAN HOT-ROLLED, HOT-DRAWN, OR EXTRUDED ORIGINATING IN OR IMPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA AND THE KINGDOM OF THAILAND

The International Trade Administration Commission of South Africa ("the Commission") initiated an anti-dumping investigation on U-sections, I-sections, and H-sections of iron or non-alloy steel, not further worked than hot-rolled, hot-drawn, or extruded, of a height or 80 mm or more (excluding H-sections of a height greater than 200 mm) and equal angles of iron or non-alloy steel, not further worked than hot-rolled, hot-drawn, or extruded ("subject product"), originating in or imported from the People's Republic of China ("PRC") and the Kingdom of Thailand ("Thailand"), through Notice No. 2732 of 2024, which was published in *Government Gazette* No. 51271 on 20 September 2024.

The investigation was initiated after the Commission considered that there was *prima facie* evidence indicating that the subject product was being imported into the Southern African Customs Union ("SACU") at dumped prices. Thus causing material injury to the SACU industry.

On 12 November 2024, the Commission made a preliminary determination to impose provisional payments as contained in Report No. 737, published through Notice R.5601 in the *Government Gazette* No. 51693 dated 29 November 2024.

After considering comments to essential facts letters, the Commission made a final after essential facts determination that the subject product originating in or imported from the PRC and Thailand was imported into the SACU market at dumped prices, thereby causing material injury to SACU industry.

After considering all responses and comments received from the interested parties, the Commission issued essential facts letters indicating that it was considering making a final determination that the subject product was being dumped into the SACU market, causing material injury to the SACU industry.

After considering comments on the essential facts letters, the Commission made a final determination that the subject product originating in or imported from the PRC and Thailand was being imported into the SACU market at dumped prices, thereby causing material injury and that there is a causal link between the dumping of the subject product and the material injury suffered by the SACU industry.

Therefore, the Commission made a recommendation to the Minister of Trade, Industry and Competition (“the Minister”):

- To impose definitive anti-dumping duties on the subject product originating in or imported from the PRC and Thailand.
- That definitive anti-dumping duties be imposed on the subject product produced by all the producers in the PRC and Thailand as per table 8.3 of Report No. 759.
- To recommend anti-dumping duties on the subject product be listed on the “rebate item” column in Schedule No.2 to the Customs and Excise Act and therefore may not be imported under rebate of custom duty without payment of anti-dumping, countervailing and safeguards duties without recommendation from the Commission.

The Minister approved the Commission’s recommendation.

The five (5) year period for which the anti-dumping duties may remain in place, unless a

sunset review is initiated, will be calculated from the publication date of the notice imposing such duties.

Enquiries may be directed to the investigating officers, Mr. Pfananani Muumba at email address: rmuumba@itac.org.za, Ms. Makungu Millicent Baloyi at email address: mbaloyi@itac.org.za.