



Customs Act 1901 – Part XVB

ANTI-DUMPING NOTICE NO. 2025/125

Hot rolled deformed steel reinforcing bar in lengths

Exported from the Republic of Indonesia by Pt Ispat Panca Putera and Pt Putra Baja Deli, Malaysia by Southern Steel Berhad and the Socialist Republic of Vietnam by Hoa Phat Hai Duong Steel Joint Stock Company

Termination of part of Investigation No 655

Public notice under section 269TDA(15) of the Customs Act 1901

On 24 September 2024, the Acting Commissioner of the Anti-Dumping Commission, initiated an investigation into the alleged dumping of 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, the Republic of Türkiye and the Socialist Republic of Vietnam (the subject countries), following an application lodged by Infrabuild NSW Pty Limited (InfraBuild, or the applicant) under section 269TB(1) of the *Customs Act 1901* (the Act).

Public notice of the decision to not reject the application and to initiate the investigation was published on the Anti-Dumping Commission's (Commission) website on 24 September 2024 (Anti-Dumping Notice (ADN) [2024/070](#) refers).¹

As a result of the Commission's investigation, I, David Latina, the Commissioner of the Anti-Dumping Commission:

- am satisfied that, in relation to Pt Ispat Panca Putera from Indonesia and Southern Steel Berhad from Malaysia, there has been no dumping by these exporters of any of those goods the subject of the application and, therefore, I have terminated the investigation in accordance with section 269TDA(1)(b)(i) of the Act so far as it relates to these exporters; and
- am satisfied that, in relation to Pt Putra Baja Deli from Indonesia and Hoa Phat Hai Duong Steel Joint Stock Company from Vietnam, the goods exported by these exporters have been dumped, but the dumping margin worked out under section 269TACB when expressed as a percentage of the weighted average of export prices used to establish the dumping margin, is less than two per cent and,

¹ www.adcommission.gov.au

therefore, I have terminated the investigation in accordance with section 269TDA(1)(b)(ii) of the Act so far as it relates to these exporters.

In making the decision to terminate, I have had regard to the application, submissions from interested parties concerning the publication of ADN 2024/070, *Statement of Essential Facts (SEF) No. 655*, submissions in response to that SEF, and other relevant information.

Termination Report no. 655, which sets out reasons for the termination decisions, including the material findings of fact or law upon which the decisions are based, has been placed on the Commission's public record at www.adcommission.gov.au.

The investigation into the alleged dumping of the goods from the subject countries will continue. I am due to report to the Minister for Industry and Innovation and Minister for Science in respect of this investigation on or by 18 December 2025. I provided my report on 16 December 2025.

The applicant may request a review of this decision to terminate the investigation by lodging an application with the Anti-Dumping Review Panel in the approved form and manner within 30 days of the publication of this notice.

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

David Latina
Commissioner
Anti-Dumping Commission

16 December 2025