



EUROPEAN COMMISSION

Directorate-General for Trade

Directorate H - Trade Defence
Investigations V

Brussels, 29 April 2016

By e-mail

Dear Sir/Madam,

Subject: AD619 Anti-dumping proceeding concerning the imports of high fatigue performance steel concrete reinforcement bars (HFP rebars) originating in the People's Republic of China

Definitive Disclosure

In accordance with Article 20 of Council Regulation (EC) No 1225/2009¹ (hereinafter referred to as 'the basic Regulation') on protection against dumped imports from countries not members of the European Community, this letter, together with its enclosures, constitutes disclosure of the essential facts and considerations on the basis of which the Commission services intend to propose the imposition of definitive anti-dumping measures on imports of on imports of high fatigue performance steel concrete reinforcement bars (HFP rebars) originating in the People's Republic of China. This disclosure does not concern facts and considerations on the retroactive imposition of anti-dumping duties, which will be the subject of a subsequent communication.

Please find attached copy of the General Disclosure Document for final disclosures.

This disclosure does not prejudice any subsequent decision which may be taken by the Commission, but where such decision is based on any different facts and considerations, these will be disclosed to your company as soon as possible.

Your comments concerning this disclosure, if any, should reach the Commission's services within **10 May 2016** and may be disregarded if received after this deadline. Within the same time limits you can also apply to be heard by the Commission services.

In addition, you can as well apply for a hearing with the Hearing Officer of DG Trade by submitting a request within 3 calendar days following the receipt of the final disclosure document. Any request submitted beyond these deadlines must be justified.

¹ Council Regulation (EC) No 1225/2009, Official Journal of the European Union L 343, 22.12.2009

If you wish to reply to this disclosure, please note that in accordance with Article 19 of the basic Regulation you are requested to provide a non-limited version of your reply that will be added to the file for inspection by interested parties. Please be aware that if you fail to provide such a non-limited version for interested parties, the Commission services may disregard the information provided in confidence in application of Article 19(3) of the basic Regulation. If you submit only one version that is not marked "limited", it is assumed that it can be added to the file for inspection by interested parties.

If needed, please do not hesitate to contact the case officers in charge:

For dumping aspects:

Luc COENE (+32.229.58706)

Luc-Leon.COENE@ec.europa.eu

Robert PRYLINSKI (+32.229.62499)

Robert.PRYLINSKI@ec.europa.eu

Stylios FRAGKOS (+32.229.64538)

Stelios.FRAGKOS@ec.europa.eu

Dionysios XENOS-GAVRIELIS

(+32.229.71912)

[Dionysios.XENOS-](mailto:Dionysios.XENOS-GAVRIELIS@ec.europa.eu)

[GAVRIELIS@ec.europa.eu](mailto:Dionysios.XENOS-GAVRIELIS@ec.europa.eu)

Patrick DE BACKER (+32.229.61861)

Patrick.DE-BACKER@ec.europa.eu

For injury aspects:

Christophe RABIN (+32.229.50864)

Christophe.RABIN@ec.europa.eu

Henrik SODERMAN (+32.229.67712)

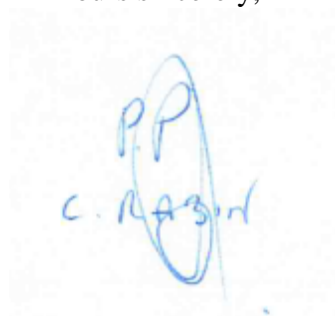
Henrik.SODERMAN@ec.europa.eu

Alessandro MATTUCCI (+32.229.51221)

Alessandro.MATTUCCI@ec.europa.eu

You are kindly requested to provide an acknowledgment of receipt by sending us an e-mail to the case-specific mailbox TRADE-HFP-REBARS-INJURY@ec.europa.eu in which you confirm (i) when you received this e-mail and (ii) that the documents mentioned in the e-mail were attached to it.

Yours sincerely,



Katalin FRITZ
Head of Section

Encl.: General Disclosure Document