

**Vol. 665**

**13 November  
November 2020**

**No. 43903**

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**GENERAL NOTICES • ALGEMENE KENNISGEWINGS**

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**DEPARTMENT OF TRADE, INDUSTRY AND COMPETITION****NOTICE 658 OF 2020****INTERNATIONAL TRADE ADMINISTRATION COMMISSION****INVITATION TO PUBLIC HEARING IN THE INVESTIGATION FOR REMEDIAL ACTION IN THE FORM OF SAFEGUARD MEASURE AGAINST THE INCREASED IMPORTS OF U, I, H, L AND T 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 AND OTHER ANGLES, SHAPES AND SECTIONS OF IRON OR NON-ALLOY STEEL, NOT FURTHER WORKED THAN HOT-ROLLED, HOT-DRAWN OR EXTRUDED STEEL PRODUCTS****THE APPLICANT**

The application was lodged on behalf of the SACU industry by Highveld Structural Mill (Pty) Ltd (Highveld Structural Mill) and ArceloMittal South Africa Ltd (AMSA) (Applicant) being the only producer of structural steel in the SACU.

**DESCRIPTION OF THE SUBJECT PRODUCTS UNDER INVESTIGATION**

The subject product is described as U, I, H, L and T 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 and other angles, shapes and sections of iron or non-alloy steel, not further worked than hot-rolled, hot-drawn or extruded (Structural steel).

**PRELIMINARY DETERMINATION**

The Commission made a preliminary determination that the events cited by the Applicant can be regarded as unforeseen developments. The Commission made a preliminary determination that a reversal in the trend of import volumes has taken place, with the volume of imports decreasing significantly in recent years. The requirements set out by the World Trade Organisation (WTO) and the Amended Safeguard Regulations (SGR) with regard to a surge in imports, are therefore not met.

The Commission further made a preliminary determination that although the SACU industry experienced serious injury during the period of investigation, the injury experienced by the Applicant can be attributed to factors *other* than the increase in imports and these factors sufficiently detract from the causal link between the imports and the injury experienced by the industry.

The Commission therefore made a preliminary determination to recommend to the Minister of Trade, Industry and Competition that the investigation be terminated.

## **PROCEDURAL FRAMEWORK**

This investigation is conducted in accordance with the International Trade Administration Act, 2002 (ITA Act) and the International Trade Administration Commission Safeguard Regulations (SGR), read with the World Trade Organization Agreement on Safeguards (the Safeguard Agreement).

## **PUBLIC INTEREST**

Interested parties are invited to submit comments on *inter alia* whether or not it will be in the public interest to impose definitive safeguard measures on the subject products, in accordance with Section 20.2 of the SGR. These should be submitted separately from the comments on the Commission's preliminary determination.

Interested parties that do not wish to attend public interest hearings but want to make submissions on public interest, should indicate such on or before 20 November 2020 at 15h00, and may make their submissions in writing including a non-confidential version to the Senior Manager: Trade Remedies I on or before 27 November 2020 at 15h00.

All interested parties wishing to attend the public hearing on public interest and wish to make oral representations to the Commission on public interest, should indicate their intention to attend on or before 20 November 2020 at 15h00 to the Senior Manager: Trade Remedies I.

All interested parties wishing to address the Commission on public interest should submit a detailed version, including a non-confidential version, of the information to be discussed at the public hearing, in writing to the Senior Manager: Trade Remedies I on or before 27 November 2020 at 15h00. A party that did not timeously submit a non-confidential version of the information to be discussed at the public hearing will not be allowed to take part in the public hearing. A virtual public hearing is scheduled for 02 December 2020 at 10h00. Parties requesting to attend the public hearing should note that this will be an open hearing with all parties present and only non-confidential information should be presented during the public hearing.

## **CONFIDENTIAL INFORMATION**

Please note that if any information is considered to be confidential then a non-confidential version of the information must be submitted for the public file, simultaneously with the confidential version. In submitting a non-confidential version the following rules are strictly applicable and parties must indicate:

- where confidential information has been omitted and the nature of such information;
- reasons for such confidentiality;
- a summary of the confidential information which permits a reasonable understanding of the substance of the confidential information; and
- exceptional cases, where information is not susceptible to summary, a sworn affidavit setting out the reasons why it is impossible to comply, should be provided.

A sworn affidavit is defined as a written sworn statement of fact voluntarily made by an affiant or deponent under an oath or affirmation administered by a person authorized to do so by law. Such statement is witnessed as to the authenticity of the affiant's signature by a taker of oaths, such as a notary public or commissioner of oaths. An affidavit is a type of verified statement or showing, or in other words, it contains verification, meaning it is under oath or penalty of perjury and this serves as evidence to its veracity and is required for court proceedings.

This rule applies to all parties and to all correspondence with and submissions to the Commission, which unless indicated to be confidential and filed together with a non-confidential version, will be placed on the public file and be made available to other interested parties.

If a party considers that any document of another party, on which that party is submitting representations, does not comply with the above rules and that such deficiency affects that party's ability to make meaningful representations, the details of the deficiency and the reasons why that party's rights are so affected must be submitted to the Commission in writing forthwith (and at the latest 14 days prior to the date on which that party's submission is due). Failure to do so timeously will seriously hamper the proper administration of the investigation, and such party will not be able to subsequently claim an inability to make meaningful representations on the basis of the failure of such other party to meet the requirements.

Subsection 33(1) of the ITA Act provides that any person claiming confidentiality of information should identify whether such information is confidential by nature or is otherwise confidential and, any such claims must be supported by a written statement, in each case, setting out how the information satisfies the requirements of the claim to

confidentiality. In the alternative, a sworn statement should be made setting out reasons why it is impossible to comply with these requirements.

Section 2.3 of the quote the SGR provides as follows:

*“The following list indicates “information that is by nature confidential” as per section 33(1)(a) of the Main Act, read with section 36 of the Promotion of Access to Information Act (Act 2 of 2000):*

- (a) management accounts;*
- (b) financial accounts of a private company;*
- (c) actual and individual sales prices;*
- (d) actual costs, including cost of production and importation cost;*
- (e) actual sales volumes;*
- (f) individual sales prices;*
- (g) information, the release of which could have serious consequences for the person that provided such information; and*
- (h) information that would be of significant competitive advantage to a competitor;*

*Provided that a party submitting such information indicates it to be confidential.”*

## **ADDRESS**

Any information regarding this matter must be submitted in writing to the following address:

### **Physical address**

Senior Manager: Trade Remedies I  
International Trade Administration Commission  
**Block E** – The DTI Campus  
77 Meintjies Street  
SUNNYSIDE  
PRETORIA  
SOUTH AFRICA

### **Postal address**

Senior Manager: Trade Remedies I  
Private Bag X753  
PRETORIA  
0001  
SOUTH AFRICA

Should you have any queries, please do not hesitate to contact Mr Busman Makakola at +27 12 394 3380/ Bmakakola@itac.org.za or Ms Charity Mudzwiri at + 27 12 394 1817/ Cramaposa@itac.org.za or at fax +27 12 394 0518.