



Canadian International  
Trade Tribunal

Tribunal canadien du  
commerce extérieur

**CANADIAN  
INTERNATIONAL  
TRADE TRIBUNAL**

# Dumping and Subsidizing

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## FINDINGS

Inquiry NQ-2025-005

Steel Strapping

*Findings issued  
Wednesday, January 14, 2026*

IN THE MATTER OF an inquiry pursuant to section 42 of the *Special Import Measures Act* respecting:

## STEEL STRAPPING

### FINDINGS

The Canadian International Trade Tribunal, pursuant to the provisions of section 42 of the *Special Import Measures Act* (SIMA), has conducted an inquiry to determine whether the dumping of steel strapping, of carbon or alloy steel, with or without seals, whether or not in coils, whether or not punched, whether or not waxed, regardless of surface finish (including whether or not coated, painted, galvanized or “blued”), with a nominal width of 9.5 mm (3/8”) to 50.8 mm (2”) inclusive, and a nominal thickness of 0.38 mm (0.015”) to 1.12 mm (0.044”) inclusive (with all dimensions being plus or minus allowable tolerances), originating in or exported from the People’s Republic of China (China), the Republic of Korea (South Korea), the Republic of Türkiye (Türkiye) and the Socialist Republic of Vietnam (Vietnam), and the subsidizing of the above-mentioned goods originating in or exported from China, have caused injury or retardation or are threatening to cause injury, as these words are defined in SIMA, and to determine such other matters as the Tribunal is required to determine under that section.

On December 15, 2025, the President of the Canada Border Services Agency (CBSA), pursuant to paragraph 41(1)(a) of SIMA, terminated its dumping investigation in respect to the above-mentioned goods exported to Canada from South Korea by Sam Hwan Steel Co., Ltd and from Vietnam by Sam Hwan Vina Co., Ltd., as the goods were not dumped. On the same day, the President of the CBSA, pursuant to paragraph 41(1)(b) of SIMA, made a final determination of dumping in respect of the above-mentioned goods originating in or exported from China, South Korea, Türkiye and Vietnam, for which the dumping investigation was not terminated, and a final determination of subsidizing in respect of the above-mentioned goods originating in or exported from China.

Further to the Tribunal’s inquiry, the Tribunal finds, pursuant to subsection 42(4.1) of SIMA, that the volumes of dumped goods originating in or exported from South Korea and Vietnam are negligible, as this word is defined in SIMA. Therefore, the Tribunal terminates its inquiry regarding the dumping of the above-mentioned goods originating in or exported from South Korea and Vietnam.

Pursuant to subsection 43(1) of SIMA, the Tribunal finds that the dumping of the above-mentioned goods originating in or exported from Türkiye, and the dumping and subsidizing of those goods originating in or exported from China, have caused material injury to the domestic industry.

The Tribunal further finds that the circumstances referred to in paragraphs 42(1)(b) and (c) of SIMA relating to massive importation are not present.

Susana May Yon Lee  
Susana May Yon Lee  
Presiding Member

Frédéric Seppey  
Frédéric Seppey  
Member

Randolph W. Heggart  
Randolph W. Heggart  
Member

The statement of reasons will be issued within 15 days.