On 1 February 2019, the European Commission (‘the Commission’) imposed a definitive safeguard measure on certain steel products by Commission Implementing Regulation (EU) 2019/159 (1). The measure currently in force consists of a tariff-rate quota (‘TRQ’), based on historical imports, which is applicable to imports into the Union of each of the 26 product categories comprising the product concerned. Where the relevant tariff-rate quota is exhausted, an additional duty of 25% is levied on the net, free-at-Union-frontier price.

The safeguard measure was imposed for an initial period of three years, i.e. until 30 June 2021.

1. Request for an extension of the measure

The Commission received a substantiated request by 12 Member States on 15 January 2021 to examine pursuant to Article 19 of Regulation (EU) 2015/478 of the European Parliament and of the Council (2) and Article 16 of Regulation (EU) 2015/755 of the European Parliament and of the Council (3) whether the current safeguard measure should be extended in time.

The request contains evidence suggesting that the safeguard measure continues to be necessary to prevent or remedy serious injury and that Union producers are adjusting. In particular, the request contains information regarding negative performance of certain key injury indicators and the existence of continuous significant import pressure from third countries. The request further provides elements pointing to the fact that global overcapacity remains at a very high level, that a large number of trade restrictive measures and trade defence measures by third countries continue being adopted, and that there are no elements suggesting that the US will be removing the Section 232 measures on steel. Hence the request argues that the risk of trade diversion continues and that if the measure was lifted, the Union industry would face a flood of imports that would have a very negative impact on its economic performance. Moreover, the request includes examples pertaining to adjustments undertaken by the Union producers. The Commission considered that the information provided, including the sources and supporting evidence, constitutes sufficient basis to initiate an investigation.

2. **Scope and objective of the investigation**

In accordance with Article 19 of Regulation (EU) 2015/478 and Article 16 of Regulation (EU) 2015/755, the initial period of duration of a safeguard measure may be extended. In order to establish whether such an extension is warranted, the Commission should carry out an investigation pursuant to Article 5 of Regulation (EU) 2015/478 and Article 3 of Regulation (EU) 2015/755 respectively.

In the course of the investigation, the Commission will focus its assessment, notably, on whether the safeguard measure continues to be necessary to prevent or remedy serious injury, whether there is evidence that Union producers are adjusting, and whether a prolongation would be in the Union interest. The investigation will also determine the appropriate duration of the extension (if any).

3. **Product under investigation**

The product under investigation consists of certain steel products as listed in the Annex to this Notice.

4. **Procedure**

Having determined that there is sufficient evidence at its disposal, the Commission hereby initiates an investigation to determine whether to extend the duration of the current safeguard measure on certain steel products.

4.1. **Questionnaire replies (Union producers only)**

To carry out a proper assessment regarding the necessity to extend the duration of the current safeguard measure to prevent or remedy serious injury, the Commission deems it necessary to collect specific data from the Union industry. This data includes, inter alia, the performance of key economic and financial indicators for the period considered (2018-2020).

Union producers are thus requested to fill in and submit, through their respective Union associations, the questionnaires within 21 days from the publication of this Notice. A template of the relevant questionnaire is available at: https://trade.ec.europa.eu/tdi/case_details.cfm?id=2519

4.2. **Written submissions**

In order to obtain all relevant information deemed necessary for the investigation, interested parties, i.e. parties that have an objective link between their activities and the product under investigation, are hereby invited to make their views known, submit information and provide supporting evidence to the Commission in writing within 15 days of the date of publication of this Notice in the *Official Journal of the European Union*. All written submissions are to be made via TRON.tdi (https://tron.trade.cc.europa.eu/tron/TDI). See Section 4.6 for further details.

Parties making a submission are requested to clearly state in their correspondence which of the below issue(s) is (are) concerned by their submission, and make their arguments under the following headings:

(a) Whether the measure continues to be necessary, and why;

(b) Union interest considerations;

(c) Other.

For the sake of efficiency, and as it has done in previous review investigations, the Commission will automatically extend the status of interested party to all stakeholders that hold such status under the current safeguard measure. However, this provision will not apply to Powers of Attorney (PoA).

For those companies, associations or third country governments that wish to participate in the proceeding triggered by the publication of this Notice through external legal representatives, presentation of a PoA specific to this proceeding is necessary.

Parties wishing to participate in the proceeding and which are currently not registered as interested parties to the case are invited to explain their interest and links with the case when making a submission via TRON.
4.3. Possibility to comment on other parties’ submissions

To guarantee the rights of defence, interested parties should have the possibility to comment on the information submitted by other interested parties. When doing so, interested parties may only address the issues raised in the other interested parties’ submissions and may not raise new issues. In a rebuttal, interested parties should indicate specifically which party (-ies) comments they are rebutting, and follow the same abovementioned headings structure.

Such comments must reach the Commission within 10 days from the moment the submissions mentioned in Section 4.2 as well as questionnaire replies from Union producers are made available for inspection by interested parties in TRON. The Commission will duly inform interested parties, via TRON, when this second stage of the written proceeding is triggered.

Access to the file available for inspection for interested parties is made via Tron.tdi at the following address: https://tron.trade.ec.europa.eu/tron/TDI Please follow the instructions on that page to get access.

The outlined timeframe is without prejudice to the Commission’s right to request additional information from interested parties in duly justified cases.

4.4. Possibility to be heard by the Commission investigating services

All interested parties may request to be heard by the Commission investigation services. Any request to be heard must be made in writing within 15 days from the publication of this Notice in the Official Journal, and must specify the reasons for the request, as well as a summary of what the interested party wishes to discuss at the hearing.

Interested parties are informed, however, that given the need to complete the investigation and make a determination by 30 June 2021 at the latest (see Section 5 below), the likely high number of interested parties and the fact that these interested parties will be given the possibility to comment on other parties’ submissions, which will ensure sufficient opportunities to defend and make their views known, the Commission intends to carry out the investigation in written form, without organising oral hearings unless interested parties can show that there is a special need to be heard in oral form.

4.5. Submission of information and extension to time limits specified in this Notice

As a rule, interested parties may only submit information within the timeframes specified in this Notice. Any extension to the time limits provided for in this Notice can only be requested in exceptional circumstances and will only be granted if duly justified. Duly justified exceptional extensions to the deadline to make submission will normally be limited to 3 additional days as a maximum.

4.6. Instructions for making written submissions and sending completed questionnaires and correspondence

Information submitted to the Commission for the purpose of trade defence proceeding shall be free from copyrights. Interested parties, before submitting to the Commission information and/or data which is subject to third party copyrights, must request specific permission to the copyright holder explicitly allowing the Commission (a) to use the information and data for the purpose of this trade defence proceeding; and (b) to provide the information and/or data to interested parties to this investigation in a form that allows them to exercise their rights of defence.

All written submissions provided by interested parties for which confidential treatment is requested shall be labelled ‘Limited’ (\(^4\)). Parties submitting information in the course of this investigation are invited to reason their request for confidential treatment.

Parties providing ‘Limited’ information are required to furnish non-confidential summaries of it pursuant to Article 8 of Regulation (EU) 2015/478 (\(^5\)) and Article 5 of Regulation (EU) 2015/755 (\(^6\)), which will be labelled ‘For inspection by interested parties’. Those summaries should be sufficiently detailed to permit a reasonable understanding of the substance of the information submitted in confidence and must reach the Commission at the same time with the ‘Limited’ version.

\(^4\) A ‘Limited’ document is a document which is considered confidential pursuant to Article 8 of Regulation (EU) 2015/478, Article 5 of Regulation (EU) 2015/755, and Article 3.2 of the WTO Agreement on Safeguards. It is also a document protected pursuant to Article 4 of Regulation (EC) No 1049/2001 of the European Parliament and of the Council (OJ L 145, 31.5.2001, p. 43).

\(^5\) OJ L83, 27.03.2015, p. 16.

\(^6\) OJ L123, 19.5.2015, p. 33.
If a party providing confidential information fails to show good cause for a confidential treatment request or does not furnish a non-confidential summary of it in the requested format and quality, the Commission may disregard such information unless it can be satisfactorily demonstrated from appropriate sources that the information is correct.

Interested parties are invited to make all submissions and requests via TRON.tdi (https://tron.trade.ec.europa.eu/tron/TDI) including scanned powers of attorney. By using TRON.tdi or e-mail, interested parties express their agreement with the rules applicable to electronic submissions contained in the document ‘CORRESPONDENCE WITH THE EUROPEAN COMMISSION IN TRADE DEFENCE CASES’ published on the website of the Directorate-General for Trade: http://trade.ec.europa.eu/doclib/docs/2011/june/tradoc_148003.pdf. The interested parties must indicate their name, address, telephone and a valid e-mail address and they should ensure that the provided e-mail address is a functioning official business email which is checked on a daily basis. Once contact details are provided, the Commission will communicate with interested parties by TRON.tdi or email only, unless they explicitly request to receive all documents from the Commission by another means of communication or unless the nature of the document to be sent requires the use of a registered mail. For further rules and information concerning correspondence with the Commission including principles that apply to submissions via TRON.tdi, interested parties should consult the communication instructions with interested parties referred to above.

Commission address for correspondence:

European Commission
Directorate-General for Trade
Directorate G, unit G5
Office: CHAR 03/66
1049 Bruxelles/Brussel
BELGIQUE/BELGIË

TRON.tdi: https://webgate.ec.europa.eu/tron/tdi
Email address: TRADE-SAFE009-REVIEW@ec.europa.eu

5. **Schedule of the investigation**

The measure in place will lapse on 30 June 2021, unless there is a decision to extend them. Therefore, any decision resulting from this proceeding should take place before that date.

6. **Non-cooperation**

In cases where any interested party does not provide the necessary information within the time limits, or significantly impedes the investigation, findings may be made on the basis of facts available, in accordance with Article 5 of Regulation (EU) 2015/478 and Article 3 of Regulation (EU) 2015/755. Where it is found that any interested party has supplied false or misleading information, the information may be disregarded and use may be made of facts available.

7. **Hearing Officer**

The Hearing Officer acts as an interface between the interested parties and the Commission investigation services. The Hearing Officer reviews requests for access to the file, disputes regarding the confidentiality of documents, requests for extension of time limits and any other request concerning the rights of defence of interested parties and third parties as may arise during the proceeding.

Interested parties may request an intervention of the Hearing Officer. In principle, these interventions shall be limited to the issues that have arisen during the current review proceeding.

A request for an intervention of the Hearing Officer should be made in writing and should specify the reasons for the request. Interested parties are invited to follow the timeframes set out in Section 4.1 to Section 4.3 of this Notice for submissions to the Commission when requesting the intervention to the Hearing Officer. Where such requests are submitted outside the relevant timeframes, the Hearing Officer may also examine the reasons for such late requests, having due regard to the interests of good administration and the timely completion of the investigation.

For further information and contact details interested parties may consult the Hearing Officer’s web pages on DG Trade’s website: http://ec.europa.eu/trade/trade-policy-and-you/contacts/hearing-officer/
8. **Processing of personal data**

Any personal data collected in this investigation will be treated in accordance with Regulation (EU) 2018/1725 of the European Parliament and of the Council (\(^{1}\)).

A data protection notice that informs all individuals of the processing of personal data in the framework of Commission’s trade defence activities is available on DG Trade's website: http://trade.ec.europa.eu/doclib/html/157639.htm

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