

NOTICE

**on the initiation and conduct of an anti-dumping investigation into the import into Ukraine of
welded steel pipes originating in the Republic of Türkiye**

In accordance with the Law of Ukraine “On Protection of National Producers from Dumping Imports” (*hereinafter referred to as the Law*), **the Interdepartmental Commission on International Trade** (*hereinafter referred to as the Commission*) **considered**: a complaint from the private joint-stock company “Mariupol Metallurgical Plant named after Ilyich”, the limited liability company “DMZ Kominmet”, the private joint-stock company “Pipe Plant “Trubostal”, the limited liability company “METINVEST-SMC” and the public joint-stock company “Zaporizhzhia Metallurgical Plant “Zaporizhstal” (*hereinafter referred to as the Applicant*) on the initiation and conduct of an anti-dumping investigation into the import of welded steel pipes originating in the Republic of Türkiye into Ukraine (*hereinafter referred to as the Complaint*); a report and conclusions of the Ministry of Economy, Environment and Agriculture of Ukraine (*hereinafter referred to as the Ministry of Economy*) on the results of the anti-dumping procedure into the import of welded steel pipes originating in the Republic of Türkiye into Ukraine.

Based on the results of the review, the Commission established: the Complaint contains sufficient substantiated evidence on the basis of which it can be assumed that it was filed by a proper national producer; the Complaint contains sufficient substantiated evidence on the basis of which it can be assumed that imports of welded steel pipes originating in the Republic of Türkiye into Ukraine could be carried out at dumped prices and the level of the dumping margin cannot be considered minimal, and the import volumes are insignificant in accordance with the provisions of the Law; the Complaint contains sufficient substantiated evidence of injury to the national producer; the Complaint contains sufficient evidence that the Republic of Türkiye has significant export potential.

In particular, according to the materials of the Complaint, during the study period (2021 - Q1 2025): the volume of imports into Ukraine of goods originating in the Republic of Türkiye, which are alleged to be dumped, increased in absolute terms by 400%, relative to consumption and production in Ukraine of similar goods - by 348% and 692%, respectively; the average import prices into Ukraine of goods originating in the Republic of Türkiye, which are alleged to be dumped, were lower than the cost of similar goods of the national producer; an analysis of the dynamics of the main indicators of the financial and economic activity of the national producer during the study period showed a deterioration in a number of indicators, namely: production volumes, utilization of production capacities, volumes and prices of sales to the domestic market, and the number of personnel. Profitability and financial results from sales on the domestic market were negative throughout the study period.

In connection with the above and in accordance with Article 12 of the Law, **the Commission adopted a decision dated 26.01.2026 No. AD-593/2026/441-01, according to which it initiated an anti-dumping investigation into the import into Ukraine of goods** with the following description: **welded steel non-galvanized (black) pipes, classified according to the Ukrainian classification of goods of foreign economic activity (UKT ZED): 7306 30 49 90, 7306 30 77 90, 7306 30 80 90, 7306 30 12 00, 7306 61 92 00, 7306 61 99 00.**

The country of origin of the goods described above is the Republic of Türkiye.

The Ministry of Economy is entrusted with conducting an anti-dumping investigation into imports of welded steel pipes originating in the Republic of Türkiye into Ukraine (*hereinafter referred to as the investigation*).

If the investigation concerns the interests of individuals or legal entities, such entities have the right to send to the Ministry of Economy information that may be useful for conducting the investigation. The information submitted to the Ministry of Economy must be based on facts, and not on unsubstantiated allegations or assumptions. At the same time, the information shall be taken into account by the Ministry of Economy if it is submitted in the state language of Ukraine and within the time limits established by the Law, the Commission or the Ministry of Economy.

Within 30 days from the date of publication of this notice, the Ministry of Economy shall register interested parties to the investigation and consider requests for hearings. In the request for registration, the interested party to the investigation shall indicate the name, legal address, telephone number, e-mail address of the organization, type of activity (manufacturer, importer, exporter, etc.), surname, first name and patronymic of the contact person. The recommended form of the request for registration of the investigation by an interested party is provided in the appendix to this notice.

Within 60 days from the date of publication of this notice, the Ministry of Economy shall consider written comments and information regarding the initiation of the investigation. The information shall be provided in Ukrainian or in the original language and shall be accompanied by a translation into Ukrainian.

If the information is confidential, it is necessary to prepare and send to the Ministry of Economy its confidential and non-confidential versions.

During the investigation, the Ministry of Economy, in accordance with the Law, may limit itself to a moderate number of parties, types of goods or transactions, applying selective methods of anti-dumping investigation.

The Commission's Decision of 26.01.2026 No. AD-593/2026/441-01 shall enter into force from the date of publication of this notice.

The address of the Ministry of Economy for official registration of documents: st. M. Hrushevskoho, 12/2, Kyiv, 01008. E-mail: mecconomy@me.gov.ua.

Information on incoming correspondence: tel. +38 044 200-47-53.

Interdepartmental Commission on International Trade

Appendix
Request form for registration of an interested party in the investigation
{on the official letterhead of the company/organization}

In accordance with Part Twelve of Article 12 of the Law of Ukraine “On Protection of National Producers from Dumping Imports”, we kindly ask you to register as an interested party in the anti-dumping investigation into the import of welded steel pipes originating in the Republic of Türkiye into Ukraine (company/organization) on the following basis:

I. Information about the interested party: Full and abbreviated name of the company; Status of the company within the framework of the investigation {importer, exporter, manufacturer, consumer, their association, other (specify)}; Main type of activity; Contact information; Information about the legal representative (if any); Address for receiving correspondence within the framework of the investigation; Email address for receiving correspondence within the framework of the investigation.

II. Information on the company's activities {it is necessary to provide data on the product that is the subject of the investigation, relating to the company according to the type of activity, for the calendar year immediately preceding the initiation of the investigation}. Total production volume of the product that is the subject of the investigation in quantitative (tons) and value indicators (USD); Production volume (tons) (by UKT FEA codes or main types of goods): _____; Total purchase volume of the product that is the subject of the investigation in quantitative (tons) and value indicators (USD); Main suppliers of the product, indicating their volumes, cost of supply and the supplier's share in the total supply of the product that is the subject of the investigation: _____; Total sales volume of the product that is the subject of the investigation in quantitative (tons) and value indicators (USD); Sales volume (tons) (by UKT FEA codes or main types of goods); The main buyers of the goods, indicating their volumes, sales value and the buyer's share in the total sales of the goods that are the subject of the investigation.

{signed by the head of the enterprise or an authorized person}

{if there are reasonable grounds for applying the confidential regime to the information, this must be clearly stated and in this case two versions of the request must be prepared: confidential and non-confidential}