

AKDENİZ İHRACATÇI BİRLİKLERİ GENEL SEKRETERLİĞİ

Sayı: 17812098-TİM.AKİB.GSK.SAN.2025/137-1681 Mersin, 18/03/2025

Konu: ABD Section 232 Önlemleri

Sayın Üyemiz,

T.C. Ticaret Bakanlığı İthalat Genel Müdürlüğünden alınan bir yazıda, ABD'nin Section 232 önlemleri kapsamında ülke ve ürün bazında muafiyetlerin kaldırılması, alüminyum ürünlerinde uygulanan %10'luk ilave vergilerin %25'e yükseltilmesi ve önlemler kapsamına yeni türev ürünlerin eklenmesine ilişkin hususlar hatırlatılmaktadır. Bu kapsamda, Başkanlık Kararları ile yeni türev ürünlere yönelik %25 oranındaki ilave vergilerin 73 ve 76. fasıl altında yer alan ürünler için 12 Mart 2025 tarihi itibarıyla geçerli olacağı, bu fasıllar dışında yer alan ürünlere uygulanacak ilave vergilerin, ABD Ticaret Bakanlığı'nın gerekli sistemi kurması akabinde alüminyum ve çelik içeriğine göre tahsil edileceği hükmü bildirilmektedir.

Bu defa Vaşington Ticaret Müşavirliğimizden alınan bir yazıda, ABD Ticaret Bakanlığı'nca açıklanan bildirimle (EK-1), çelik ve alüminyum ürünlerinde ilave gümrük vergilerinin tam, verimli ve hızlı bir şekilde tahsil edilmesi amacıyla yeterli sistemlerin mevcut olduğu teyit edilmiştir. Söz konusu duyuru akabinde, ABD Gümrük Sınır ve Muhafaza Birimi (CBP) tarafından alüminyum (EK-2) ve çelik (EK-3) sektörlerinde ilave vergilerin tahsiline ilişkin detayları bildiren bültenler yayımlanmıştır. Bahse konu bültenlerin incelenmesinden, 12 Mart 2025 tarihi itibarıyla 73 ve 76. fasıl dışında kalan ürünlerden, çelik ve alüminyum içeriğine göre vergi tahsil edilmeye başlanacağı anlaşılmaktadır.

Söz konusu değişikliklerle ABD'li ithalatçıların, 73 ve 76. fasıl dışında kalan önlem kapsamı türev ürünlerin çelik ve alüminyum içeriğini tam olarak raporlamak zorunda kalacağı belirtilmektedir. Section 232 uygulamalarına uyum sağlamanın ve gerekli raporlamaları yapmanın ABD ithalatçılarının sorumluluğunda olduğu bununla birlikte, önümüzdeki dönemde ihracatçılarımızın ürünlerdeki çelik veya alüminyum girdisinin detayları, eritme ve dökme ülkesi, hammaddenin kaynağı vb. bilgileri ithalatçılarına sağlaması gerekeceği bildirilmektedir. Bu çerçevede, ABD'ye söz konusu türev ürünlerin ihracatını gerçekleştiren veya gerçekleştirmeyi planlayan firmalarımızın, tedarik zincirlerinin izlenebilirliği konusunda gerekli tedbirleri almasının önem arz ettiği ifade edilmektedir.

Bilgilerini rica ederim.

Dr. Osman ERŞAHAN Genel Sekreter Yrd.

Ekler:

- 1- ABD Ticaret Bakanlığı Duyurusu
- 2- Alüminyum Bildirim
- 3- Çelik Bildirim

Akdeniz İhracatçı Birlikleri Genel Sekreterliği

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AKDENİZ İHRACATÇI BİRLİKLERİ GENEL SEKRETERLİĞİ

17812098-TİM.AKİB.GSK.SAN.2025/137-1681 Sayı: Mersin, 18/03/2025

Konu: ABD Section 232 Önlemleri

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DEPARTMENT OF COMMERCE

Bureau of Industry and Security

[Docket No. 250311-0033]

XRIN: 0694-XC115

Certification of Systems for Processing and Collecting Tariffs on Steel and Aluminum
Articles Pursuant to the President's February 10, 2025 Proclamations

AGENCY: Bureau of Industry and Security, Department of Commerce.

ACTION: Notice.

SUMMARY: On February 10, 2025, the President issued Proclamations 10895 "Adjusting Imports of Aluminum into The United States" (Aluminum Proclamation), and 10896 "Adjusting Imports of Steel into the United States" (Steel Proclamation), imposing specified rates of duty on imports of aluminum and steel, respectively (collectively, the Proclamations). The Proclamations also required the Secretary of Commerce to certify that adequate systems are in place to fully, efficiently, and expediently process and collect tariff revenue for covered articles. This notice certifies that adequate systems are in place to fully, efficiently, and expediently process and collect tariff revenue for covered articles for both steel and aluminum.

SUPPLEMENTARY INFORMATION:

Background

On February 10, 2025, the President issued Proclamation 10895, "Adjusting Imports of Aluminum into the United States" (90 FR 9087) (Aluminum Proclamation). Clause (9) of the Aluminum Proclamation requires that I, as Secretary of the United States Department of Commerce, certify that adequate systems are in place to fully, efficiently, and expediently process and collect tariff revenue for covered aluminum articles outside of Chapter 76 of the Harmonized Tariff Schedule of the United States (HTS). I so certify for all aluminum articles

and derivative aluminum articles in Annex 1 to Proclamation 10895 that are outside of Chapter

76 of the HTS.

On February 10, 2025, the President issued the Proclamation 10896, "Adjusting the

Imports of Steel into the United States" (90 FR 9817) (Steel Proclamation). Clause (8) of the

Steel Proclamation requires that I, as Secretary of the United States Department of Commerce,

certify that adequate systems are in place to fully, efficiently, and expediently process and collect

tariff revenue for covered steel articles. I so certify for all steel articles and derivative steel

articles in Annex 1 to Proclamation 10896.

Howard W. Lutnick,

Secretary of the United States Department of Commerce.

[FR Doc. 2025-04210 Filed: 3/11/2025 4:45 pm; Publication Date: 3/14/2025]

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CSMS # 64384496 - UPDATED GUIDANCE: Import Duties on Imports of Aluminum and Aluminum Derivative Products

U.S. Customs and Border Protection sent this bulletin at 03/11/2025 09:24 PM EDT



Cargo Systems Messaging Service

CSMS # 64384496 - UPDATED GUIDANCE: Import Duties on Imports of Aluminum and Aluminum Derivative Products

This message updates CSMS #64348288 by confirming that the Secretary of Commerce has certified collection of the 25 percent import duty on certain imports of aluminum articles and derivative aluminum articles from all countries effective 12:01 a.m. Eastern Daylight Time on March 12, 2025.

BACKGROUND

On February 10, 2025, the President issued Proclamation 10895 on Adjusting Imports of Aluminum into the United States, under Section 232 of the Trade Expansion Act of 1962, as amended (19 U.S.C. 1862), imposing ad valorem tariffs on certain imports of aluminum articles and derivative aluminum articles from all countries, is effective March 12, 2025. See 90 FR 9807 and 90 FR 11251.

GUIDANCE

Effective with respect to aluminum articles and derivative aluminum articles entered for consumption, or withdrawn from warehouse for consumption, on or after 12:01 a.m. Eastern Daylight Time on March 12, 2025, the following Harmonized Tariff Schedule of the United States (HTSUS) classifications and 25 percent duty rate apply:

- 9903.85.02: Aluminum products except derivative articles listed in subdivision (g).
- 9903.85.04: Derivative aluminum products listed in subdivision (i) (existing aluminum derivative articles subject to Section 232).
- 9903.85.07: Derivative aluminum products listed in subdivision (j) (new aluminum derivative articles classified in Chapter 76 subject to Section 232).

Effective with respect to aluminum articles and derivative aluminum articles entered for consumption, or withdrawn from warehouse for consumption, on or after 12:01 a.m. Eastern Daylight Time on March 12, 2025, the following HTS classification and 0 percent duty rate applies:

• 9903.85.09: Derivative aluminum articles listed in subdivision (j) or (k) (new derivative aluminum articles), where the derivative aluminum products were processed in another country from aluminum articles that were smelted and cast in the United States.

Effective with respect to aluminum articles and derivative aluminum articles entered for consumption, or withdrawn from warehouse for consumption, on or after March 12, 2025, the following HTS classification and 25 percent duty rate applies to the value of the aluminum content:

• 9903.85.08: Derivative aluminum products listed in subdivision (k) (new aluminum derivative articles not classified in Chapter 76 subject to Section 232): the import duty is based upon the value of the aluminum content (see instructions below).

Reporting Instructions for Duties Based on Aluminum Content (HTS 9903.85.08)

For new aluminum derivatives not classified in Chapter 76, the 25 percent duty is to be

If the value of the aluminum content is the same as the entered value or is unknown, duty must be reported under 9903.85.08 based on the entire entered value, and on only one entry summary line.

In the case where the value of the aluminum content is less than the entered value of the imported article, the good must be reported on two lines. The first line will represent the non-aluminum content, the second line will represent the aluminum content. Each line should be reported in accordance with the below instructions.

Non-Aluminum content, first line:

- Ch. 1-97 HTS, this same HTS must be reported on both lines.
- Country of origin, same must be reported on both lines.
- Total entered value of the article less the value of aluminum content.
- Report the total quantity of the imported goods.
- Report all other applicable duties, such as IEEPA tariffs and antidumping and countervailing duties.

Aluminum content, second line:

- Same Ch. 1-97 HTS reported on the first line.
- Same country of origin reported on the first line.
- Report 0 for quantity for the Ch. 1-97 HTS.
- Report the value of the aluminum content.
- Report the Section 232 duties based on the value of aluminum content with HTS 9903.85.08.
- Report a second quantity (of the aluminum content) in kilograms with the HTS 9903.85.08.
- Report all other applicable duties, such as IEEPA tariffs and antidumping and countervailing duties

Duties for Aluminum from Russia

The 200 percent duties on any aluminum products and derivative aluminum products subject to Section 232 that are products of Russia, or where any amount of primary aluminum used in the manufacture of the aluminum articles is smelted in Russia, or where the aluminum articles are cast in Russia, are still in effect. These duties are to be applied on the entire value of the imported good. Importers should continue to report HTS heading 9903.85.67 for aluminum products; and heading 9903.85.68 for aluminum derivative products; subject to the 200 percent Russia aluminum duties.

Smelt and Cast Reporting Requirements

To report the primary country of smelt, secondary country of smelt, or country of most recent cast importers must report the International Organization for Standardization (ISO) code on aluminum articles and derivative aluminum articles on all countries subject to section 232.

Filers must report "Y" for primary country of smelt; and/or secondary country of smelt. Filers may not report "N" for both primary country of smelt and secondary country of smelt.

If the imported aluminum is manufactured only from recycled aluminum, then filers should report "Y" for the secondary country of smelt, and report the country reported as the country of origin of the imported article as the secondary country of smelt code. Take note that aluminum manufactured *only* from recycled aluminum is not very common. Importers must be able to provide manufacturing documents, upon request, to substantiate the manufacturing process for the recycled aluminum product.

Country of Origin United States is not covered by the countries of smelt and cast reporting requirements. If the imported product was smelted and cast in the United States, then the importer will report "US" for the country of smelt and "US" for the country of cast.

Exclusions and Drawback

Importer-specific product exclusions for Section 232 duties that active in ACE shall remain effective until their expiration date or until excluded product volume is imported, whichever occurs first. All general approved exclusions (GAEs) shall expire on March 11, 2025, and products will be subject to 25 percent ad valorem duties on March 12, 2025.

No drawback shall be available with respect to the duties imposed.

Quota

All Section 232 tariff rate and absolute quotas shall expire on March 11, 2025. All Section 232 tariff rate and absolute quotas entries must be presented to CBP during official office hours per 19 CFR 132.3, 8:30 a.m. to 4:30 p.m. local port time, on March 11, 2025. Entries that do not achieve quota status by 4:30 local port time on March 11, 2025, do not qualify for the Section 232 quotas and must be refiled as non-quota entries on March 12, 2025.

Foreign Trade Zone (FTZ)

Any aluminum articles or derivative aluminum articles, except those eligible for admission under "domestic status" as defined in 19 CFR 146.43, that is subject to the duty imposed by this proclamation and that is admitted into a U.S. foreign trade zone on or after the Commerce certification date, in accordance with clause 9, may be admitted only under "privileged foreign status" as defined in 19 CFR 146.41, and will be subject upon entry for consumption to any ad valorem rates of duty related to the classification under the applicable HTS subheading.

The smelt and cast reporting requirements also apply to goods admitted into a U.S. FTZ and withdrawn from the FTZ for consumption, on or after 12:01 a.m. Eastern Daylight Time on March 12, 2025.

Reporting Multiple HTS Numbers

For entry summary lines that include multiple HTS numbers, CBP requires that the duty be appropriately associated to the correct HTS. For example, if the entry is subject to 9903.85.02, then the 25 percent duty must be associated to 9903.85.02 when transmitting to ACE and when a printed 7501 is produced. The 25 percent duty must not be combined with the duty reported on a different HTS within the entry summary line. Further, duties across several required HTS numbers on a given entry summary line must not be combined and cannot be reported on only one HTS within the entry summary line.

CBP expects full compliance from the trade community for accurate reporting and payment of the additional duties. CBP will take enforcement action for non-compliance.

For reference, a summary of Section 232 Chapter 99 HTSUS classification lists, and chart are attached.

For questions regarding Section 232 entry filing, contact the Trade Remedy Branch at <u>TradeRemedy@cbp.dhs.gov</u>.

representative or the ACE Help Desk.

Related Message: CSMS# 64348288

- Section 232 chart Final.pdf
- aluminumHTSlist final.pdf



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CSMS # 64384423 - UPDATED GUIDANCE: Import Duties on Imports of Steel and Steel Derivative Products

U.S. Customs and Border Protection sent this bulletin at 03/11/2025 09:05 PM EDT



Cargo Systems Messaging Service

CSMS # 64384423 - UPDATED GUIDANCE: Import Duties on Imports of Steel and Steel Derivative Products

This message updates CSMS #64348411 by confirming that the Secretary of Commerce has certified collection of the 25 percent import duty on certain imports of steel articles and derivative steel articles from all countries effective 12:01 a.m. Eastern Daylight Time on March 12, 2025.

BACKGROUND

On February 10, 2025, the President issued Proclamation 10896 on Adjusting Imports of Steel into the United States, under Section 232 of the Trade Expansion Act of 1962, as amended (19 U.S.C. 1862), imposing 25 percent ad valorem tariffs on certain imports of steel articles and derivative steel articles from all countries, is effective March 12, 2025. See 90 FR 9817 and 90 FR 11249.

GUIDANCE

Effective with respect to steel articles and derivative steel articles entered for consumption, or withdrawn from warehouse for consumption, on or after 12:01 a.m. Eastern Daylight Time on March 12, 2025, the following Harmonized Tariff Schedule of the United States (HTSUS) classifications and 25 percent duty rate apply:

9903.81.87: Iron or steel products listed in subdivision j (except derivative articles)

9903.81.88: Iron or steel products except for derivative articles listed in subdivision (l), (m) and (n) that are admitted to a U.S. foreign trade zone under "privileged foreign status" before March 12, 2025, and entered for consumption on or after March 12, 2025.

9903.81.89: Derivative iron or steel products listed in subdivision (l) (existing steel derivative articles subject to Section 232).

9903.81.90: Derivative iron or steel products listed in subdivision (m) (new steel derivative articles classified in Chapter 73 subject to Section 232).

9903.81.93: Derivative products of iron or steel, as specified in subdivisions (l) and (m) (existing derivative steel products, and new derivative steel products in Chapter 73) admitted to a U.S. foreign trade zone under "privileged foreign status" before March 12, 2025, and entered for consumption on or after March 1, 2025.

Effective with respect to steel articles and derivative steel articles entered for consumption, or withdrawn from warehouse for consumption, on or after 12:01 a.m. Eastern Daylight Time on March 12, 2025, the following HTSUS classification and 0 percent duty rate applies:

- 9903.81.92: Derivative steel or iron products listed in subdivision (m) or (n) (new derivative steel articles) where the derivative iron or steel product was processed in another country from steel articles that were melted and poured in the United States.
 - HTS 9903.81.92 also applies to such goods that were admitted to a U.S. foreign trade zone and granted "privileged foreign status" before March 12, 2025, and entered for consumption, or withdrawn from warehouse for consumption, on or after March 12 (see Foreign Trade Zone section below).

Effective with respect to steel articles and derivative steel articles entered for consumption, or withdrawn from warehouse for consumption, on or after March 12, 2025, the following HTS classification and 25 percent duty rate applies to the value of the steel content:

- 9903.81.91: Derivative iron or steel products listed in subdivision (n) (new steel derivative articles not classified in Chapter 73 subject to Section 232): the import duty is on the value of the steel content (see instructions below).
 - 9903.81.91 also applies to such goods that were admitted to a U.S. foreign trade zone and granted "privileged foreign status" before March 12, 2025, and entered for consumption, or withdrawn from warehouse for consumption, on or after a date to be certified in the Federal Register by the Secretary of Commerce (see Foreign Trade Zone section below).

Reporting Instructions for Duties Based on Steel Content

For new steel derivatives outside of Chapter 73, the 25 percent duty is to be reported with HTS 9903.81.91 based upon the value of the steel content.

If the value of the steel content is the same as the entered value or is unknown, the duty must be reported under HTS 9903.81.91 based on the entire entered value, and report on only one entry summary line.

In the case where the value of the steel content is less than the entered value of the imported article, the good must be reported on two lines. The first line will represent the non-steel content while the second line will represent the steel content. Each line should be reported in accordance with the below instructions.

Non-Steel content, first line:

- Ch 1-97 HTS, this same HTS must be reported on both lines.
- Country of origin, same must be reported on both lines.
- Total entered value of the article less the value of steel content.
- Report the total quantity of the imported goods.
- Report all other applicable duties, such as IEEPA tariffs and antidumping and countervailing duties.

Steel content, second line:

- Same Ch. 1-97 HTS reported on the first line.
- Same country of origin reported on the first line.
- Report 0 for quantity for the Ch. 1- 97 HTS.
- Report the value of steel content.
- Report the Section 232 duties based on the value of steel content with HTS 9903.81.91.
- Report a second quantity (of the steel content) in kilograms with the HTS 9903.81.91.
- Report all other applicable duties, such as IEEPA tariffs and antidumping and countervailing duties.

Melt and Pour Reporting Requirements

The reporting of the country of melt and pour and applicability code is mandatory for both steel and steel derivatives. To report the country of melt and pour, importers must report the International Organization for Standardization (ISO) code on steel articles and derivative steel articles subject to Section 232. For steel articles, importer must report the ISO code where the steel was originally melted and poured. For steel derivatives, importers must report the ISO code where the steel was originally melted or "OTH" (for other countries). For products melted and poured in the United States, importers must

indicate "US" as the country of melt and pour.

Exclusions and Drawback

Importer-specific product exclusions for Section 232 duties that are active in the Automated Commercial Environment (ACE) shall remain effective until their expiration date or until excluded product volume is imported, whichever occurs first. All general approved exclusions (GAEs) shall expire on March 11, 2025, and products will be subject to 25 percent ad valorem duties on March 12, 2025.

No drawback shall be available with respect to the duties imposed.

Quotas

All Section 232 tariff rate and absolute quotas shall expire on March 11, 2025. All Section 232 tariff rate and absolute quotas entries must be presented to CBP during official office hours per 19 CFR 132.3, 8:30 a.m. to 4:30 p.m. local port time, on March 11, 2025. Entries that do not achieve quota status by 4:30 p.m. local port time on March 11, 2025, do not qualify for the Section 232 quotas and must be refiled as non-quota entries on March 12, 2025.

Foreign Trade Zone (FTZ)

Any steel article or derivative steel article, except those eligible for admission under "domestic status" as defined in 19 CFR 146.43, that is subject to the duty imposed by this proclamation and that is admitted into a U.S. FTZ on or after 12:01 a.m. eastern daylight time on March 12, 2025, must be admitted and granted as "privileged foreign status" as defined in 19 CFR 146.41, and will be subject upon entry for consumption to any ad valorem rates of duty related to the classification under the applicable HTS subheading.

Any steel article or derivative steel article, except those eligible for admission under "domestic status" as defined in 19 CFR 146.43, that is subject to the duty imposed by this proclamation, and that was admitted into a U.S. FTZ and granted "privileged foreign status" as defined in 19 CFR 146.41, prior to 12:01 a.m. eastern daylight time on March 12, 2025, will likewise be subject upon entry for consumption to any ad valorem rates of duty related to the classification under the applicable HTS subheading added by this proclamation.

For steel and steel derivative articles admitted into a U.S. foreign trade zone and granted "privileged foreign status" as defined in 19 CFR 146.41, prior to 12:01 a.m. eastern daylight time on March 12, 2025, and entered on or after 12:01 a.m. eastern daylight time on March 12, 2025, use the HTS classification below corresponding to the type of imported good:

- 9903.81.88: Iron or steel products (including those classified under GAEs).
- 9903.81.93: Iron or steel derivative products, except as noted below:
 - 9903.81.91: Iron or steel derivative products classified outside of Chapter 73.
 - 9903.81.92: Iron or steel derivative products with a melt and pour of United States.

Reporting Multiple HTS Numbers

For entry summary lines that include multiple HTS numbers, CBP requires that the duty be appropriately associated to the correct HTS. For example, if the entry is subject to 9903.81.87, then the 25 percent duty must be associated to 9903.81.87 when transmitting to ACE and when a printed 7501 is produced. The 25 percent duty must not be combined with the duty reported on a different HTS within the entry summary line.

must not be combined and cannot be reported on only one HTS within the entry summary line.

CBP expects full compliance from the trade community for accurate reporting and payment of the additional duties. CBP will take enforcement action on non-compliance.

For reference, a summary of Section 232 Chapter 99 HTSUS classification lists, and chart are attached.

For questions regarding Section 232 entry filing, contact the Trade Remedy Branch at <u>TradeRemedy@cbp.dhs.gov</u>.

If you encounter any errors in filing an entry summary, contact your CBP client representative or the ACE Help Desk.

Related Message: CSMS# 64348411

- <u>steelHTSlist final (1).pdf</u>
- Section 232 chart Final (1).pdf



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