

# U.S. TRADE LAW & ENFORCEMENT: AD/CVD/SAFEGUARDS

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## **TRADE REMEDIES**

- Unfair foreign pricing and government subsidies distort the free flow of goods and adversely affect competing businesses in the global marketplace.
- Antidumping (AD) and countervailing (CVD) duty measures may be used to remedy the artificial advantage created by unfair foreign pricing and government subsidies.
- Safeguard actions may be used to provide relief for domestic industries seriously injured or threatened with serious injury by increased imports.

#### **Outline**

- Explore the basics, the process, and the players
- Hot topics

## **ANTIDUMPING MEASURES**

- Dumping involves the **actions of companies** (in contrast to subsidy cases which involve the actions of governments).
- Dumping investigations and determinations are country, product, and company-specific.
- If a company exports a product at a price lower than the price it normally charges on its own home market, it is said to be "dumping" the product.
- The difference between the price (or cost) in the home market and the price in the export market is called the dumping margin.
- The WTO Agreement does not regulate the actions of companies engaged in dumping. Its focus is on how governments can or cannot react to dumping.

### ANTIDUMPING MEASURES, cont'd

- Under the U.S. system, the **Commerce Department determines** whether dumping is occurring, and if so, the margin of dumping.
- The International Trade Commission (ITC) determines whether
  the U.S. industry is materially injured or threatened with material
  injury by reason of the imports under investigation.
- If both Commerce and the ITC reach affirmative final determinations, Commerce will instructs Customs and Border Protection (CBP) to assess duties against imports of that product into the United States.
- The duties are assessed as a percentage of the value of the imports and are equivalent to the dumping margin.

### **COUNTERVAILING DUTY MEASURES**

- Foreign governments subsidize industries when they provide financial assistance to benefit the production, manufacture or exportation of goods.
- Subsidies can take many forms, such as direct cash payments, credits against taxes, and loans at terms that do not reflect market conditions.
- The WTO Agreement disciplines the use of subsidies, and regulates the actions countries can take to counter the effects of subsidies.
- Under the Agreement, a country can use the WTO's dispute-settlement procedure to seek the withdrawal of the subsidy or the removal of its adverse effects.
- Or the country can initiate a countervailing duty investigation. The amount of subsidies the foreign producer receives from the government is the basis for the subsidy rate by which the subsidy is offset, or "countervailed," through higher import duties.

#### **COUNTERVAILING DUTY MEASURES, cont'd**

- Not all subsidies are countervailable. Injurious subsidies may be countervailed if
  - The government or a public body provides, directly or indirectly, a financial contribution;
  - Which confers a benefit to the recipient; and
  - The subsidy is specific to an enterprise or industry or group of enterprises or industries. (Prohibited subsidies (such as export subsidies) are deemed to be "specific.")
- Examples of "government or public body" include a government agency, government bank, or state-owned enterprise.
- **Financial contribution** includes a direct transfer of funds, government revenue otherwise due that is foregone, government provision of goods or services (other than general infrastructure), and government purchase of goods.
- If both Commerce and the ITC reach affirmative final determinations of subsidization and injury, respectively, Commerce will instruct Customs and Border Protection (CBP) to assess countervailing duties against imports of that product into the United States.

### **INJURY TO A DOMESTIC INDUSTRY**

- Under the U.S. system, the ITC determines whether imports that have been found to be dumped or subsidized materially injure or threaten to materially injure a U.S. industry.
- "Material injury" is not defined in the WTO Agreements.
- •U.S. law defines material injury as harm which is not inconsequential, immaterial, or unimportant.
- Determination of injury is based on consideration a number of factor including the volume of dumped or subsidized imports, the effect of such imports on domestic prices, and the consequent impact on the domestic industry.

### **AD/CVD INVESTIGATIONS – THE PROCESS**

- An <u>AD/CVD investigation</u> is started when a **petition is filed** by or on behalf of the domestic industry. Petitioners must represent at least 25% of domestic production. Commerce may also self-initiate an investigation.
- The petition sets the "scope of the investigation."
- "Interested parties" including manufacturers, exporters, importers, foreign governments and unions may participate in the investigation.
- During the course of an investigation, the investigating authority/s will collect information, hold a public hearing/s, issue preliminary and final determinations, and audit information provided by certain interested parties.
- Interested parties have the right to review and comment on information collected during the course of an investigation, meet with the investigating authority/s, and participate in the public hearing/s.
- Interested parties have a right to litigate the final Commerce and ITC decisions (separately) in federal court. In addition, foreign governments can request WTO dispute settlement with respect to these decisions.

## **SAFEGUARD ACTIONS**

- Safeguards are temporary measures emergency action to limit imports when a surge in imports causes serious injury to a competing domestic industry.
- Elimination of trade barriers exposes domestic industries to increased competition. Safeguards provide temporary "breathing space" for industries to adjust to import competition.
- Safeguards are applied to "fairly traded" imports *i.e.*, there is no requirement of "unfair trade."
- Unlike AD/CVD measures, **safeguard actions** normally are not country specific. They **apply to all imports from all countries**. Countries with which the U.S. has an FTA may be excluded under certain circumstances.
- Types of relief generally include quotas and/or duties.
- Safeguard measures normally may not last more than 4 years and are meant to be digressive in nature (i.e., less trade restrictive over time)

#### <u>SAFEGUARD ACTIONS – THE PROCESS</u>

- The ITC alone conducts safeguard investigations.
- If the ITC determines that a surge in imports is causing serious injury to a competing domestic industry, it may recommend relief to the President.
- The **President makes the final decision** with input from the United States Trade Representative.
- Relief can be in the form of quotas, tariffs, tariff-rate quotas, or Trade Adjustment Assistance.
- ITC safeguard determinations may be challenged in federal court (on limited grounds) as well as in the WTO.

### **THE PLAYERS**

- Investigating authorities
  - Commerce
  - US International Trade Commission (ITC)
  - •CBP

- Congress
- The Administration

Interested parties

### **HOT TOPICS**

#### Circumvention inquiries

- August 2023 final affirmative circumvention determination re 2012 AD/CVD orders on solar cells and modules from China
  - Chinese companies operating in Vietnam, Thailand, Malaysia and Cambodia (4-SEAC); why didn't petitioners seek AD/CVD orders on imports from these countries?
  - Circumvention = wafer + 3
  - 4-SEAC exporters rate assigned?
- Tariff waiver terminates June 6, 2024; future rates calculated or assigned?

#### • Section 201/safeguards extension

- February 2022 extension of 201 tariffs/quotas re solar cells and modules
- Safeguards expire February 6, 2026
- Will cell quota be exceeded if IRA results in on-shoring of module assembly?



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