**Registration Form**

**For all Interested Parties and Contributors**

**Tariff Rate Quota Review**

**Case SM0019: Certain steel products – the Russian Federation and the Republic of Belarus**

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| --- | --- |
| **Period of Investigation:** | 1 July 2021 to 5 April 2022 |
|  |  |
| **Injury Period:** | N/A |
|  |  |
| **Deadline for response:** | **12 April 2022** |
|  |  |
| **Case Team Contact:** | SM0019@traderemedies.gov.uk |
|  |  |
| **Completed on behalf of:** | British Chambers of Commerce |
|  |  |
| **Party type (select):**  | ☐ Contributor☐ Government of relevant foreign country or territory (*Interested Party*)☐**x** Trade or business association representing overseas exporters or UK importers of the good(s) subject to review (*Interested Party*)☐ Trade or business association representing UK producers of like goods or directly competitive goods (*Interested Party*)☐ UK Producer☐ Importer☐ Overseas Exporter |
|  |
|  |
|  |

When you have completed this form, indicate the **confidentiality** of this document by placing an X in the relevant box below:

**☐** Confidential

**☐ x** Non-Confidential – will be made publicly available

Please note that you will have to provide **two copies of your response**: a **Confidential** and a **Non-Confidential version**. Both copies should be returned to the TRA using the Trade Remedies Service ([www.trade-remedies.service.gov.uk](http://www.trade-remedies.service.gov.uk)) by **12 April 2022**.

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# **Instructions**

### I – Who should complete this form?

You should complete this form if you would like to register your interest in this case.

### II – Note about confidentiality

You will need to submit one confidential version and one non-confidential version of this document. Please ensure that each page of information you provide is clearly marked as either “Confidential” or “Non-Confidential” in the header. It is your responsibility to ensure that the non-confidential version does not contain any confidential information.

Please see [https://www.gov.uk/government/publications/the-uk-trade-remedies-investigations-process/an-introduction-to-our-investigations-process#how-we-handle-confidential-information](http://www.trade-remedies.service.gov.uk#how-we-handle-confidential-information)for further information on what can be considered confidential and how to prepare a non-confidential version of this document.

All information provided to the Trade Remedies Authority (TRA) in confidence will be treated accordingly and only used for this investigation (except in limited circumstance as permitted by regulation 17 of the Trade Remedies (Increase in Imports Causing Serious Injury to UK Producers) (EU Exit) Regulations 2019) and will be stored in protected systems. The non-confidential version of your submission will be placed on the public file, which is available on [**www.trade-remedies.service.gov.uk/public/cases**](http://www.trade-remedies.service.gov.uk/public/cases).

# **Section A – Your organisation’s interest in the case**

To register your organisation’s interest in this case, please complete the text boxes below. You should use this form if you are an interested party or contributor including foreign government. For a definition of **goods subject to review**, please refer to the Notice of Initiation.

Please describe your role with regards to the goods subject to review:

*Please answer here*

We are a BRO representing a network of more than 50 Chambers of Commerce across the UK. Chambers members include thousands of manufacturers and users of steel products, who import steel products for use in manufacturing and construction supply chains in the UK.

Please describe your interest in this case:

*Please answer here*

The BCC’s survey evidence of Chambers members and feedback from individual Chambers strongly indicates ongoing problems with sourcing and pricing of steel product imports. These are leading to cost and inflationary pressures in supply chains and for the UK economy. In the last few years leading up to the war in Ukraine, Ukrainian steel accounted for around 5% of our steel imports. Russian and Belarusian imports were also significant in our steel imports mix.

We would support adjustment of the tariff rate quotas for category 1 and 13 products to allow for the exclusion of Russian and Belarusian steel imports, and the reallocation of the TRQs to permit imports from the rest of the world to make good the shortfall thereby caused.

Should steel and iron imports from Russian-occupied areas of Ukraine also be prohibited in due course, we would support a further reallocation of the TRQs on steel products in the affected categories.

# **Section B – Additional information**

Use the box at the end of this section to provide any other relevant information which you think would be useful to help our investigation.

*Please answer here*