

Webinar on

Antidumping and Countervailing Duties: The Nuts and Bolts

Learning Objectives

Anti-dumping Duty Law

Countervailing Duty Law

U.S. Government Departments and Agencies Involved

AD/CVD Process

AD/CVD Petitions, Filing, and Chronology of Events

Investigations and Preliminary Determinations

Administrative Review and Liquidation



Areas Covered

Reimbursement Statements

Bond Sufficiency

Injunctions

AD/CVD Comprehensive Lists

AD/CVD FAQs

Internal Controls

Managing Financial Exposure

Resources and Recommendations



Antidumping (AD) occurs when foreign manufacturers sell goods in the United States less than fair value, causing injury to the U.S. industry. AD cases are company specific; the duty is calculated to bridge the gap back to fair market value.

PRESENTED BY:

Martin is a customs and international trade lawyer admitted to practice in New Jersey, New York, and Pennsylvania, and before the U.S. District Court for the District of New Jersey and the U.S. Court of International Trade. Martin received a Bachelor of Arts degree from Rutgers University, a Master of Public Administration degree from Fairleigh Dickinson University, and a law degree from Rutgers School of Law - Newark. He is also a licensed U.S. Customs Broker, one who worked in the industry for several years.

Price: \$200

On-Demand Webinar

Duration: 90 Minutes

Webinar Description

Antidumping (AD) occurs when foreign manufacturers sell goods in the United States less than fair value, causing injury to the U.S. industry. AD cases are company specific; the duty is calculated to bridge the gap back to fair market value.

Countervailing duties (CVD) cases are established when a foreign government provides assistance and subsidies, such as tax breaks to manufacturers that export goods to the U.S., enabling the manufacturers to sale the goods cheaper than domestic manufacturers. CVD cases are country-specific, and the duties are calculated to duplicate the value of the subsidy.

When the Department of Commerce finds that imported merchandise was sold in the U.S. at an unfairly low or subsidized price, to level the playing field for U.S. companies injured by these unfair trade practices, CBP is responsible for collecting AD/CVD in a timely manner. CBP treats AD/CVD as a Priority Trade Issue.



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Who Should Attend?

importers', exporters

Customs Brokers

Insurance companies

Surety companies

Pharmaceutical companies

Healthcare companies

Defense contractors

Financial companies

Banks

Transportation providers (rail, air, ocean, trucking)

legal

Paralegals

Manufacturers

Investigators

Accountants

CPAs

Financial advisors

International trade consultants

Federal and state and local government contractors

Warehouse operators

Business owners

CEOs

CFOs



Why Should Attend?

If you are a U.S. importer who fails to understand AD/CVD and fails to discern that your imported items are subject to AD and/or CVD, the imposition of truly harsh additional duties and penalties by the U.S. Government can ruin you financially, cause you to lose customers, and lead to increased examinations of your imported goods and audits of your import entries by U.S. Customs and Border Protection (CBP).

All sorts of imported products are subject to AD and CVD investigations. Some of these imported items are metal pipes, forged steel, certain pasta, glycine, washers, plastic ribbons, polyester textured yarn, magnets, steel nails and lots of other items. If you import items from the Peoples Republic of China and certain other countries, well, take heed.



You will learn the following:

The basics of CV Law
The basics of CV Law
The U.S. departments and agencies involved
Determining the imported items most frequently –
and expensively – subject to AD and/or CVD
Escape Clause/Section 201
Understanding AD/CV Petitions
Realizing that there are resources to help you
How to stay clear of AD/CVD problems





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