Invoice/Shipment Ref

Steel and Aluminum Derivatives Invoice Addendum – Complete all lines relevant to your products. This must accompany your commercial invoice and must be completed with a line reference/part# reference in order to match the addendum information to the invoice. This form <u>must be signed by the Importer of Record</u>. If there is not enough space for all your information, please provide a spreadsheet with the same columns indicated in the table below. This form is only needed if your HTS is <u>on this</u> list as having a duty only on steel or aluminum content. If the duty is on the full value of the product, you only need to provide smelt/cast or melt/pour. If the tariff is on steel, but your product is aluminum or vice versa, the duties do not apply. If smelt/cast is unknown, report the country of origin. If melt/pour is unknown, report OTH. File a PSC once actual country is known. Please refer to the guidance below for more information and visit CBP's 232 FAQ.

Invoice Line Reference/ Part Number	HTS Number of Whole Article	Check Box if product contains no steel	Total Value of Steel Content	Total Weight of Steel content in KGs	Steel Country of Melt and Pour	Check Box if product contains no aluminum	Total Weight of Aluminum Content in KGs	Primary	Aluminum Secondary Country of Smelt	Aluminum Cast Country

I certify that the steel and aluminum values and reported origin are true and accurate to the best of my knowledge. I acknowledge that if I am unable to prove origin or value upon CBP investigation that I may be subject to increased duty rates, including 301 duties, AD/CVD, and potential penalties. By signing this form you acknowledge that you have read the form and guidance in its entirety and understand your responsibilities as an importer of record.

Company Name:	Account Number:	
Address:		
City, State/Province, and Zip/Postal Code:		
Name of Certifying Individual:	Title:	
Phone No.:	Email:	
Signature:	Date:	
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Guidance:

<u>Steel</u>

<u>CSMS# 64384423</u> - 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 all imports of steel articles and derivative steel articles from all countries, effective March 12, 2025. See 90 FR 9817 and 90 FR 11249.

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.

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.

<u>Aluminum</u>

<u>CSMS# 64384496</u> - 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 all imports of aluminum articles and derivative aluminum articles from all countries, effective March 12, 2025. See 90 FR 9807 and 90 FR 11251.

For new aluminum derivatives not classified in Chapter 76, the 25 percent duty is to be reported based upon the value of the aluminum content.

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.

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. Aluminum Content Statement for Russia.

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.

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.