Number: 32157

#### **NOTIFICATION**

#### From the Ministry of Commerce:

# IMPORTS COMMUNIQUÉ ON THE PREVENTION OF UNFAIR COMPETITION (COMMUNIQUÉ NO: 2023/13)

## Purpose and scope

ARTICLE 1- (1) The purpose of this Communiqué is to ensure that the domestic producer Trakya Döküm San. and Tic. A.Ş. Brazil Federative Republic of Bulgaria, People's Republic of China, Indonesia 7307.19 originating in the Republic of India, Republic of India and Kingdom of Thailand "Others" registered under the customs tariff heading (pipe connection parts) against dumping in force for importation opening and opening of a final review investigation in relation to the prevention is to determine the procedures and principles of the investigation.

## Underlying

ARTICLE 2- (1) This Communiqué is dated 14/6/1989 and numbered 3577 Law on the Prevention of Unfair Competition in Imports, dated 20/10/1999 and In imports put into force by the Decree of the Council of Ministers No. 99/13482 Decision on the Prevention of Unfair Competition and 30 dated 10/1999/23861 Prevention of Unfair Competition in Imports published in the Official Gazette It has been prepared on the basis of the Regulation on the Subject.

## **Definitions**

ARTICLE 3- (1) In this Communiqué;

- a) Ministry: The Ministry of Trade,
- b) Brazil: the Federal Republic of Brazil,
- c) Bulgaria: the Republic of Bulgaria,
- *ç) CIF: Delivery including costs, insurance and freight,*
- d) PRC: the People's Republic of China,
- e) Indonesia: the Republic of Indonesia,
- f) General Directorate: Ministry of Imports General Directorate,
- g) GTP: Customs tariff position,
- i) India: The Republic of India,
- h) KEP: Registered electronic mail address,
- 1) NGGS: Final review investigation,
- i) Thailand: the Kingdom of Thailand,
- j) TGTC: Turkish Divided into Statistical Positions Customs tariff schedule,
- k) Regulation: Regulation dated 30/10/1999 and numbered 23861 On the Prevention of Unfair Competition in Imports published in the Official Gazette Regulation

## expresses.

## Investigation The subject of the product

**ARTICLE 4-** (1) The product subject to investigation is from Brazil, Bulgaria, Registered under GTP 7307.19 originating in the PRC, Indonesia, India and Thailand are "others" (pipe fittings).

- (2) The GTP in question is provided for informational purposes only and is non-binding.
- (3) The tariff of the product subject to prevention in the TGTC Changes to the position and/or description of the article, this Communiqué shall not constitute an obstacle to the application of its provisions.

## Reference Representative Qualification

**ARTICLE 5-** (1) From the evidence submitted at the application stage, Representing the domestic production branch within the framework of Article 18 of the Regulation The domestic producer Trakya Döküm San. ve Tic. A.Ş. in accordance with Article 20 of the Regulation; It is understood that it is made on behalf of the domestic production branch. In this context, the application The owner company is referred to as a "domestic production branch" in the relevant sections of this Communiqué. will be mentioned.

#### Existent precaution

ARTICLE 6- (1) Official dated 27/4/2000 and numbered 24032 Communiqué on the Prevention of Unfair Competition in Imports published in the Gazette (Communiqué No: 2000/3) and 7307.19 GTP under "of iron or steel" pipe fittings" product imports of Brazilian origin 50% of the CIF price against, CIF against those originating in the

PRC 95% anti-dumping measures have been put in place. Dated 7/9/2006 and Unfair Competition in Imports published in the Official Gazette No. 26282 The first NGGS completed with the Communiqué on Prevention (Communiqué No: 2006/23) The measure in question is a ton of measures against imports of products originating in Brazil. US\$400 per ton, US\$800 per ton against imports of products originating in the PRC dollar.

- (2) Official No. 7 dated 9/2006/26282 Communiqué on the Prevention of Unfair Competition in Imports published in the Gazette (Communiqué No: 2006/24) and "others" (pipe) registered under GTP 7307.19 fittings) product imports toned against those originating in Bulgaria US\$400 per ton, 253 per ton against those originating in Indonesia In amounts ranging from US dollars to 400 US dollars on a firm basis, US\$305 to US\$400 per tonne against those originating in India in dollar amounts by firm, Serbia and Montenegro 400 US dollars per ton against those originating in the Republic, Thailand US\$147 to US\$400 per ton against those originating As the anti-dumping measure in varying amounts on a firm basis is enacted has been placed.
- (3) Official Decree dated 22/5/2012 and numbered 28300 Communiqué on the Prevention of Unfair Competition in Imports published in the Gazette (Communiqué No: 2012/10), under 7307.19 GTP PRC of the import of registered "others" (pipe fittings) product, Those originating in Brazil, Bulgaria, Indonesia, India and Thailand The anti-dumping measure found was continued in the same way. The anti-dumping measure against the Republic of Serbia-Montenegro is for a period of 5 years. repealed at the end of the term.
- (4) Official dated 21/4/2018 and numbered 30398 Communiqué on the Prevention of Unfair Competition in Imports published in the Gazette (Communiqué No: 2018/15), under 7307.19 GTP PRC of the import of registered "others" (pipe fittings) product, Those originating in Brazil, Bulgaria, Indonesia, India and Thailand The anti-dumping measure found was continued in the same way.

#### Reason

- ARTICLE 7- (1) The second paragraph of Article 35 of the Regulation published in the Official Gazette dated 4/8/2022 and numbered 31913 Communiqué on the Prevention of Unfair Competition in Imports (Communiqué No: 2022/22) by means of which the existing measure will be repealed and the relevant product will be domestically The producer or producers are sufficient for the periods stipulated in the legislation. request for the opening of an NGGS with an application supported by evidence it has been announced that they can be found.
- (2) Domestic production branch following the announcement of the aforementioned by Brazil, Bulgaria, PRC, Indonesia, India and Thailand examination of the application submitted for the product subject to the measure of origin if, as a result, the anti-dumping measure applied is repealed; Dumping and damage are likely to continue or reoccur information, documents and documents that would justify the opening of an NGGS and it is understood that the evidence exists.

## Verdict and Processes

ARTICLE 8- (1) As a result of the examination, an NGGS have sufficient information, documents and evidence to be opened As it is understood, with the decision of the Unfair Competition in Imports Evaluation Board 7307.19 originating in Brazil, Bulgaria, PRC, Indonesia, India and Thailand Import of "others" (pipe fittings) registered under the GTP An NGGS within the framework of Article 35 of the Regulation It was decided to open it.

## Market Assessment of economics

ARTICLE 9- (1) Manufacturer subject to investigation established in the PRC, or In the production and sale of the product subject to the investigation of the manufacturers, the Regulation Within the framework of the criteria in Article 1 of the Annex, the conditions of the market economy sufficient evidence within the periods specified in Article 12 that it is valid of the normal value for this manufacturer or producers if proved by Article 5 of the Regulation, otherwise Article 7 of the Regulation clause provisions. The provisions of Article 7 of the Regulation precedent country implementing a market economy for the said country in practice; It is envisaged that Turkey will be elected.

## Related notification to the parties of the opening of the investigation

- ARTICLE 10- ARTICLE 10- (1) 23 of the Regulation substance according to the investigation subject your product exporter, foreign manufacturer, importer, member the majority of these formed job organizations, exporters country government of similar goods in Turkey producer, member the majority similar goods in Turkey from the manufacturers formed job organizations relating to sides aspect acceptance is done. However, the 12th in matter stated durations inside question their forms answer or their views to present by means of themselves official merci reporters in the investigation as interested party consideration is taken.
- (2) Investigation to be opened subsequent investigation \_ subject in countries settled known to the producers / exporters, to the investigation Subject countries in Ankara Apply with the embassy stated And by the Ministry detection made to the investigation Subject your product known to importers of the investigation to the opening related in the notice is found.

- (3) Notification, investigation opening notice, application hidden non-summary And question to their forms access in regards to information place given.
- (4) Notice undeliverable or themselves notification not reaching other relating to parties involved in the investigation information From the Ministry's <u>website</u> with the extension " <u>https://www.ticaret.gov.tr/import</u>" respectively " Trade policy Defense Tools", " Dumping And Subsidy", " Investigations" tabs follow-up by to the investigation about relating to from the title can access.

#### Competent authority concerned parties opinion And their answers their submission

**ARTICLE 11-** (1) The investigation is communication information place area General Directorate by is executed.

TR Commerce Ministry

Imports General Directorate

Dumping And Subsidy department

Address: Söğütözü Mah. 2176. St. No:63 06530 Çankaya /ANKARA

Phone: +90 312 204 75 00

(2) In the investigation "In Turkey settled firm, institution And organizations", question to their forms official with answers their views from their own KEP addresses of the Ministry below place to the domain KEP address sends

KEP address: <u>Ticaretbakanligi@hs01.kep.tr</u>

(3) In the investigation, "dormitory" outside settled firm, institution And organizations", question to their forms official with answers their views written as the question form to their answers And official to your opinions related attachments whereas Only electronic (with CD/USB) to the mail address of the Ministry. sends. Question form answers, official opinions And these attachments Moreover below place domain e-mail address sent.

EBYS e-mail address: <u>ithebys@ticaret.gov.tr</u>

- (4) To Investigate related written And verbal communication Turkish is done. Question to the form answers not including to be to, Turkish outside One in language presented no information, document, opinion And request consideration not taken.
- (5) Related by the parties question to the form given answers by inquiry relating to presented other information , document, opinion And supportive evidence opposite unless specified written aspect is presented . Written in presentations relating to parties name And title, address information, e-mail address, telephone numbers is specified . "in Turkey settled firm, institution And from organizations be interested party by those who want written in presentations their own KEP addresses are also specified.
- (6) Related parties, question in the form desired informations not including by investigation relating to is considered other information, documents and opinions, supportive along with the evidence General to the Directorate written as the 12th matter second in the paragraph stated duration in can offer.
- (7) Investigation during 22 of the Regulation substance second clause in the framework of security provided that given each kinds information, documents and see you hidden non- One summary is presented. Hidden non- summary, main knowledge reasonable extent to be understood possibility will provide in detail happens. Relating to parties, exceptional where this information cannot be summarized quality they are can specify. like this exceptional cases, the information cannot be summarized quality to have your reasons specifying must.

#### Durations

- **ARTICLE 12-** (1) 10th matter second in the paragraph stated your notice it was sent all relating to sides for question form answering duration of the investigation to the opening related your notice it was sent from history postal time from 37 days included.
- (2) 10th matter fourth in the paragraph place area your notice unable to send relating to sides question to the form related their answers And related to the investigation views of this Communiqué publication from the history from 37 days to start duration in presents.
- (3) of the investigation from the result that they may be affected allegation the 10th one matter first clause outside remainder other local And foreign sides views of this Communiqué publication from the history from of the investigation the flow of will not affect way investigation process in can offer.

## Work to the union failure to come

ARTICLE 13- (1) Article 26 of the Regulation substance provision within the framework of the from the parties someone's given durations within And desired in a way necessary information And documents not providing or this information And to the documentation access refusal or the investigation that you blocked understanding or wrong or misleading \_ information to give in cases promise subject party business to the union did not come is counted. like this

in cases investigation covered by temporary or  $\$ final determinations  $\$ ,  $\$ positive or  $\$ negative  $\$ way  $\$ ,  $\$ available data according to can be done  $\$ .

(2) Related parties work to the union not coming or partially work to the union arrive in case of bet for the subject of the investigation results work to the union to come compared to more little advantageous may be.

## Meri measure implementation

**ARTICLE 14-** (1) 35th of the Regulation substance in accordance with mer precaution investigation until it is concluded much in force to stay continue it does.

## of the investigation beginning date

**ARTICLE 15-** (1) The investigation is based on this Communiqué . publication on started acceptance is done . **Force** 

ARTICLE 16-(1) This Communiqué publication on enters into force .

Executive

ARTICLE 17-(1) This Communiqué its terms Trade Minister executes .