

INFORMATION TO BE NOTIFIED TO THE COMMITTEE  
WHERE A SAFEGUARD INVESTIGATION IS TERMINATED  
WITH NO SAFEGUARD MEASURE IMPOSED

KOREA

The following communication, dated 11 April 1997, has been received from the Permanent Mission of Korea.

Pursuant to the decision of the Committee on Safeguards taken at its May 1996 meeting, and in light of the format for certain notifications adopted by the Committee (document G/SG/2, 1 July 1996), the Republic of Korea notifies that its competent authorities have terminated a safeguards proceeding with no measure imposed, as follows:

1. Specify the product subject to investigation

The products subject to injury determination are finished bicycles and bicycle frames and forks, i.e. HSK 8712.00.9090 and HSK 8714.91.0000. Finished bicycles subject to injury determination are bicycles for general use, excluding motorized, tricycles, racing and transportation. Bicycle frames and forks subject to injury determination are bicycle frames and forks, and accessories thereof, for bicycles for general use except for invalid carriage.

2. Identify the WTO document containing the notification of initiation

G/SG/N/6/KOR/2 (1 July 1996)

The notification on finding a serious injury was also made in G/SG/N/8/KOR/2 (20 March 1997).

3. Specify the date on which the investigation was terminated

The safeguards proceeding was terminated on 24 March 1996.

4. Identify the reason(s) for termination (e.g. petition withdrawn; negative determination of injury; negative determination of causation, etc.)

The competent authority decided not to impose a safeguard measure.

5. Provide the reference for the published notice of termination

Not applicable. (Korea does not publish notices of termination of a safeguards proceeding.)

6. Provide any other information that the notifying Member may consider relevant

Not applicable.