

WORLD TRADE ORGANIZATION

RESTRICTED

G/ADP/Q1/SGP/10

G/SCM/Q1/SGP/10

23 September 1997

(97-3823)

Committee on Anti-Dumping Practices
Committee on Subsidies and Countervailing Measures

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NOTIFICATION OF LAWS AND REGULATIONS UNDER ARTICLES 18.5 AND 32.6 OF THE AGREEMENTS

Questions from TURKEY to SINGAPORE¹

The following communication, dated 15 September 1997, has been received from the Permanent Mission of Turkey.

Q.1. Could the competent Singaporean authorities explain the procedures and provide the timeline of the following anti-dumping investigative processes?

- Application
- Initiation
- Preliminary determination
- Hearing(s)
- Written submission(s) from parties
- Disclosure of essential facts
- Final determinations
- Public notice of determinations

Q.2. Could the competent Singaporean authorities explain, if it is possible to review anti-dumping duties for individual firms according to the provisions of Article 26 of the Countervailing and Anti-Dumping Duties Act 1996 (No. 33 of 1996) and Article 36 of the relevant Regulation?

¹G/ADP/N/1/SGP/2-G/SCM/N/1/SGP/2.

Q.3. Would the competent Singaporean authorities explain, if it is possible to include all the exporter firms (some of them have not applied for a review) in case of no evidence on dumping (in connection with Article 11.4 of the A-D Agreement and Article 6 of the A-D Agreement regarding evidence and procedure) for the non-applicant exporter firms?

If such a review investigation is considered as an investigation initiated with respect to the provisions of Article 11.2 of the A-D Agreement then, would the Singaporean authorities explain the procedure of obtaining information on dumping in relation to Article 6 of the A-D Agreement regarding evidence and procedure on dumping?