

NOTIFICATION

From the Department of Commerce:

**IMPORTS COMMUNIQUÉ ON THE PREVENTION OF UNFAIR COMPETITION
(COMMUNIQUÉ NO: 2024/11)**

Purpose and scope

ARTICLE 1- (1) The purpose of this Communiqué is to comply with the provisions of the Communiqué dated 8/4/2023 and numbered 32157 To the Prevention of Unfair Competition in Imports published in the Official Gazette No. With the Communiqué (Communiqué No: 2023/13), the Federative Republic of Brazil, Republic of Bulgaria, People's Republic of China, Republic of Indonesia, 7307.19 customs tariff originating in the Republic of India and the Kingdom of Thailand To the import of "others" (pipe fittings) registered under the heading and Ministry of Commerce General Directorate of Imports Completion of the final review investigation conducted by It is the implementation of the decision taken as a result.

Underlying

ARTICLE 2- (1) This Communiqué 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 effect by the Council of Ministers Decision No. 99/13482 Decision on the Prevention of Unfair Competition and dated 30/10/1999 and numbered 23861 Prevention of Unfair Competition in Imports published in the Official Gazette It has been prepared on the basis of the Regulation on About.

Definitions

ARTICLE 3- (1) In this Communiqué;

- a) CIF: Delivery including costs, insurance and freight,
- b) GTP: Customs tariff position,
- c) Board: Evaluation of Unfair Competition in Imports Board
- ç) TGTC: Turkish Divided into Statistical Positions Customs Tariff Schedule,
- d) Regulation: dated 30/10/1999 and numbered 23861 On the Prevention of Unfair Competition in Imports published in the Official Gazette Regulation expresses.

Decision

ARTICLE 4- (1) As a result of the investigation carried out, it is determined that the current measure In the event that it is repealed, the continuation of dumping and damage, or It has been determined that it is likely to occur again. Ministry of Commerce The investigation carried out and completed by the General Directorate of Imports The Information Report, which includes the information and findings reached as a result, is included in the Annex It takes.

(2) This In the framework, reached as a result of the final review investigation With the decision of the Board evaluating the findings, dated 21/4/2018 and 30398 To the Prevention of Unfair Competition in Imports published in the Official Gazette No. Regarding the Communiqué (Communiqué No: 2018/15) against dumping in force measure, within the framework of Article 42 of the Regulation, in the table below It has been decided to continue to apply as shown.

GTP	Description of the Item	Country of Origin	Firm	Amount of Anti-Dumping Measures (USD/tonne)
7307.19	Others	People's Republic of China	All companies	800
		Federative Republic of Brazil	All companies	400
		Republic of Bulgaria	All companies	400
		Republic of Indonesia	PT. TRI Sinar Pumama Foundry	253
			Others	400
		Republic of India	Jainsons Industries	305
			Others	400
		Kingdom of Thailand	BIS Pipe Fitting Industry Company Ltd.	p. 147
			Others	400

Application

ARTICLE 5- (1) Customs administrations, in Article 4, GTP, goods The definition and country of origin of the goods are specified, other legislative provisions are reserved. Provided that it remains in its imports within the scope of the regime of entry into free circulation They collect the final anti-dumping measure at the rate shown against it.

(2) The product subject to investigation in the Information Report and explanations about similar products are of general content and are based on application GTP in TGTC and the goods in the table in article 4 is the definition.

(3) The tariff of the product subject to prevention in the TGTC Changes to the position and/or definition of this Communiqué It does not constitute an obstacle to the implementation of its provisions.

(4) The first paragraph of Article 35 of the Regulation Pursuant to this Communiqué, the measure under this Communiqué is 5 years from the effective date then it is repealed.

(5) Pursuant to Article 35 of the Regulation, this Communiqué a final review before the expiry date of the measure under If an investigation is initiated, the measure will be taken until the conclusion of the investigation. continues to remain in force.

Effective

ARTICLE 6- (1) This Communiqué enters into force on the date of its publication.

Execution

ARTICLE 7- (1) The provisions of this Communiqué are executed by the Minister of Commerce.

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