



ที่ พณ ๐๓๐๗.๐๗/ว. ๒๒๕



ถึง สภาอุตสาหกรรมแห่งประเทศไทย

กรมการค้าต่างประเทศขอแจ้งว่า เมื่อวันที่ ๒๕ พฤศจิกายน ๒๕๖๖ กระทรวงการค้าตู่รกี (Ministry of Trade) ได้มีประกาศลง TICARET กรณีเปิดไ้ส่วนการหลบเลียงมาตรการตอบไ้ การพู่มตลาดและการอุดหนุน (Anti-Circumvention: AC) สินค้า Solar Panels ภายใต้พิักัดอัตราศุลกากร ๘๕๔๑.๔๓.๐๐.๐๐.๐๐ ที่ส่งออกจากโครเอเชีย มาเลเซีย จอร์แดน เวียดนาม และไทย โดยกล่าวหาว่า สินค้า Solar Panels ที่ส่งออกจาก ๕ ประเทศดังกล่าว มีการหลบเลียงมาตรการตอบไ้การพู่มตลาดที่ตู่รกี บังคับใช้กับการนำเข้าสินค้า Solar Panels จากจีน

ผู้มีส่วนได้เสียสามารถเข้าร่วมกระบวนการไ้สวนโดยการตอบแบบสอบถาม และจัดส่งให้ กระทรวงการค้าตู่รกี ภายใน ๓๗ วัน นับจากวันที่ออกประกาศ โดยสามารถดาวน์โหลดแบบสอบถาม และ รายละเอียดประกาศเปิดไ้สวนตาม QR Code ที่ปรากฏด้านล่างนี้ และแจ้งให้สมาชิกทราบโดยทั่วกัน

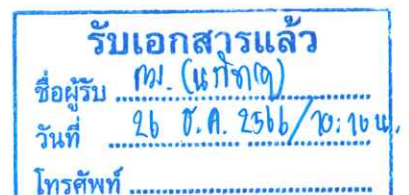


ประกาศเปิดไ้สวน

ข้อมูลติดต่อ



กองบริหารการนำเข้าและรับรองถิ่นกำเนิด
กลุ่มตรวจสอบการหลบเลียงมาตรการเยียวยาทางการค้า ๒
โทร. ๐ ๒๕๔๗ ๕๐๘๖
โทรสาร ๐ ๒๕๔๗ ๔๘๐๗
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T.C. TİCARET BAKANLIĞI İTHALAT
GENEL MÜDÜRLÜĞÜ
Tarih: 28/11/2023
Sayı: E-40651288-503.02-00091389449



T.C.

TİCARET BAKANLIĞI
İthalat Genel Müdürlüğü



TÜRKİYE
YÜZYILI



Sayı : E-40651288-503.02-00091389449
Konu : Önlemlerin Etkisiz Kılınmasına Karşı
Soruşturma

สถานเอกอัครราชทูต ณ กรุงอังกา
รับที่..... 99/2566
วันที่..... 19.12.2023
เวลา.....

TAYLAND KRALLIĞI ANKARA BÜYÜKELÇİLİĞİ
Koza Sokak No. 87 06700 Çankaya / ANKARA

Bakanlığımız tarafından İthalatta Haksız Rekabetin Önlenmesine İlişkin Mevzuat hükümleri çerçevesinde yapılan incelemeler sonucunda Çin Halk Cumhuriyeti menşeli 8541.43.00.00.00 gümrük tarife istatistik pozisyonu altında sınıflandırılan “Bir modül halinde birleştirilmiş veya panolarda düzenlenmiş fotovoltaiik hücreler” (güneş paneli) ithalatında 15/9/2023 tarihli ve 32310 sayılı Resmî Gazete’de yayımlanan İthalatta Haksız Rekabetin Önlenmesine İlişkin Tebliğ (Tebliğ No: 2023/26) kapsamında yürürlükte bulunan dampinge karşı önlemin, Hırvatistan Cumhuriyeti, Malezya, Tayland Krallığı (Tayland), Ürdün Haşimi Krallığı ve Vietnam Sosyalist Cumhuriyeti menşeli/çıkışlı ithalat yoluyla etkisiz kılınıp kılınmadığının tespiti amacıyla soruşturma başlatılmıştır.

Soruşturma açılışına ilişkin 25/11/2023 tarihli ve 32380 sayılı Resmî Gazete’de yayımlanan İthalatta Haksız Rekabetin Önlenmesine İlişkin Tebliğ (Tebliğ No: 2023/32) ile incelemeye esas verilerin gizli olmayan özeti ve Tayland’da yerleşik üretici/ihracatçılara iletilmek üzere hazırlanan soru formuna Ticaret Bakanlığına ait <https://www.ticaret.gov.tr> adresli internet sitesinden sırasıyla "İthalat" - "Ticaret Politikası Savunma Araçları" - "İzleme ve Önlemlerin Etkisiz Kılınması" - "Yürüyen Soruşturmalar" bağlantıları seçilerek ulaşılabilmektedir.

Söz konusu soru formlarının, Tayland'da yerleşik ihracatçı firmalarca işbu yazımız tarihinden itibaren 37 gün içinde doldurularak Ticaret Bakanlığı İthalat Genel Müdürlüğüne ulaştırılması gerekmektedir.

İthalatta Haksız Rekabetin Önlenmesi Hakkında Yönetmeliğin 26’ncı maddesi, “İlgili taraflardan birinin, verilen süreler içinde gerekli bilgiyi sağlamaması ya da bu bilgiye ulaşılmasını reddetmesi veya soruşturmayı engellediğinin anlaşılması veya yanlış ya da yanıltıcı bilgi vermesi hallerinde söz konusu taraf iş birliğine gelmemiş addedilir. Bu durumda geçici veya nihai belirlemeler, olumlu ya da olumsuz, mevcut verilere göre yapılabilir” ve “İlgili taraflardan birinin, soruşturma açısından gerekli olan bir bilgiye ulaşılamaması sonucunu doğuracak şekilde iş birliğine gelmemesi veya kısmen iş birliğine gelmesi halinde, söz konusu taraf açısından soruşturmanın sonucu iş birliğine gelinmesi haline göre daha az avantajlı olabilir.” hükümlerini haizdir.

Ayrıca, soruşturma konusu eşya için, Tayland'da yerleşik üretici niteliğini haiz ihracatçı firmaların ünvan ve adres bilgilerinin, bilgileri dâhilinde bulunduğu ölçüde, Bakanlığımıza iletilmesine ihtiyaç duyulmaktadır.

Bilgilerine arz ederim.

BURAK GÜREŞÇİ
Bakan a.
Genel Müdür Yardımcısı V.

Bu belge güvenli elektronik imza ile imzalanmıştır.

Belge Doğrulama Kodu: A80D415D-B875-4B11-B2FB-BF040DD1C6AE
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Şeyma GÜVEN

Ticaret Uzman Yardımcısı

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REPUBLIC OF TÜRKİYE
MINISTRY OF TRADE
GENERAL DIRECTORATE OF IMPORTS

Number: E-40651288-503.02-00091389449

Subject: Investigation Against the Ineffectiveness of Measures

TO THE ROYAL THAI EMBASSY, ANKARA

As a result of the examinations carried out within the framework of the Communiqué on the Prevention of Unfair Competition in Imports the item "Photovoltaic cells combined as a module or arranged in panels" (solar panels) originating from the People's Republic of China and classified under the customs tariff statistical position 8541.43.00.00.00, an investigation has been launched to determine whether the current anti-dumping measures which came into effect after publishing the Notification on Prevention of Unfair Competition (Notification No: 2023/26) on the Official Gazette dated 15/9/2023, numbered 32310, by importing the goods from/via the Republic of Croatia, Malaysia, the Kingdom of Thailand, the Kingdom of Jordan and the Socialist Republic of Vietnam.

Regarding the opening of the investigation, the Communiqué on the Prevention of Unfair Competition in Imports (Communiqué No: 2023/32) published in the Official Gazette dated 25/11/2023, numbered 32380, you may reach to the non-confidential summary of the data subject to the investigation and the questionnaire prepared to be forwarded to producers/exporters established in Thailand by following these steps: enter the website of the Ministry of Commerce at <https://www.ticaret.gov.tr> → "Import" → "Trade Policy Defense Tools" → "Monitoring and Ineffectiveness of Measures" → "Ongoing Investigations"

The questionnaires in question should be filled out and sent back to the General Directorate of Imports of the Ministry of Commerce within 37 days as of the date of this article.

Article 26 of the Regulation on the Prevention of Unfair Competition in Imports states that "From interested parties, if someone has a failure to provide the necessary information within the given periods or their refusal to access this information, or in cases where it is understood that the person has obstructed the investigation or provided false or misleading information, the party is deemed not to have cooperated. In this case, provisional or final determinations, positive or negative, can be made based on available data, therefore the outcome of the investigation may be less advantageous for the party in question than if it were to cooperate "one of the parties involved has an investigation necessary."

In addition, for the goods subject to investigation, there is a need to forward the title and address information of exporting companies that are established manufacturers in Thailand to our Ministry, to the extent they are available.

For your information,

BURAK GÜREŞÇİ
DEPUTY GENERAL MANAGER