

ด่วนที่สุด

ที่ พณ ๐๓๐๙.๐๙/ว ๑๕๑

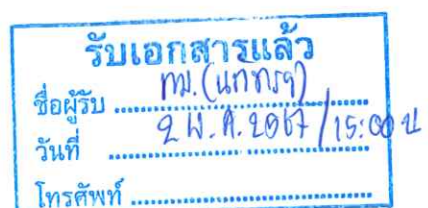


ถึง สภาอุตสาหกรรมแห่งประเทศไทย

กรมการค้าต่างประเทศขอแจ้งกรณีกระทรวงการค้าของสาธารณรัฐตุรกี (Ministry of Trade) ได้ออกประกาศเปิดการทบทวนเพื่อต่ออายุการใช้มาตรการปกป้องจากการนำเข้าสินค้าที่เพิ่มขึ้น (Safeguards) กับสินค้า Polyester staple fibre ภายใต้พิกัดศุลกากร ๕๕๐๓.๒๐.๐๐.๐๐.๐๐ ลงวันที่ ๑๙ เมษายน ๒๕๖๗ โดยผู้มีส่วนได้เสียที่เกี่ยวข้องสามารถเข้าร่วมกระบวนการทบทวนด้วยการตอบแบบสอบถามและจัดส่งให้กับ กระทรวงการค้าภายใน ๓๐ วัน นับจากวันประกาศเปิดทบทวน ทั้งนี้ สามารถศึกษาข้อมูลเพิ่มเติมได้ที่เว็บไซต์ <https://thaitr.dft.go.th/th/home> หรือสามารถดาวน์โหลดประกาศดังกล่าวได้ตาม QR Code ที่แนบ



กองปกป้องและตอบโต้ทางการค้า
โทรศัพท์ ๐ ๒๕๔๗ ๔๗๔๐
โทรสาร ๐ ๒๕๔๗ ๔๗๔๑



สิ่งที่ส่งมาด้วย

NOTIFICATION

From the Ministry of Commerce:

**NOTIFICATION ON PROTECTIVE MEASURES IN IMPORT
(COMMUNIQUE NO: 2024/6)**

Purpose and scope

ARTICLE 1- (1) The purpose of this Communiqué; 5503.20.00.00.00 Extension of the duration of the protection measure applied within the scope of the Decision on the Application of Safeguard Measures in Polyester Fiber Imports, which was put into effect by the Presidential Decree No. 4412 dated 23/8/2021 , in the import of polyester fiber defined as " Polyesters" in the Customs Tariff Statistics Position (GTİP) The aim is to open an investigation upon the application made by domestic producers and to determine the procedures and principles of the investigation to be carried out by the General Directorate of Imports (General Directorate) of the Ministry of Commerce (Ministry).

Preliminary examination

ARTICLE 2- (1) In the preliminary examination carried out based on the application in question; After the implementation of protective measures was initiated in 2021, imports increased again as of 2022, and the ratio of imports to domestic production also increased in the first 6 months of 2023; Although there has been a certain recovery in the economic indicators of domestic producers, it has been observed that there have been deteriorations in production, end-of-period stocks, productivity, profitability indicators as of 2022, as well as in the employment indicator in the first 6 months of 2023.

Decision

ARTICLE 3- (1) Regarding the application, the Import Safeguards Evaluation Board will evaluate the products classified under 5503.20.00.00.00 GTIP within the framework of the provisions of the Import Safeguards Regulation (Regulation) published in the Official Gazette dated 8/6/2004 and numbered 25486. Members attending the meeting unanimously decided to open a safeguard investigation to determine whether the safeguard measure in force for the import of polyester fiber defined as "from polyester" continues to be necessary to prevent or eliminate serious damage, and to review the existing precaution in order to examine in detail the compliance of domestic producers with market conditions. gave.

Conducting the investigation

ARTICLE 4- (1) The investigation is carried out by the General Directorate within the scope of the relevant provisions of the Regulation. All correspondence regarding the investigation is made with the competent authority listed below:

Turkish Ministry of Commerce
General Directorate of Imports
Department of Safeguards and Surveillance
Söğütözü Mah. 2176. St. No:63 06530 Çankaya/ANKARA
Tel: +90 312 204 9908, 9953, 9940, 9933, 9639, 9575 Fax: +90 312 204 86 33
e-network: <http://www.ticaret.gov.tr> e -mail: burcu@ticaret.gov.tr

(2) "Those who want to be interested parties from companies, institutions and organizations established in Turkey" in the investigation send their answers to the questionnaires and their official opinions from their official KEP addresses to the Ministry's KEP address below.

Ministry of Commerce KEP Address: ticaretbakanligi@hs01.kep.tr

(3) Those who "want to be interested parties from companies, institutions and organizations based abroad" in the investigation send their answers to the questionnaires and their official opinions to the Ministry's e-mail address below.

Headquarters EBYS e-mail address: bilgi@ticaret.gov.tr

The parties concerned

ARTICLE 5- (1) Those who fill out the relevant questionnaire at the link address specified in the first paragraph of Article 6 and send it to the General Directorate within thirty days from the date of publication of this Communiqué are considered "relevant parties" within the scope of the investigation.

Submission of questionnaires, opinions and information

ARTICLE 6- (1) Questionnaires regarding the investigation and a non-confidential summary of the application can be found on the "Protection Measures" page under the "Import" heading on the "Trade Policy Defense Tools" page on the Ministry's website (<http://www.ticaret.gov.tr>). Investigations" link and is downloaded from the page of the investigation in question.

(2) Relevant parties must fill out the questionnaire and submit it to the General Directorate within thirty days from the date of publication of this Communiqué. Relevant parties may receive assistance from the General Directorate regarding filling out the questionnaires.

(3) Written and verbal communication regarding the investigation is made in Turkish. Relevant parties must submit their answers to the questionnaire and all information, documents, opinions and requests other than these answers in writing in Turkish. Responses, information, documents, opinions and requests submitted in a language other than Turkish will not be taken into consideration.

(4) During the investigation, a non-confidential summary of all information, documents and opinions given under the condition of confidentiality within the framework of the third paragraph of Article 6 of the Regulation is submitted. The non-confidential summary shall be in detail that will allow a reasonable understanding of the essential information. Relevant parties may state that, in exceptional cases, this information cannot be summarized. In such exceptional cases, the reasons why the information cannot be summarized must be stated.

(5) If deemed necessary, the General Directorate may request additional information and documents from the relevant parties.

Hearing relevant parties

ARTICLE 7- (1) Relevant parties shall forward their verbal requests to be heard, if any, to the General Directorate by stating them in the relevant party question form. If requested, the place and date of the listening meeting and other announcements regarding the investigation are announced on the Ministry's website specified in the first paragraph of Article 6.

Security

ARTICLE 8- (1) Information provided by the relevant parties during the investigation is considered confidential within the framework of the provisions specified in Article 6 of the Regulation.

Failure to provide information or giving incorrect information

ARTICLE 9- (1) In accordance with Article 4 of the Regulation, if the information requested by the General Directorate cannot be provided within the stipulated time at any stage of the investigation or if it is understood that the investigation is blocked, the investigation will be concluded based on the available data. If the information provided by the relevant parties is determined to be incorrect by the General Directorate, this information will not be taken into account.

Duration of investigation

ARTICLE 10- (1) The investigation is carried out by the General Directorate and completed within nine months. If necessary, this period can be extended for six months.

Force

ARTICLE 11- (1) This Communiqué shall enter into force on the date of its publication.

Executive

ARTICLE 12- (1) The provisions of this Communiqué shall be enforced by the Minister of Trade.