



Ministry of Economy and Industry
Import Administration

2017-1129-4-159460 סימוכין

Tuesday, June 27, 2017

Mr. Demir Ahmet SAHIN
Chief Commercial Counselor
Embassy of Turkey
202, Hayarkon St., Tel Aviv 63405
Via Fax: 03-5236198

Dear Sir,

RE: Notification of Initiation of an Anti-Dumping Investigation Concerning Low voltage copper cables Imported from Turkey

1. Following my letter of Receipt of Anti-Dumping Complaint regarding the complaint submitted by Synergy Cables Ltd., I wish to inform you that I have decided to initiate an Anti-Dumping investigation concerning the importation of Low voltage copper cables Imported from Turkey.
2. The Anti-dumping proceedings are conducted according to Section C of the Israel's Trade Levies and Safeguards Measures Law, 5751-1991 (the "Law").
3. Please find attached:
 - (a) An executive summary of the complaint, prepared by the complainant (in English);
 - (b) The non-confidential version of the complaint (in Hebrew);
 - (c) The decision to initiate the investigation (in Hebrew);
 - (d) A questionnaire to which relevant manufacturers and exporters are requested to answer.
4. All interested parties are invited to submit information, evidence and their arguments and answer the questionnaire within 30 days from the day of notice.
5. The above documents have been sent to the manufacturers and exporters named within the complaint. If you so wish, you may forward the above documents to any additional interested parties in order to ensure that they have the opportunity to submit information, evidence and their arguments within the above time limit.



Ministry of Economy and Industry
Import Administration

6. Our findings, regarding whether there is dumping, consequent injury and the duty required, will be determined on the basis of best information available. It is therefore important that every interested party will submit information, evidence, their arguments and an answered questionnaire.
7. The determination whether provisional measures are required and the estimated rate of the anti-dumping duty (according to which the provisional duty is set) will not be made before the interested parties have had the opportunity, within the time constraints of the Law, to submit information, evidence, their arguments and an answered questionnaire, if they so wish. In any case, provisional measures shall not be applied sooner than 60 days after the initiation of the investigation.
8. If you require any further clarifications, kindly let us know. Otherwise, we will keep you informed of any further developments in this regard.

Sincerely,

Danny Tal
Commissioner

Anti-dumping, Subsidies and Safeguard Measures

Mr. Ohad Cohen, Head of the Foreign Trade Administration.
Ms. Rachel Hirshler, Director, International Agreements & Trade policy.
Mr. Shai Zarivatch - Director, Europe Department Foreign Trade Administration.