

NOTIFICATION

From the Department of Commerce:

**COMMUNIQUE ON IMPORT PROTECTION MEASURES
(COMMUNIQUE NO: 2025/5)**

Purpose and scope

ARTICLE 1- (1) The purpose of this Communiqué is as follows: Presidential Decree dated 18/10/2022 and numbered 6221 on the import of products classified under the specified definition Decision on the Application of Safeguard Measures in the Import of Yarns from Nylon or Other Polyamides For the extension of the duration of the protection measure applied within the scope of the domestic Opening an investigation as a result of the application made by the manufacturers and Ministry of Commerce (Ministry) General Directorate of Imports (General Directorate) It is the determination of the procedures and principles of the investigation to be carried out by the

GTP	Eşya Tanımı
5402.31	Naylon veya diğer poliamidlerden (tek katının her biri 50 teksi geçmeyenler)
5402.32	Naylon veya diğer poliamidlerden (tek katının her biri 50 teksi geçenler)
5402.45	Diğerleri, naylonlardan veya diğer poliamidlerden
5402.51	Naylondan veya diğer poliamidlerden
5402.61	Naylondan veya diğer poliamidlerden

Front investigation

ARTICLE 2- (1) The preliminary made pursuant to the said application During the examination; production, domestic sales during the period under review, that some economic indicators, such as capacity, productivity, have improved, but the promise In the period in question, imports continued to increase, the market share of imports It has been determined that it maintains its high level, profitability and employment have decreased. Are.

Decision

ARTICLE 3- (1) Evaluation of Import Protection Measures The Board, in the import of the goods subject to the application, published in the Official Gazette dated 8/6/2004 and numbered 25486, Protection measure within the framework of the provisions of the Regulation on Measures (Regulation) Members attending the meeting voted to open an extension investigation (investigation) It has decided unanimously.

Investigation Execution

ARTICLE 4- (1) Investigation, relevant provisions of the Regulation It is carried out by the General Directorate within the scope of the General Directorate. All related to the investigation Correspondence shall be made with the following competent authority:

T.R. Ministry of Commerce
General Directorate of Imports
Department of Safeguards and Surveillance
Nizami Gencevi Cad. No:63/1 06530 Çankaya/ANKARA
Tel: +90 312 204 9933, 9953, 9575, 9908, 9940 Fax: +90 312 204 86 33
E-Network: <http://www.ticaret.gov.tr> E-mail: korunma@ticaret.gov.tr

(2) In the investigation, "Firms, institutions residing in Turkey and those who want to be interested parties from organizations", their answers to the questionnaires and their official views from their official KEP addresses of the Ministry. sends it to the KEP address below.

KEP address of the Ministry of Commerce: ticaretbakanligi@hs01.kep.tr

(3) In the investigation, "Firms, institutions residing abroad and those who want to be interested parties from organizations", their answers to the questionnaires and official views of the Ministry to the following e-mail address. Sends.

Head Office EBYS e-mail address: korunma@ticaret.gov.tr

Related Parties

ARTICLE 5- (1) Article 6 the relevant question at the link address specified in the first paragraph by filling out the form within thirty days from the date of publication of this Communiqué Those who send them to the General Directorate as "interested parties" within the scope of the investigation is accepted.

Question forms, submission of opinions and information

ARTICLE 6- (1) Questionnaires related to the investigation and non-confidential summary of the application on the website of the Ministry (<http://www.ticaret.gov.tr>) under the heading "Imports" in "Trade Policy Defense Tools" in the "Protection Measures/Investigations" link on the page and downloaded from the page of the investigation in question.

(2) The questionnaire of the interested parties shall be submitted in accordance with the provisions of this Communiqué. within thirty days from the date of publication and sent to the General Directorate. they must transmit. By filling out questionnaires by interested parties Assistance can be obtained from the General Directorate.

(3) Written and verbal communication regarding the investigation It is made in Turkish. The responses of the interested parties to the questionnaire and this All information, documents, opinions and requests other than answers must be submitted in writing. They must present it in Turkish. Responses, information presented in a language other than Turkish, documents, opinions and requests are not taken into account.

(4) Confidentiality during the investigation within the framework of the third paragraph of Article 6 of the Regulation a non-confidential summary of any information, documents and opinions provided by is presented. Non-confidential summary, reasonable understanding of the essential information It will be in detail that will allow it. Interested parties, in exceptional cases, It may indicate that the information cannot be summarized. Like this in exceptional cases, the information cannot be summarized The reasons need to be stated.

(5) If the General Directorate deems it necessary may request additional information and documents from those concerned.

Related Hearing of the Parties

ARTICLE 7- (1) Interested parties, if any, oral hearing By specifying their requests in the relevant party questionnaire, General It forwards it to the directorate. Listening to be arranged upon request The place and date of the meeting and other related to the investigation Announcements in the first paragraph of Article 6 It is announced on the website of the specified Ministry.

Privacy

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

Knowledge Failure to provide or incorrect information

ARTICLE 9- (1) Pursuant to Article 4 of the Regulation, information requested by the General Directorate at any stage of the investigation failure to provide within the stipulated time or obstruction of the investigation If it is understood, the investigation is concluded on the basis of the available data. The information provided by the General Directorate by the relevant persons is incorrect If detected, this information is not taken into account.

Investigation Time

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

Effective

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

Execution

ARTICLE 12- (1) The provisions of this Communiqué are executed by the Minister of Commerce.