QUESTIONS POSED BY THE REPUBLIC OF KOREA ON THE ANTI-DUMPING LEGISLATION OF AUSTRALIA

Anti-Dumping Authority Act 1988

1. What is the meaning of the phrase ".... the Authority's recommendation shall .... relate to any like goods not covered by the application but imported into Australia ... (underline added)" in section 7(2)?

Does this mean imposing an anti-dumping duty on like goods for which no petition was filed against but were imported into Australia?

If so, what is the difference between this case and the imposition of an anti-dumping duty through a self-initiated investigation by the Government?

2. Who conducts reviews for revoking an outstanding anti-dumping duty order or price undertaking when requested by an interested party?

Customs Legislation (Anti-Dumping Amendments) Act 1988

3. In relation to section 269TB, how does Australia interpret the phrase "introduced into the commerce of another country" of Article VI of GATT?

What is the meaning of the words "is likely to be imported" and "may be imported"?

1See document ADP/l/Add.18/Rev.1/Suppl.2

89-0605