SUPPLEMENTARY QUESTION SUBMITTED BY
HONG KONG CONCERNING THE TURKISH LAW ON THE
PREVENTION OF UNFAIR COMPETITION IN IMPORTATION
(SCM/1/Add.28 dated 23 October 1989)

Articles 8 and 9 (Evidence) of the Regulation
(Related to Hong Kong's original question 7 in SCM/W/226 and ADP/W/282)

There appears to be a divergence between the answer provided to Hong Kong's question concerning the right of access by the government of the exporting country to non-confidential information relating to an investigation and the practice of the Turkish authorities. In document SCM/W/230, the Turkish authorities stated that the governments of exporting countries do indeed have the right of access to non-confidential information. However, it has been explained to my authorities in the course of an investigation that this right of access is only given if the government of the exporting country is named as a party in the proceeding. Could the Turkish authorities confirm whether or not the governments of exporting countries have a general right of access to information concerning the investigations, in particular the anti-dumping investigations, into products exported from their country?