The following communication, dated 8 November 1994, has been received from the Office of the United States Trade Representative.

**Question 1**

Will regulations or other legal documents be forthcoming which provide greater specificity on how the dumping law will be applied? If so, when are they expected to be issued?

**Question 2**

Can provisional measures (under Article 25) be applied based only on a preliminary determination of injury (i.e., without a preliminary determination of dumping)? Which provision of Hungarian law requires a determination of dumping?

**Question 3**

It appears from Article 25 that it is the domestic industry that is allowed to request an extension (to six months) of the provisional measures. How is this consistent with Article 10.3 of the Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade which requires a request by the exporters?

**Question 4**

Could an explanation be provided of the appeals process and the relationship between Articles 31 and 35?