

Eurasian Economic Union (EAEU)*Armenia, Belarus, Kazakhstan, Kyrgyz Republic, Russia*

Criteria	Description
Name and address of the investigating authorities	<p>Russia, Belarus, Kazakhstan, Armenia and Kyrgyz Republic have transferred the competence to carry out anti-dumping, anti-subsidy and safeguard investigations to the Department for Internal Market Defence of the Eurasian Economic Commission, which is a permanent regulatory body of the Eurasian Economic Union (EAEU).</p> <p>Contact details: Department for Internal Market Defence (DIMD) Eurasian Economic Commission Smolensky Boulevard, 3/5 str. 1 119121 Moscow Russian Federation</p> <p>E-mail: tradedefence@ecommission.org Phone: +7 (495) 669-24-00 ext. 12-72 Fax: +7 (495) 669-24-00 ext. 11-09</p> <p>Website: http://www.eurasiancommission.org/en/act/trade/podm/Pages/default.aspx</p>
Timing of the investigation	<p>Deadlines for registration, requesting a public hearing, consultations and written submissions are specified in the notice of initiation, but usually they are: 25 calendar days to register as an interested party; 45 calendar days to request a public hearing; 60 days to send comments related to the investigation.</p> <p>The completion of an investigation is defined as the date when the Eurasian Economic Commission considers the report of the investigating authority.</p> <p>SFG</p> <p>Investigation is normally completed within 9 months, but can be prolonged up to 12 months.</p> <p>Provisional measures: can be imposed not later than 6 months from the date of the initiation of an investigation for a period not exceeding 200 days</p> <p>AD/AS</p> <p>Investigation is normally completed within 12 months, but can be prolonged up to 18 months. Reviews are completed within 12 months (9 months for anti-circumvention reviews).</p>

	<p>Provisional measures: can be imposed not earlier than 60 calendar days and not later than 7 months from the date of the initiation of an investigation for a period not exceeding 6 months (4 months for anti-subsidy); under certain conditions antidumping duty may be levied on products placed under customs procedures up to 90 calendar days prior to the date of the introduction of provisional antidumping duties</p>
On-spot verification	On-spot verification visits can be carried out if there is consent from the foreign exporter concerned and no objections from the exporting countries authorities that have been notified in advance
Specific standards of investigation	<p>Eurasian Economic Commission may decide not to apply any measures if such measures may harm the interests of the EAEU Member States; the decision not to apply measures subsequently can be reviewed. Such a decision is to be based on public interest test.</p> <p>If one EAEU producer supporting trade defence measures can be considered as dominant, upon a request from the investigating authority, the competition authority of the EAEU assesses the impact of measures on competition in the EAEU market.</p> <p>There is no obligatory lesser duty rule.</p>
Access to information	Non-confidential files can be consulted by registered interested parties at the premises of the investigating authority in Moscow.
Hearings	The investigating authority notifies interested parties at least 15 days in advance about the time and place of public hearings. Information presented orally is taken into account only if it is also submitted in writing within 15 calendar days after the public hearing.
Legal representation	Not required
Other salient issues	Information relevant to the investigation must be submitted in Russian.
Relevant legislation	In Russian: Protocol on Application of Safeguard, Anti-Dumping and Countervailing Measures to Third Countries (Annex 8 to the Treaty on the Eurasian Economic Union) . Notification of English translation to the WTO is pending.