

Executive Summary

Synergy Cables LTD (hereinafter "the Complainant") filed a complaint against importation from Turkey of low voltage cables being made in dumping prices.

The importers known are the following:

- Direct Electricity Ltd, Hasatat 24, Holon.
- Yair Duchovni Cables Ltd., Hamashbir 17, Haifa
- Erco Ltd. - Habosem 7, Ashdod.

The Turkish producers known are the following:

- Özler Kablo, 28 Haziran Mahallesi, Çardak Bayırı, 41060 Gebze/Kocaeli
Email: ozler@ozlerkablo.com.tr 00 52 751 (262) 90+PBX
- Pamukkale Kablo San. ve Tic. A.Ş, DünyaTicaret Merkezi Yeşilköy
Mh 34149Bakırköy/İstanbul, Turkey. Phone: 12 38 465 0212
- Sevalkablo Aydınlatma Cin. İth.Inr, 1206Sk. No: 36 Kat: 2-3 Gıda Çarşısı
Yenişehir / İZMİR. Tel: 60 60 469 - 22 29 459 - 32 19 459 232 90+ Fax: 90+
60 469 232 Email: sevalkablo@sevalkablo.com
- Surtelkablo Sanayii A.S- Fevzi Çakmak Mahallesi, Evren Sk No:9, 34295
Küçükçekmece/İstanbul. Telephone00 16 411 212 90+ : Fax 624 212 90+ :
25 58 21 624 - 78 E-Mail info@surtel.com.tr
- Haşcelik Kablo San. Tic. A.S, Anbar Mahallesi, Kayseri Osb, Serbest Bölge,
38070 Kayseri Osb/Melikgazi/Kayseri Telephone +90 352 321 15 55

Dumping margins were calculated by comparing the ex-factory prices in which the product is sold in the Turkish market (hereinafter: "the Normal Value") and the ex factory prices in which the Turkish producers sell their products to the Israeli market (hereinafter: "the Israeli prices").

The Complainant asks the Anti-dumping Commissioner to initiate an investigation aiming at levying a definitive antidumping duty at the rates provided in the complaint. Additionally and as an interim measure the Complainant asks the Anti-dumping Commissioner to impose a provisional duty and to order the Customs' Director not to release goods covered by the Complaint unless bank guarantee equal to the provisional duty is provided by importers.

The dumped imports have been causing a material injury to the Complainant: The imports have been undercutting the Complainant's prices, and have been causing price depression and price suppression. The Complainant has been suffering reduction in sales and market share, loss of income and deepening losses. Other factors such as employment, cash flow, investment and more clearly indicate the existence of material injury sustained by the Complainant. The injury to the Complainant is caused by the dumped imports.

The imposition of antidumping duty, as well as a temporary guarantee is essential for eliminating the injury sustained by the Complainant.