| 1 ARTICLE 32 OF THE AGREEMENT ON SUBSIDIES AND COUNTERVAILING MEASURES .1 |
|---|
| 1.1 Text of Article 32 |
| 1.2 Article 32.6: Notifications of countervailing duty legislation |
| 1.2.1 Timeliness and completeness of notifications |
| 1.3 Article 32.7: Annual reports |
| 1 ARTICLE 32 OF THE AGREEMENT ON SUBSIDIES AND COUNTERVAILING MEASURES |
| 1.1 Text of Article 32 |
| Article 32 |
| 32.1 No specific action against a subsidy of another Member can be taken except in accordance with the provisions of GATT 1994, as interpreted by this Agreement. ⁵⁶ |
| () 56 This paragraph is not intended to preclude action under other relevant provisions of GATT 1994, where appropriate. |
| 32.2 |

WTO ANALYTICAL INDEX

SCM Agreement - Article 32 (Practice)

unrestricted documents. The Committee would hold its first special meeting to review these notifications in conjunction with and immediately following its first regular meeting. The Committee would at least begin its review of these notifications at its first special meeting. If in light of the number of notifications received, it was not feasible for the Committee to review all notifications in its first meeting, the Chairman would establish a schedule for the review of these notifications through a series of special meetings.¹

2. At a joint special meeting on 24-26 April 1996 of the Committee on Anti-

| S | WTO ANALYTICAL INDEX CM Agreement – Article 32 (Practice) |
|---|---|
| | Current as of: June 2024 |
| | Current as of. June 2024 |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| | |
| 3 | |