

## Draft Law of Ukraine 7127

### On Introduction of Changes to the Law of Ukraine “On Application of the Special Measures to Ukrainian Imports”

Verkhovna Rada of Ukraine resolves:

1. To make the following changes to the Law of Ukraine “On Application of the Special Measures to Ukrainian Imports”:

1). In the preamble of the Law the wording “from other countries, custom unions or economic groupings” shall be changed for “irrespective of the country of origin and goods export”;

2). In Article 1:

Item 4 shall be supplemented with the following paragraph after paragraph 6: “consumers, association of consumers”.

In this connection paragraph 7 shall be acknowledged as paragraph 8;

Item 12 shall read;

“12) period of investigation – period during which the Ministry investigates the dynamics of increase of quantity of import of goods, which is the object of investigation, and trade and financial state of a national goods producer.”;

3). First part of Article 2 shall read:

“1. This Law shall be applied with regard to transactions dealing with import of any goods irrespective of the country of origin and export”;

4). In Article 7:

in paragraph two of part 1 the wording “on the tenth day” shall be changed for “in a month”;

Part two after paragraph 5 shall be supplemented with new paragraphs of the following content:

“At the meetings of the Commission the decisions on the following issues are taken:  
institution or refusal in institution of a special examination as for goods import;

application of the previous special measures with regard to import of goods which is the object of examination;

application the measures of supervision after the import of goods which is the object of investigation;

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The duration of the period of investigation shall be determined by the Ministry”;

6). In the second part of Article 9 :

in paragraph 1 the wording “ within the period of 5 days after the decision, mentioned in the first part of this Article, has been taken by the Commission” shall be eliminated;

item 3 shall be eliminated;

7). Second sentence of paragraph 3 of the third part of Article 10 shall be eliminated;

8). In the first part of Article 11:

item 4 shall read:

“4). The Ministry has preliminarily stated that there exist circumstances when the delay in application of the preliminary special measures could be harmful and it would be difficult to eliminate the consequences of it”;

In point 5 the word “significant” shall be eliminated;

9). In the second part of Article 13:

the second sentence of item 3 after the wording “(in other words drop in prices or obstacles for rise in prices which, as a rule, took place) shall be supplemented with the wording “the productiveness of labor; use of basic assets”, and after the wording “the amount of revenue” – with the wording “or losses”;

The part shall be supplemented with the following paragraph:

“In case when besides the increase of import volumes there simultaneously exist other factors which can be harmful for a national goods producer, increase of import volumes shall not be considered to be the reason for damaging”;

10). The seventh part of Article 14 shall read:

“7. The period of application of measures of supe

Part 11 after the wording “on the instructions of Commission” shall be supplemented with the wording “publish in a newspaper a relevant notification and”;

13). In Article 18:

the first part shall read:

“1. Special measures shall be applied during the period necessary to prevent and eliminate consequences of significant damage and to facilitate the process of economic adaptation of a national goods producer to