

SUBSIDIES VISCOSE – INVESTIGATION CLOSURE

"Notice No - 40 OF 28 AUGUST 2012. THE SECRETARY OF FOREIGN TRADE, THE MINISTRY OF DEVELOPMENT, INDUSTRY AND TRADE, pursuant to the Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade - GATT 1994, approved by the Legislative Decree No. 30, dated December 15, 1994, and promulgated by Decree No. 1.355 of December 30, 1994, in accordance with the provisions of Article 3 of Decree No. 1602 of 23 August 1995, and regarding the provisions of Administrative Investigation MDIC / SECEX 52000.011676/2011-93 and considering the request of textile companies Vicunha Têxtil S/A, Jofegê Ltda and Flação Alpina Ltda, hereby:

1. It was requested by the petitioners, based on the terms of Article 50 of the Decree 1.751, of 1995, to terminate the investigation initiated by Notice SECEX n. 45 of September 9, 2011, published in the Official Gazette of September 12, 2011, to verify the existence of actionable subsidies practice on exports to Brazil originating from India, Thailand and Indonesia, of yarns containing at least 50% of viscose fibers, commonly classified under tariff items 5510.11.00, 5510.12.00, 5510.20.00, 5510.30.00, 5510.90.00, and 5511.30.00 of the MERCOSUR common nomenclature – NCM, and injury to the domestic industry arising from such practice.

2. This notice shall enter into force on the date of publication in the Official Gazette.

TATIANA LACERDA PRAZERES"

DUMPING VISCOSE – INVESTIGATION CLOSURE

"Notice No - 41 OF 28 AUGUST 2012. THE SECRETARY OF FOREIGN TRADE, THE MINISTRY OF DEVELOPMENT, INDUSTRY AND TRADE, pursuant to the Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade - GATT 1994, approved by the Legislative Decree No. 30, dated December 15, 1994, and promulgated by Decree No. 1.355 of December 30, 1994, in accordance with the provisions of Article 3 of Decree No. 1602 of 23 August 1995, and regarding the provisions of Administrative Investigation MDIC / SECEX 52000.007320/2011-55 and considering the requirement of textile companies Vicunha Têxtil S/A, Jofegê Ltda and Flação Alpina Ltda, hereby:

1. It was requested by the petitioners, based on the terms of Article 40 of the Decree 1.602, of 1995, to terminate the investigation initiated by Notice SECEX n. 44 of September 9, 2011, published in the Official Gazette of September 12, 2011, to verify the existence of dumping practice on exports to Brazil originating from Turkey and Vietnam, of yarns containing at least 50% of viscose fibers, commonly classified under tariff items 5510.11.00, 5510.12.00, 5510.20.00, 5510.30.00, 5510.90.00, and 5511.30.00 of the MERCOSUR common nomenclature – NCM, and injury to the domestic industry arising from such practice.

2. This notice shall enter into force on the date of publication in the Official Gazette.

TATIANA LACERDA PRAZERES"