

**Question for written answer P-004675/2013
to the Commission**
Rule 117
Eva Ortiz Vilella (PPE)

Subject: Retroactivity of anti-dumping measures against mandarin orange imports from China

In its reply to Written Question P-001645/2013 of 19 March on the implementation of the Implementing Regulation re-imposing a definitive anti-dumping duty on imports of certain prepared and preserved citrus fruits (namely mandarins) originating in China (Council Implementing Regulation (EU) No 158/2013 of 18 February 2013), the Commission said that it would look at the issue of retroactivity when statistics for imports of canned mandarins from China were available.

It also indicated that once it had this information, the conclusions would be submitted to the parties and Member States through the Anti-dumping and Anti-subsidy Committee.

Does the Commission now have the statistics for imports of canned mandarins from the People's Republic of China? By what date does the Commission intend to have made a decision on applying retroactivity in this case and to have sent its proposal to the Council? If this information is still not available, within what time frame does it expect to make a decision?