



Transition review into countervailing measures (Government Questionnaire) Case TS0069: Continuous filament glass fibre products originating in Egypt

Period of Investigation (POI):	<input type="text" value="1 January 2024 – 31 December 2024"/>
Injury period:	<input type="text" value="1 January 2021 – 31 December 2024"/>
Deadline for response:	<input type="text" value="26 June 2025"/>
Contact details:	<input type="text" value="TS0069@traderemedies.gov.uk"/>
To be completed on behalf of:	<input type="text" value="Government of Egypt"/>

When you have completed this form, indicate the **confidentiality status** of this document by placing an X in the relevant box below:

Confidential

Non-Confidential – will be made publicly available

Your completed response must comprise this questionnaire and the corresponding annex. Please note that you will have to provide a **Confidential** and a **Non-Confidential** version of both the questionnaire and annex, as well as any additional

documents you append. All documents should be uploaded to the Trade Remedies Service (www.trade-remedies.service.gov.uk) by 26 June 2025.



Table of Contents

Introduction	2
About us, this case and this questionnaire	2
What happens next	5
The scope of this review	6
Goods subject to review	6
SECTION A: General information	7
A1 Identity and contact details.....	7
A2 About the sector.....	7
A3 Imports and exports	9
SECTION B: Government involvement in the continuous glass fibre sector	10
B1 Roles and responsibilities of government.....	10
B2 Laws and regulations	12
B3 Taxes and tariffs	13
B4 Financial assistance.....	15
B5 Market access and government policy initiatives.....	16
SECTION C: Subsidies	17
C1 Subsidy programmes.....	17
C2 General information on programmes	18
C3 Programme eligibility	19
C4 Subsidies received under the programmes.....	20
SECTION D: Next steps and declaration.....	24
Next steps.....	24
Declaration.....	25
SECTION E: Checklist and appendices.....	26



Introduction

About us, this case and this questionnaire

The Trade Remedies Authority (TRA) investigates whether trade remedies are needed to prevent injury to UK industry.

The TRA will carry out a transition review of each trade remedy measure active under the EU system that the UK has decided to maintain after EU exit.

This transition review will consider whether the subsidised importation of continuous glass fibre originating in the Arab Republic of Egypt and injury to the UK industry would be likely to continue or recur if the countervailing amount currently applicable were no longer applied to those goods.

A subsidy exists if there is:

- a financial contribution by a foreign authority which confers a benefit on the recipient (usually an industry or business manufacturing goods); or
- a form of income or price support.

Not all subsidies are countervailable (meaning they can be offset through trade remedies). A subsidy is countervailable if it is specific to certain companies or industries and granted either directly or indirectly for the manufacture, production, export or transport of goods.

Why should I take part?

We are seeking your cooperation as the Government of the Arab Republic of Egypt (henceforth abbreviated as 'GOE') to inform our review of whether the current countervailing duty should be maintained, varied or revoked.

The information your government provides will help us to determine a fair and proportionate decision.

How do I respond?

Detailed guidance on how to complete the questionnaire is provided in the [instructions](#) section.

Please provide all the information requested by 26 June 2025. We may need to issue a deficiency notice if we determine that the information supplied in the questionnaire is incomplete or inadequate. We may also send a notice requesting clarification or supplementary information if necessary. Therefore, please provide as much detail as possible in your responses.



Where can I find more information?

Our [trade remedies guidance](#) provides general information about our investigations and processes we follow.

If you have any specific questions relating to the case, now or while you're completing the questionnaire, please contact the Case Team at TS0069@traderemedies.gov.uk

You can also find out more about the regulatory basis of our investigations. The TRA investigates cases under the provisions of *Trade Remedies (Dumping and Subsidisation) (EU Exit) Regulations 2019 as Amended by the Trade Remedies (Amendment) (EU Exit) Regulations 2019* and under the *Taxation (Cross-border Trade) Act 2018*.

Instructions on completing this questionnaire

Preparing your response

This section sets out guidance on how to complete this questionnaire

If you think you won't be able to complete the questionnaire within the required time, please contact the Case Team ahead of the deadline using the contact details on the cover of this questionnaire. You should outline the length of extension you need and the reasons why. We will notify you of our decision.

If we can accommodate an extension, we will publish a note on our [public file](#) to record both the request and the extension granted.

How to answer the questions

Please read and follow all the instructions carefully. You will need to substantiate all your information with relevant data. You may be asked to attach supporting documents in appendices to supplement your responses. To help us verify your information, please retain all these documents, your completed spreadsheet annex and any calculations you made when developing your responses.

Please also note the following points:

- Do not leave any questions blank. If the question is not relevant to the GOE, please explain why.
- If the answer to a question is "zero", "no" or "none", please write this rather than leaving the answer blank.
- Please complete the spreadsheet annexes as requested. Annexes are named to correspond to the relevant sections of this questionnaire and must be completed with reference to the instructions provided. If you feel you cannot present the information as requested, please contact the Case Team as soon as possible.



- If there is insufficient space in any part of the questionnaire to provide the details requested, or we ask for any supporting evidence, please submit this information as appendices. Ensure that any attachments are given a corresponding appendix reference in the title of the document and that these are referenced in the boxes provided in this questionnaire.
- Any documents not in English should be accompanied by an English translation.
- Please provide all dates in the format DD/MM/YYYY (e.g. 23/05/2019).
- Unless otherwise stated, ‘year’ or ‘calendar year’ refers to the period 1 January – 31 December and ‘quarter’ refers to the associated three-month periods e.g. 1 January – 31 March, 1 April – 30 June, etc.
- Identify all units of measurement and currencies used in tables, calculations and lists, if not provided by the corresponding instructions, and use units consistently (e.g. do not use kg and metric tonnes interchangeably).
- For all numerical figures, where appropriate please express every third number with a comma (e.g. ‘1,300’ for one-thousand three hundred, ‘1,300,000’ for one million and three-hundred thousand).
- Please limit all sales/currency/income figures to two decimal places, apply a full point as a decimal separator and use the appropriate currency symbol or abbreviation (e.g. £1,300.00).
- Please refer to the case number, TS0069, in any correspondence with the TRA.

Preparing confidential and non-confidential copies

You will need to submit one confidential version and one non-confidential version of your questionnaire and the corresponding spreadsheet annexes by the due date. We will publish the non-confidential version on the public file. **Please ensure that each page of information you provide is clearly marked either “Confidential” or “Non-Confidential” in the header.**

Please see our guidance on [how to submit information](#) for further details on what can be considered confidential and how to prepare a non-confidential version of this questionnaire.

In preparing your response, please note the following:

- It is your responsibility to ensure that the non-confidential version does not contain any confidential information.
- Remember to include a statement explaining why information obtained in your response should be treated as confidential e.g. the data is commercially sensitive.
- Provide the source for all information or data you don’t own and clearly state any restrictions on sharing it.
- If you do *not* provide a non-confidential summary (or a statement of reasons why you cannot provide this) each time you provide confidential information, the TRA may disregard the information you give us.



All information provided to the TRA in confidence will be treated accordingly and only used for this investigation (except in limited circumstance as permitted by regulation 46 of the *Trade Remedies (Dumping and Subsidisation) (EU Exit) Regulations 2019*) and will be stored in protected systems. The non-confidential version of your submission will be placed on the public file, which is available on www.trade-remedies.service.gov.uk/public/cases.

What happens next

Once you have completed your questionnaire responses including the corresponding annex and any additional documents requested, you must upload both confidential and non-confidential versions through our [Trade Remedies Service](#).

Following this:

- you will receive an email confirming the documents have been uploaded successfully;
- the Case Team will contact you if further information is required; and
- the non-confidential responses will be placed on the public file.



The scope of this review

Goods subject to review

This review covers **continuous filament glass fibre products** originating in **the Arab Republic of Egypt**, described as:

Chopped glass fibre strands, of a length of not more than 50 mm.

Glass fibre rovings, excluding glass fibre rovings which are impregnated and coated and have a loss on ignition of more than 3 % (as determined by the ISO Standard 1887).

These **continuous filament glass fibre products** are currently classifiable within the following commodity codes:

70 19 11 00 00

70 19 12 00 22

70 19 12 00 25

70 19 12 00 26

70 19 12 00 39

These commodity codes are only given for information. The **goods** are defined by the current description.

In this questionnaire, these goods will be referred to as '**the goods subject to review**'. Any reference to the 'goods' or 'goods subject to review' in this questionnaire refers to the goods description above, regardless of the tariff classification code under which they are exported.



SECTION A: General information

A1 Identity and contact details

1. Please complete the table below, ensuring that the point of contact given has the authority to provide this information:

Government dept. / body / organisation:	Trade Remedies Sector – Ministry of Investment and Foreign Trade - Government of the Arab Republic of Egypt
Name (point of contact):	[REDACTED]
Position:	Head of Trade Remedies Sector - Ministry of Investment and Foreign Trade
Address:	[REDACTED]
Telephone No:	[REDACTED]
Email:	[REDACTED]
Website:	None

A2 About the sector

1. Please provide a description of the sector producing continuous glass fibre and the relevant upstream industries, including the raw materials industries. Please detail any changes over the past 5 years such as entry to or exit from the sectors and mergers or acquisitions.

The sector producing continuous glass fibre in Egypt is Jushi Egypt for Fiberglass Industry S.A.E. There are no changes over the past 5 years.
Appendix reference:

2. Please describe the main distribution channels in the continuous glass fibre sector and the degree of any upstream or downstream vertical integration.

Not Applicable.
Appendix reference:

3. Please describe any forms of government involvement with either domestic producers of continuous glass fibre or upstream raw materials suppliers.

Not Applicable.
The Government of Egypt does not have any involvement with either domestic producers of continuous glass fibre or upstream raw materials suppliers.



Appendix reference:

4. Please specify any changes to laws or government regulations that have affected the sector for continuous glass fibre since 1 January 2021.

Not Applicable.
Since 1 January 2021, there have been no specific changes to Egyptian laws or government regulations that have uniquely affected the sector of the continuous glass fibre sector. The sector continues to operate under the general legislative and regulatory framework applicable to industrial activities in Egypt.

Appendix reference:

5. Please describe the ownership structure of your domestic industry that produces continuous glass fibre. Indicate what share of the industry is represented by state-invested enterprises (SIEs), state-owned enterprises (SOEs), foreign-invested enterprises (FIEs) and domestically-owned private enterprises.

The domestic industry that produces continuous glass fibre in Egypt is 100% foreign-invested enterprises (FIEs). There is no share of the industry is represented by state-invested enterprises (SIEs) or state-owned enterprises (SOEs).

Appendix reference:

6. Please complete **Annex A2 – Domestic manufacturers & traders** listing all domestic manufacturers and traders of the goods subject to review operating in the year 1 January 2024 – 31 December 2024. Where any government or body exercising government authority is represented in the company or is a shareholder in it, please:

- provide a description and diagram of the organisational structure covering all subsidiaries and associated companies; and
- attach copies of the last two annual reports.

The sector producing continuous glass fibre in Egypt is Jushi Egypt for fiberglass industry S.A.E.
The Government of Egypt does not hold any ownership interest—either directly or indirectly—in any of the companies producing or trading continuous filament glass fibre (GFR) in Egypt.

Appendix reference:

7. Please complete **Annex A2 – Domestic upstream suppliers** listing all domestic upstream suppliers of raw materials related to the production of the goods subject to review in the year 1 January 2024 – 31 December 2024. Where any government or body exercising government authority is represented in the company or is a shareholder in it, please:

- provide a description and diagram of the organisational structure covering all subsidiaries and associated companies; and
- attach copies of the last two annual reports.



Not Available.

No information is available for the GOE concerning the domestic upstream suppliers of raw materials related to the production of the goods subject to review in the year 1 January 2024 – 31 December 2024.

The Government of Egypt does not hold any ownership interest—either directly or indirectly—in any of the domestic upstream suppliers of raw materials related to the production of the goods subject to review.

Appendix reference:

A3 Imports and exports

1. Please complete **Annex 1, A3 – Imports and exports** with quarterly data on import and export volumes and values of continuous glass fibre for the past 5 calendar years. Please specify in the annex whether values are based on ex-works, CIF, FOB, etc.
2. Please complete **Annex 1, A3 – Upstream imports and exports** with quarterly data for the past 5 calendar years on import and export volumes for **all** upstream inputs used in the production of continuous glass fibre products. Please specify in the annex whether values are based on ex-works, CIF, FOB, etc.



SECTION B: Government involvement in the continuous glass fibre sector

B1 Roles and responsibilities of government

Please identify and describe the specific roles of all levels of central and regional government and/or any public bodies that are involved in the activities below, including the General Authority for the Suez Canal Special Economic Zone (the SC-Zone). Such roles could relate to administration, government policies, regulations or decisions affecting the relevant sectors, both direct and indirect. Please provide contact details for the officials responsible for the roles you identify, including mailing address, email address and telephone number.

1. Involvement in policy, economic regulation and decision-making activities related to the production of continuous glass fibre and its raw materials.

Not Applicable.

The Government of Egypt does not have any specific policy, regulatory framework, or decision-making authority that targets or governs the production of continuous glass fibre or its upstream raw materials as a distinct or strategic sector. The continuous glass fibre sector operates within the general regulatory and industrial framework applicable to all manufacturing sectors in Egypt.

Accordingly, no Egyptian governmental body is involved in specific policy-making, economic regulation, or decision-making activities directly related to continuous glass fibre production or its upstream supply chain.

Appendix reference:

2. Involvement in the manufacture, sale, purchase or acquisition of continuous glass fibre and the raw materials used in its production.

Not Applicable.

The Government of Egypt, including all ministries, agencies, and public bodies, is not involved in the manufacture, sale, purchase, or acquisition of continuous glass fibre or the raw materials used in its production.

The government does not intervene in any way in the commercial operations related to this sector.

Appendix reference:

3. The general supervision of the sector for continuous glass fibre, with reference to the management and administration of any SIEs or SOEs that operate within it.

Not Applicable.



The Government of Egypt does not exercise any general supervision or administrative control over the continuous glass fibre sector through State-Invested Enterprises (SIEs) or State-Owned Enterprises (SOEs).

Appendix reference:

4. Any requirements affecting market entry for production of continuous glass fibre and its main raw material inputs, including any environmental regulations or general tax requirements affecting either sector.

Not Applicable.

The production and Market entry of continuous glass fibre and its main raw materials in Egypt is subject to the same legal and regulatory framework applicable to all industrial investments under Egyptian law. There are no special or discriminatory requirements imposed on this sector.

The legal, environmental, and tax frameworks do not impose sector-specific requirements but instead reflect a uniform system applied to all industrial investors in Egypt.

Appendix reference:

5. The supervision, management, and decision-making in relation to the integration of producers of continuous glass fibre and its main inputs.

Not Applicable.

The Government of Egypt does not supervise, manage or make decisions regarding the integration of producers of continuous glass fibre and their raw material suppliers.

Appendix reference:

6. The provision of industrial policy and guidance related to the continuous glass fibre and/or the main raw material input sectors.

Not Applicable.

The Government of Egypt does not issue sector-specific industrial policies or guidance exclusively targeting the continuous glass fibre (GFR) industry or its main raw material input sectors.

Appendix reference:

7. Any regulation of land-use affecting production of continuous glass fibre and/or the main raw material inputs.

Not Applicable.



Land-use in Egypt, including for industrial purposes such as the production of continuous glass fibre and its raw material inputs, is regulated under national laws. These regulations are general in nature and apply uniformly across all sectors.

No preferential or sector-specific land-use regulations apply to continuous glass fibre producers or to raw material input sectors.

Appendix reference:

8. Any regulation of land-use, including conditions and terms of purchase, within the SC-Zone.

Land-use within the Suez Canal Economic Zone (SCZone) is governed by Law No. 83 of 2002 and amendments in 2015 thereof.

Appendix reference: B1(8)

9. Any banking or financial regulations relating to production of continuous glass fibre and/or its main raw material inputs.

Not Applicable.

There are no banking or financial regulations in Egypt that are specific to the production of continuous glass fibre or its raw material inputs.

Appendix reference:

10. Any banking or financial regulations relating to production within the SC-Zone.

Not Applicable.

There are no special or sector-specific banking or financial regulations applicable exclusively to production within the SC-Zone (Suez Canal Economic Zone).

Appendix reference:

11. The inspection and investigation of facilities that produce continuous glass fibre, e.g. health and safety compliance, environmental standards and quality assurance.

The inspection and investigation of facilities that produce continuous glass fibre, e.g. health and safety compliance, environmental standards and quality assurance is applied by several government entities responsible for ensuring compliance with general industrial, environmental, health, and safety standards applicable to all industrial sectors.

There are no specific or unique inspection measures that apply exclusively to the continuous glass fibre sector.

Appendix reference:



12. The issuing of import licenses and certificates for raw materials used in the production of continuous glass fibre.

Not Applicable.
There are no import licences.
Appendix reference:

13. The implementation of export controls, including export licensing and supervision of free trade export zones (such as the SC-Zone) relating to continuous glass fibre and the raw material inputs.

Not Applicable.
There are no export controls, including export licensing and supervision of free trade export zones (such as the SC-Zone) relating to continuous glass fibre and the raw material inputs.
Appendix reference:

14. The imposition and supervision of taxation, including export taxes, export tax rebates and value added tax (including any rebates) in relation to continuous glass fibre and raw material inputs.

Not Applicable.
There is no imposition or supervision of taxation, including export taxes, export tax rebates and value added tax (including any rebates) in relation to continuous glass fibre and raw material inputs
Appendix reference:

B2 Laws and regulations

1. Please list and provide a copy of any laws, regulations, directives or guidelines specific to the regulation of the price of continuous glass fibre and the raw materials used to produce them. In your answer, please specify the relevant government authorities responsible for each law or regulation.

Not Applicable.
There are no laws, regulations, directives or guidelines specific to the regulation of the price of continuous glass fibre and the raw materials used to produce them.
Appendix reference:

2. Please list and provide a copy of any laws, regulations, directives or guidelines specific to investment in projects related to continuous glass fibre and the raw materials used in their production. In your answer, please specify the relevant government authorities responsible for each law or regulation.



Not Applicable.

There are no laws, regulations, directives or guidelines specific to investment in projects related to continuous glass fibre and the raw materials used in their production.

Appendix reference:

3. Please list and provide a copy of any laws, regulations, directives or guidelines specific to investment in projects located in the SC-Zone. In your answer, please specify the relevant government authorities responsible for each law or regulation.

Law No. 83 of 2002 on Economic Zones of a Special Nature.
Law no. 27/2015, amending the Law 83/2002.

The General Authority for Suez Canal Economic Zone is the Authority responsible for the investment systems in the Suez Canal Economic Zone only, as governed by Law No. 83 of 2002 and amendments in 2015 thereof, i.e. the competent authority for the establishment and development of the geographical area and boundaries of 461 km, within which the industrial companies and logistics services operate. Please note that this authority is responsible for development of the zone for all purposes ranging from social services to industrial development. The General Authority is also the owner of the land.

Appendix reference: B2(3)

B3 Taxes and tariffs

1. Please provide a schedule for the last 5 calendar years showing the corporate tax rates applicable to producers of both continuous glass fibre and its raw materials. Please explain any differences in taxation rates and whether these differences are due to government policies.

The corporate tax rates are generally applicable to all corporates regardless of sector or products. There are no tax rates specific to the producers of both continuous glass fibre and its raw materials. Accordingly, there are no differences in taxation rates.

Appendix reference:

2. In relation to question 1 above, please indicate and provide details of any industry-specific tax exemptions or tax rebates.

Not Applicable.

Appendix reference:

3. In relation to question 1 above, please indicate and provide details of any tax exemptions or tax rebates which are specific to the SC-Zone.

Not Applicable.



The applicable tax rate in the SC-Zone is the general price applicable to all parts of the Republic of Egypt without discrimination (22.5%) (Law 27 of 2015, Article 38 bis 27).

Appendix reference: B3(3)

4. Please detail the tariff rates and/or quotas, including any waivers applicable to imports and exports of continuous glass fibre and/or components necessary for its production (such as raw materials and equipment) during the past 5 calendar years.

According to the Egyptian Customs Authority, the following tariff rates apply to the importation of continuous filament glass fibre and its components:

1. HS Code 7019.11.00.00 – Cut strands and mats thereof, of glass fibres (including glass wool), not exceeding 50 mm in length: Import duty: 5%
2. HS Code 7019.12.00.00 – Combed fibres (tow) of glass fibre (including glass wool): Import duty: 5%

However, under several preferential trade agreements, full or partial waivers of customs duties are granted on these products when the relevant rules of origin are satisfied. These include, among others, Egypt–UK Association Agreement: 100% customs duty exemption for industrial products.

Official Source:

Egyptian Customs Authority – Tariff & Import Regulations Database

<https://customs.gov.eg/Services/Tarif>

Appendix reference:

5. Please detail all relevant tariff rates and/or quotas, applicable to companies producing in the SC-Zone during the past 5 calendar years. Detail any tariff rate waivers and explain the eligibility criteria for these waivers.

Not Applicable.

Appendix reference:

6. Please provide a schedule for value added tax (VAT) or equivalent export rebates applicable to exports of continuous glass fibre and/or components necessary for its production (such as raw materials and equipment) for the last 5 calendar years.

Not Applicable.

Appendix reference:

7. Please provide details of any VAT exemptions applicable to imports of the raw materials and equipment used in the production of continuous glass fibre, or to imports into the SC-Zone, for the last 5 calendar years.



There are no VAT exemptions applicable to imports of raw materials or equipment used in the production of continuous glass fibre, including within the Suez Canal Economic Zone (SC-Zone).

All imported goods are subject to a 14% Value Added Tax (VAT) in accordance with Law No. 67 of 2016, which has been in force since 2017.

However, the VAT regime distinguishes between companies located inside and outside the SC-Zone in terms of the timing of VAT payment:

- For companies located outside the SC-Zone:
The 14% VAT needs to be paid on your purchases of inputs but is refunded if the final products are subsequently re-exported. If the final products are sold on the domestic market, the VAT on inputs need to be equal to 14% of the price of the product sold so the tax authority will make an adjustment based on the final product's value. For example, company A located in Cairo, imports for 100 EGP of sand. It will pay 14% VAT on this purchase: 14 EGP. It then manufactures a product that it sells on the domestic market only from this raw material at 200 EGP. It has to pay 14% VAT for input on this final product so 28 EGP. As company A has already paid 14 EGP, 14 EGP remains to be paid as adjustment. Please refer to Law 67 of 2016.
- For companies located inside the SC-Zone:
In the Suez Canal Economic Zone, the payment of the VAT on imports is withheld at the time of importation. If the final product are re-exported, no VAT is paid. If the products are imported into Egypt, the 14% VAT is paid on the value of the products sold in Egypt to cover the VAT due on inputs. Please refer to Article 42 of Law 83 of 2002.

As a result, the VAT treatment of companies located within the Suez Canal Economic Zone and outside is the same. The only difference is that for companies in the Suez Canal Economic Zone, VAT is withheld until exportation while it is paid and then reimbursed at the time of exportation in the rest of the country.

Appendix reference: B3(7)

8. Please list and provide a copy of any other laws, regulations, directives or guidelines which were in effect during 1 January 2024 – 31 December 2024 which allowed companies to deduct foreign exchange differences from their taxable income. In your answer, please specify the relevant government authorities responsible for each law or regulation.

Not Applicable.

Appendix reference:



B4 Financial assistance

1. Please provide details of any financial assistance provided, in the last 5 calendar years, by any government or body exercising government authority, including any state-owned banks, for production of continuous glass fibre or its main raw material inputs by companies located in the SC-Zone.

Not Applicable.	Appendix reference:
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2. Please provide details of involvement of any government or body exercising government authority, including that of state-owned banks, in the issuance of debt and/or equity instruments to any company involved in the production of continuous glass fibre and/or its main raw materials industry in the last 5 calendar years. In each case, please provide:
 - name and address of each relevant company;
 - reasoning for the form of financial instrument(s) used;
 - the number and value of shares or bonds;
 - the period of investments; and
 - the rate of return(s) and/or expected yields.

Not Applicable.	Appendix reference:
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3. If any of the instruments identified in the question above are listed in any securities exchange in the Arab Republic of Egypt or abroad, please identify:
 - the name of the securities exchange; and
 - any known trading restrictions by the company and/or the securities exchange.

Not Applicable.	Appendix reference:
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4. Please indicate and specify the value of any government or body exercising government authority (including state-owned banks) guarantee(s) for any commercial loans provided to any companies involved in producing continuous glass fibre or its raw materials in the last 5 calendar years.

Not Applicable.	Appendix reference:
Egyptian Banks do not grant any special rates for any companies involved in producing continuous glass fibre or its raw materials in the last 5 calendar years.	
Appendix reference:	



B5 Market access and government policy initiatives

1. Please provide details on whether any producers of continuous glass fibre or its raw materials operating in your country have required any types of licenses for production, or government verification for entering the market in the last 5 calendar years? If so, please substantiate your answer with evidence.

Not Applicable.
Appendix reference:

2. Please identify and provide details of any government policies and/or initiatives that directly or indirectly affect the continuous glass fibre sector or the glass fibre reinforcement materials industry.

Not Applicable.
Appendix reference:

3. Please identify and explain any government economic, industrial or social strategies, plans or frameworks, in effect since 1 January 2024, that directly or indirectly affect producers of continuous glass fibre or its raw materials. Please substantiate your answer with evidence.

Not Applicable.
Appendix reference:



SECTION C: Subsidies

C1 Subsidy programmes

Table 1 – Subsidy programmes below lists the subsidy programmes identified by the European Commission’s original investigation, which will be considered in this transition review. Please note that programme titles listed are as reported by the European Commission and may differ from official programme titles.

Please provide the information requested for each of the programmes identified in the table below and for any additional programmes the GOE has identified. To be relevant to this review, programmes should have conferred a benefit for producers of continuous glass fibre during the POI.

Table 1 - Subsidy programmes

No.	Subsidy name	Subsidy type
1	Income tax privileges for Enterprises located in a Special Economic Zone (Suez Canal Economic Zone)	Government revenue foregone or not collected
2	VAT exemptions and import tariff rebates for the use of imported equipment in a Special Economic Zone (Suez Canal Economic Zone)	Government revenue foregone or not collected
3	VAT exemptions and import tariff waivers for imported input materials used in exported finished goods in a Special Economic Zone (Suez Canal Economic Zone)	Government revenue foregone or not collected
4	Provision of land to Jushi Egypt for less than adequate remuneration	Provision of goods and services for less than adequate remuneration
5	Preferential financing through loans from policy banks to Jushi Egypt via the parent company Jushi in China	Direct transfer of funds
6	Grants from State-owned entities channelled via equity injections	Direct transfer of funds

1. Please provide any comments you wish to make in relation to the subsidy programmes listed in **Table 1**. Note that further detail regarding the individual programmes will be requested under section **C2**.

Not Applicable.
Appendix reference:



- Please indicate in the text box below if the GOE is aware of any other programmes that constitute a subsidy and are not addressed in **Table 1**. This includes market development assistance programmes or domestic support programmes that are related to the production of continuous glass fibre and conferred a benefit during the year 1 January 2024 – 31 December 2024. Please add any such programmes to **Table 1**, clearly indicating the subsidy type and name of the programme.

Not Applicable.
Appendix reference:

C2 General information on programmes

- Please answer each of the following questions for **all** programmes listed in **Table 1**, including any additional programmes that you have identified in the previous section.

Please use the programme numbers listed in the table when referencing programmes and provide evidence to support responses.

For **each** programme, please provide full details of the following, including all relevant supporting documentation:

- the policy objective and/or purpose of the programme;
- the nature or form of the subsidy;
- the nature of benefits or concessions granted;
- when the programme was established;
- the duration of the programme;
- the laws and regulations under which the subsidy is granted (including English translations);
- how the programme operates; and
- which government authority administers the programme and the types of records that they maintain for a programme (e.g. company-specific files, accounting records, programme databases, budget approvals, etc.)

For all programmes that are no longer operational, please state the date from which a company could no longer apply for, or claim benefits through, them. Please substantiate all your answers with evidence.

Not Applicable
Appendix reference:

- Please provide details of future changes expected to the programmes listed in **Table 1**. If any programmes are no longer operational, or are due to expire, please provide details of any future programmes which will replace them.

Not Applicable.



Appendix reference:

3. Please provide any supporting documentation for all programmes listed in **Table 1**. This may include application forms, legislation, contracts or working agreements.

Not Applicable.

Appendix reference:

C3 Programme eligibility

Please answer each of the following questions for **all** programmes listed in **Table 1** above. Your responses should include information on any additional programmes that have been identified and added to the table in the process of completing this questionnaire.

In the questions that follow, please use the programme numbers listed in **Table 1** to refer to programmes and substantiate responses with evidence.

1. For each programme, please explain the application process, including details of any application fees charged by the relevant government authority.

Not Applicable.

Appendix reference:

2. For each programme, please describe the decision-making process used by the relevant government authority to approve or reject an application. Please clearly indicate any differences in the process across different types of subsidies or programmes.

Not Applicable

Appendix reference:

3. Please answer the following questions regarding eligibility for receiving benefits provided under each programme:

- a. Please specify whether eligibility for the programme is at all conditional on a company's export performance. If so, please provide details of the criteria that apply.

Not Applicable.

Appendix reference:

- b. Please specify whether eligibility for the programme is at all conditional on a company's use of domestic goods over imported goods, and if so, please provide details.



Not Applicable.	Appendix reference:
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- c. Please specify whether eligibility for the programme is at all conditional upon, or limited to, the location of companies or industries within specific regions. If so, please specify the companies or industries and the designated regions.

Not Applicable.	Appendix reference:
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- d. Please specify whether eligibility for the programme is limited to any individual or groups of companies and/or industries. If so, please detail the relevant companies and/or industries and the laws that govern this criterion.

Not Applicable.	Appendix reference:
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C4 Subsidies received under the programmes

1. Please complete **Annex C4 – Programme beneficiaries** identifying **all** companies that accrued or received a subsidy (or subsidies) under the programmes during the year 1 January 2024 – 31 December 2024. This may include benefits from programmes that were in place well before the POI. Please add additional rows as required.

Please ensure the columns under ‘Programme information’ are populated using the exact information in **Table 1**, ensuring any programme(s) detailed in Section C1 are included.

2. Please identify and provide copies of any contractual agreements between the GOE and any companies that receive benefits under the programme (e.g. loan contracts, grant contracts, etc.).

Not Applicable.	Appendix reference:
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3. For **each** programme beneficiary listed in **Annex C4 – Programme beneficiaries**, please answer the following questions:

- a. Please explain the subsidy (or subsidies) provided to the beneficiary. Include an explanation of whether the subsidy was one-off or recurring, including the years it recurred and whether the subsidy varied between years. Please also explain how the amount stated in **Annex C4** has been estimated, including the methodology and assumptions used (if relevant).

Not Applicable.	Appendix reference:
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- b. Please indicate what functions the company performs and specify whether the nature of any such functions could be recognised as being equivalent to those of any government or body exercising government authority.

Not Applicable.	Appendix reference:
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- c. Please state whether any of the company's functions are undertaken on behalf of any government or body exercising government authority and specify whether the company is required to support government policies.

Not Applicable.	Appendix reference:
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- d. If the company has been trusted, vested or tasked with any responsibility normally associated with any government or body exercising government authority please specify the nature and function of this responsibility and provide copies of the relevant legal instruments or regulations.

Not Applicable.	Appendix reference:
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- e. Please indicate whether the company has the authority to entrust or direct a private body to undertake responsibilities or functions on behalf of the government or government authority.

Not Applicable.	Appendix reference:
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- 4. For **each** SIE and SOE identified in **Annex C4**, if any, please answer the following questions:

- a. Please indicate any payments and/or injections of funds provided by any government or other body exercising government authority to the SIE/SOE (e.g. grants, awards, purchase of shares, injection of capital funds etc.). Please detail the date, amount and the reason(s) for the provision.

Not Applicable.	Appendix reference:
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- b. Please identify and provide details on whether the SIE/SOE has any financial liabilities with any financial institutions in which any government or body exercising government authority holds an interest.

Not Applicable.	Appendix reference:
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c. Please detail how each SIE/SOE funds its operations.

Not Applicable.
Appendix reference:

d. Please explain how and to whom the SIE/SOE distributes its profits.

Not Applicable.
Appendix reference:

e. Please explain how the performance of the SIE/SOE is measured, specifying which government or government authority inspects or reviews its performance (e.g. output and quality performance, employee performance, financial performance etc.) Include an explanation of what action, if any, is taken by such authorities if its performance targets are not met.

Not Applicable.
Appendix reference:

f. Please provide details of any official government reporting methods and/or procedures that the SIE/SOE must comply with.

Not Applicable.
Appendix reference:



SECTION D: Next steps and declaration

Next steps

Once you have completed all parts of the questionnaire the declaration on the following page should be signed by an authorised official.

The questionnaire, spreadsheet annex and any appendices should be submitted through the Trade Remedies Service (www.trade-remedies.service.gov.uk) by 26 June 2025. The checklist in Section E of this questionnaire may help ensure your submission is complete.

A confidential and non-confidential version of the questionnaire and spreadsheet annex must be submitted. You can find guidance on how to complete confidential and non-confidential versions in our guidance on [how to submit information](#).



Declaration

By signing this declaration, you agree that all information supplied in this questionnaire is complete and correct to the best of your knowledge and belief and understand that the information submitted may be subject to verification by the TRA.

Government representative: [REDACTED] Head of Trade Remedies Sector

Government body: Trade Remedies Sector – Ministry of Investment and Foreign Trade - Egypt

23rd July 2025

Date

[REDACTED]

Signature of authorised official

[REDACTED] Head of
Trade Remedies Sector

Name and title of authorised official



SECTION E: Checklist and appendices

This section is an aid to ensuring all sections of this questionnaire are completed.

Section	Please tick if you have responded to all questions
Section A – General information	√
Section B – Government involvement in the continuous glass fibre sector	√
Section C – Subsidies	√
Section D – Next steps and declaration	√

Please list any appendices that you have referenced in your responses and are attaching with this questionnaire.

Appendix reference	Document title
Appendix B1(8) - Law 27 of 2015 after amendments	Decree of the President of the Arab Republic of Egypt on Law No. 27/2015 Amending some Provisions of Law of Economic Zone of Special Nature issued by Law No. 83/2002
Appendix B1(8) - Law No.83 of 2002 on Economic Zones of a Special Nature	Law No.83 of 2002 on Economic Zones of a Special Nature
Appendix B2(3) - Law 27 of 2015	Decree of the President of the Arab Republic of Egypt on Law No. 27/2015 Amending some Provisions of Law of Economic Zone of Special Nature issued by Law No. 83/2002
Appendix B2(3) - Law no 83 of 2002	Law No.83 of 2002 on Economic Zones of a Special Nature
Appendix B3(3) - Law 27 of 2015 after amendments	Decree of the President of the Arab Republic of Egypt on Law No. 27/2015 Amending some Provisions of Law of Economic Zone of Special Nature issued by Law No. 83/2002
Appendix B3(7) - Law No.83 of 2002 of Economic Zones of a Special Nature	Law No.83 of 2002 on Economic Zones of a Special Nature
Appendix B3(7)- Law-english-no.67-2016	Value Added Tax Law No. (67) of 2016
Appendix B3(7) VAT-Executive-Regulations-English	Executive Regulations of Value Added Tax Law No. (67) OF 2016

+Add additional rows as required