

ARTICLE 6(5)

»If a Contracting Party considers that any specified anti-competitive conduct carried out within the Area of another Contracting Party is adversely affecting an important interest relevant to the purposes identified in this Article, the Contracting Party may notify the other Contracting Party and may request that its competition authorities initiate appropriate enforcement action. The notifying Contracting Party shall include in such notification sufficient information to permit the notified Contracting Party to identify the anti-competitive conduct that is the subject of the notification and shall include an offer of such further information and cooperation as that Contracting Party is able to provide. The notified Contracting Party or, as the case may be, the relevant competition authorities may consult with the competition authorities of the notifying Contracting Party and shall accord full consideration to the request of the notifying Contracting Party in deciding whether or not to initiate enforcement action with respect to the alleged anti-competitive conduct identified in the notification. The notified Contracting Party shall inform the notifying Contracting Party of its decision or the decision of the relevant competition authorities and may if it wishes inform the notifying Contracting Party of the grounds for the decision. If enforcement action is initiated, the notified Contracting Party shall advise the notifying Contracting Party of its outcome and, to the extent possible, of any significant interim development.«

COUNTRY: ALBANIA

Sector

All energy sectors.

Level of government

National.

Description

In Albania there are no established institutions to enforce the competition rules. Such institutions will be provided for in the law on the Protection of Competition which is planned to be finalized in 1996.

Phase-out

1 January 1999.

ARTIKEL 6, STK. 5

»Mener en kontraherende part, at en given konkurrencebegrænsende praksis på en anden kontraherende parts område skader væsentlige interesser som omhandlet i denne artikel, kan den pågældende kontraherende part anmeldte forholdet til den anden kontraherende part og begære, at dennes konkurrencemyndigheder træffer passende foranstaltninger. Den anmeldende kontraherende part meddeler samtidig den anmeldte kontraherende part tilstrækkelige oplysninger til, at denne kan identificere den konkurrencebegrænsende praksis, som er genstand for anmeldelsen, og tilbyder så vidt muligt yderlige oplysninger og samarbejde. Den anmeldte kontraherende part underretter den anmeldende kontraherende part om sin eller de relevante konkurrencemyndigheders afgørelse og kan, hvis den ønsker det, underrette den anmeldende kontraherende part om årsagerne til afgørelsen. Hvis der indledes foranstaltninger, skal den anmeldte kontraherende part underrette den anmeldende kontraherende part om resultaterne heraf og så vidt muligt om enhver betydningsfuld udvikling i situationen.«

LAND: ALBANIEN

Sektor

Samtlige energisektorer.

Regering

National.

Beskrivelse

Der er ikke nogen institutioner i Albanien til håndhævelse af konkurrencereglerne. Med loven om konkurrencebskytelse, som ventes færdig i 1996, vil der blive oprettet sådanne institutioner.

Afvikling

1. januar 1999.