obtain sufficient information to enable it to prepare an in-1 jury determination for each injury proceeding, shall publish 2 its injury determination in the Federal Register, and shall 3 give notice thereof to the Secretary. The Commission shall 4 make reasonable effort to send copies to all known interested 5 parties. Each injury determination shall fully indicate the 6 specific data used by the Commission, and its computations 7 and reasoning in arriving at and applying the concepts used 8 9 in this title. If, in a particular injury proceeding, the dis-10 closure of some of the detailed information required by this 11 subsection would, in the judgment of the Commission, im-12 pede its obtaining similar information in the future, it may so 13 declare in its injury determination and omit that information. 14 If the Commission does withhold such information, however, 15 it shall prepare for the use of any interested party a supple-16 mentary statement of the information required by this sub-17 section which has been so withheld, and the reasons for so 18 withholding. Such supplementary statements shall not be 19 published or otherwise be made public by any interested 20 party, subject to such sanctions as may be established by the 21 Commission by regulation, but may be considered by a re-22viewing court as if otherwise a part of the record. The Com-23 mission shall render its injury determination within three 24 months after receiving an affirmative dumping determination. 25 "(j) JUDICIAL REVIEW.—Any interested party shall