The secretariat has received reports under Article 16 of the Agreement on the Implementation of Article VI of the GATT from the following countries:

- Austria
- Greece
- Malta
- Norway
- Sweden
- Switzerland

The reports are reproduced hereunder.

**AUSTRIA**

With reference to document COM.AD/23 of 15 August 1972 I have the honour to communicate to you that Austria did not take any action under the Austrian Anti-Dumping Law in the period 1 January 1972 to 30 June 1972.

**GREECE**

In pursuance of Article 16 of the Anti-Dumping Agreement, I have the honour to forward to you herewith the annual report prepared by the Greek authorities on the basis of the standard form and covering the period 1 July 1971 to 30 June 1972.

As may be seen from the report, during the period under review no provisional or definitive action was taken, and the provisional measure taken during the preceding period, in respect of circuit-breakers for 20 kv. oil mills originating in Japan, was withdrawn.

1. **Cases pending as at 1 July 1971**

   I. Cotton textiles imported from Eastern Trading Area countries.
II. Carpets of coconut fibre and thread, of the velvet and Indian type, imported from India.

III. Lighter flints imported from the Federal Republic of Germany.

IV. Product known as "GOULA" imported from Yugoslavia.

V. Cast-iron valves imported from Poland.

VI. Electric dry cells imported from Japan.

VII. Iron for reinforced concrete and steel sheets imported from EGSC countries, United Kingdom, Spain, Japan and the Eastern Trading Area countries.

VIII. Cheese rennet of a strength of 1:100,000 etc. imported from Denmark, France, United Kingdom, Netherlands, Federal Republic of Germany and Italy.

IX. Circuit-breakers for oil mills imported from Japan.

2. Investigations opened

(a) Cases where the proceedings were initiated before 1 July 1971: These cases are reported under sub-headings I-VIII in section 1 above.

(b) Cases where the proceedings were initiated between 1 July 1971 and 30 June 1972: NIL.

3. Cases on which provisional action taken: NIL

4. Cases on which final decision reached

(a) Introduction of anti-dumping duties: NIL.

(b) Cases settled through price undertakings: NIL.

(c) Cases dismissed: Circuit-breakers for 20 kv. oil mills originating in Japan.

5. Revocation of anti-dumping duties: NIL

6. Cases pending as at 30 June 1972

(a) Cases where the proceedings were initiated before 1 July 1971: These cases are reported under sub-headings I-VIII of section 1 above.

(b) Cases where the proceedings were initiated between 1 July 1971 and 30 June 1972: NIL.
MALTA

I have the honour to submit the report covering the period 1 July 1971 to 30 June 1972, on the administration of anti-dumping laws and regulations, required in accordance with Article 16 of the Agreement on the Implementation of Article VI of GATT.

1. Cases pending as of 1 July 1971: none
2. Investigations opened since 1 July 1971: none
3. Cases on which provisional action was taken: none
4. Cases on which final decision was reached: none
5. Revocation of anti-dumping duties: none
6. Cases pending as of 30 June 1972: none

NORWAY

No anti-dumping cases were initiated in Norway during the period 1 July 1971-30 June 1972.

SWEDEN

The only change that took place during the reference period is that the anti-dumping duty on hydrogen peroxide ceased to apply at the end of September 1971 (see COM.AD/19, paragraph 27).

SWITZERLAND

In accordance with the terms of Article 16 of the Agreement on the Implementation of Article VI of the General Agreement on Tariffs and Trade, we have the honour to inform you that Switzerland, since it accepted the text in 1967, has not imposed any anti-dumping duties nor initiated any such proceedings in respect of any product.