SUBSIDIES

NOTIFICATIONS REQUIRED BY ARTICLE XVI AND
BY THE DECISION OF THE CONTRACTING PARTIES OF
2 MARCH 1950

The Decision of the Contracting Parties of 2 March 1950 required each contracting party which grants or maintains subsidies, such as those described in Article XVI, to submit notification to the Contracting Parties not later than 1 August.

The notifications thus far received, namely from the United States of America, the Union of South Africa and Belgium, have been distributed in Addenda 1, 3 and 4. A statement by the United Kingdom is in course of preparation. The Governments of Ceylon and Luxembourg have advised that they do not at present grant or maintain any such subsidies, and, as advised in GATT/CP/58 and Addendum 2, the same applies to New Zealand and Southern Rhodesia.

If any other contracting party grants or maintains a subsidy which should be notified under Article XVI, the Executive Secretary should be advised by cable not later than 31 August and the notification, with details, should be submitted as soon as possible thereafter. Any contracting party which has not sent such advice will be recorded in the Secretariat's report as not maintaining subsidies on 1 August 1950.