The permanent mission of Sweden has transmitted to the secretariat an English translation of the text of the Royal Ordinance on Anti-Dumping and Countervailing Duties accompanied by the following communication.

This Ordinance implies no changes in relation to previous regulations in this field.

There are no administrative regulations in existence with regard to this Ordinance. The administrative practices, which have been gradually established for the handling of dumping matters, are in accordance with Sweden’s obligations under the Agreement on Implementation of Article VI.

ROYAL ORDINANCE NO. 274 ON ANTI-DUMPING AND COUNTERVAILING DUTIES,
GIVEN AT THE ROYAL PALACE OF STOCKHOLM,
23 MAY 1969

The King-in-Council has, in accordance with a Parliamentary Decision, been pleased to ordain as follows.

Article 1

The King may decree that anti-dumping and countervailing duties shall be levied on products imported from abroad.

Article 2

An Ordinance on an anti-dumping or countervailing duty may be decreed to counteract injuries to Swedish industries caused by dumping or subsidization from abroad.

The Ordinance may be decreed also to counteract dumping or subsidization injuries to the industries of another country.
Article 3

Awaiting further investigations on the prerequisites for a decree on anti-dumping or countervailing duties, such a decree may be issued provisionally. If the continued investigation shows that there is no basis for a final ordinance, the provisional decree shall be cancelled and the duty paid on account of that decree shall be repaid without delay.

The present Ordinance shall apply with effect from 1 July 1969 and is valid until 30 June 1973.