REPORT BY THE COMMITTEE ON ANTI-DUMPING PRACTICES

1. The Committee was established by the CONTRACTING PARTIES on 14 November 1968 at the request of the parties to the Agreement on the Implementation of Article VI, as foreseen in Article 17 of the Agreement. Mr. A. Langeland (Norway) was elected Chairman of the Committee.

2. The parties to the Agreement on the Implementation of Article VI are ipso facto members of the Committee. These were on 31 December 1969: Belgium, Canada, Czechoslovakia, Denmark, European Economic Community, Finland, France, Federal Republic of Germany, Greece, Italy, Japan, Luxembourg, Netherlands, Norway, Sweden, Switzerland, United Kingdom, United States and Yugoslavia.


4. The Committee has examined the laws and regulations on anti-dumping measures in force in the member countries in order to ensure that they are in conformity with the provisions of the Anti-Dumping Code. In the course of this examination, the attention of governments has been drawn to some provisions in the national legislations where it was felt in the Committee that more explicit rules would be desirable or that certain modifications in the existing legislation should be made.

5. The Committee has examined reports submitted to the Committee, in accordance with Article 16 of the Agreement, on the administration of anti-dumping laws and regulations in the member countries. The following is a summary of complaints received, investigations opened, decisions taken etc. in the notifying countries in the year 1 July 1968-30 June 1969:

**Canada**

Complaints received: 28
Anti-dumping investigations initiated: 9
Cases dismissed: 2
Preliminary determinations of dumping (cases being examined by the Anti-Dumping Tribunal): 2
Cases under investigation: 5

**EEC**

Complaints received: 1
Cases pending: 1
Temporary anti-dumping measures: 2
Definitive anti-dumping measures: 4

Norway

Cases pending on 1 July 1968 (investigation initiated): 1
Investigations initiated: 1
Cases dismissed: 2

Sweden

Anti-dumping measures in force on 1 July 1968: 1
Anti-dumping measures in force on 10 June 1969: 1
No cases initiated during the period.

United Kingdom

Applications received for anti-dumping action:

Cases outstanding as at 1 July 1968 (including six already accepted for full investigation): 7
Applications received during the year: 13

Applications under preliminary investigation, or rejected after such examination:

Applications rejected or withdrawn at this stage: 3
Still under consideration: 4

Cases accepted for full investigation:

Investigations already in progress as at 1 July 1968: 6
Applications accepted for full investigation during the year: 13

\(^1\)The figures quoted are of complaints by or on behalf of industries, with some supporting evidence of dumping and of material injury. Unsupported complaints and miscellaneous enquiries are not included: these amounted to about eighty throughout the year.
United Kingdom (cont’d)

Cases on which provisional action taken

Applications on which provisional action taken (by way of securities) 2
Subsequent fate of these applications
1 withdrawn
1 still under investigation

Definitive decisions reached

Number of applications on which anti-dumping duties definitively assessed after a full investigation into both the dumping and material injury aspects of the case:

(i) Anti-dumping duties imposed 1
(ii) Satisfactory assurances received in lieu of the imposition of duties 1

Applications dismissed or withdrawn 6
Applications still under investigation 13

United States

Complaints received 12
Investigations opened 12
Decisions, final and provisional 5
Cases dismissed 6
Cases pending as of 1 July 1969 31

Czechoslovakia, Denmark, Finland, Japan, and Yugoslavia have notified that no anti-dumping cases were initiated in the period under review.

6. In order to ensure the maximum amount of uniformity in future reports, the Committee has agreed that the reports should contain summaries of anti-dumping cases under the following headings:

1. Cases pending as of 1 July of the year before the report is submitted.
2. Investigations opened.
3. Cases on which provisional action taken.
4. Cases on which final decision reached:
   (a) anti-dumping duties imposed;
   (b) cases settled through price undertakings;
   (c) cases dismissed.

5. Revocation of anti-dumping duties.

6. Cases pending as of 30 June of the year the report is submitted.

The reports shall cover the period 1 July-30 June and shall be submitted before 1 August.

Under headings 2-6 the cases shall be split up in two categories:

(i) cases where the proceedings were initiated before the beginning of the period covered by the report, and
(ii) cases where the proceedings were initiated in the course of the period covered by the report.

7. The Committee wishes to draw the attention of the CONTRACTING PARTIES to the importance of a wide and early acceptance of the Agreement on the Implementation of Article VI by contracting parties.