As noted in the introduction to the text of the amendments to the US anti-dumping and countervailing duty legislation which were enacted in the Omnibus Trade and Competitiveness Act of 1988 and distributed in ADP/1/Add.3/Rev.4 and SCM/1/Add.3/Rev.3 of 24 February 1989, the notified text was prepared expressly for the purpose of facilitating the Committees' review and does not represent an official consolidation of Title VII of the Tariff Act of 1930. In this regard, the United States has identified the following passages which were inadvertently omitted from the text submitted:

On Page 2, replace reference to Third-Country Dumping with --

"SEC. 1317. THIRD-COUNTRY DUMPING.

(a) DEFINITIONS. -- For purposes of this section:

(1) The term "Agreement" means the Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade (relating to anti-dumping measures).

(2) The term "Agreement country" means a foreign country that has accepted the Agreement.

(3) The term "Trade Representative" means the United States Trade Representative.

(b) PETITION BY DOMESTIC INDUSTRY. --

(1) A domestic industry that produces a product that is like or directly competitive with merchandise produced by a foreign country (whether or not an Agreement country) may, if it has reason to believe that --

./.
(A) such merchandise is being dumped in an Agreement country; and

(B) such domestic industry is being materially injured, or threatened with material injury, by reason of such dumping;

submit a petition to the Trade Representative that alleges the elements referred to in subparagraphs (A) and (B) and requests the Trade Representative to take action under subsection (c) on behalf of the domestic industry.

(2) A petition submitted under paragraph (1) shall contain such detailed information as the Trade Representative may require in support of the allegations in the petition.

(c) APPLICATION FOR ANTI-DUMPING ACTION ON BEHALF OF THE DOMESTIC INDUSTRY. --

(1) If the Trade Representative, on the basis of the information contained in a petition submitted under paragraph (1), determines that there is a reasonable basis for the allegations in the petition, the Trade Representative shall submit to the appropriate authority of the Agreement country where the alleged dumping is occurring an application pursuant to Article 12 of the Agreement which requests that appropriate anti-dumping action under the law of that country be taken, on behalf of the United States, with respect to imports into that country of the merchandise concerned.

(2) At the request of the Trade Representative, the appropriate officers of the Department of Commerce and the United States International Trade Commission shall assist the Trade Representative in preparing the application under paragraph (1).

(d) CONSULTATION AFTER SUBMISSION OF APPLICATION. --

After submitting an application under subsection (c) (1), the Trade Representative shall seek consultations with the appropriate authority of the Agreement country regarding the request for anti-dumping action.

(e) ACTION UPON REFUSAL OF AGREEMENT COUNTRY TO ACT. --

If the appropriate authority of an Agreement country refuses to undertake anti-dumping measures in response to a request made therefor by the Trade Representative under subsection (c), the Trade Representative shall promptly consult with the domestic industry on whether action under any other law of the United States is appropriate."