QUESTIONS CONCERNING THE ANTI-DUMPING LEGISLATION OF PAKISTAN

EEC

1. Section 3(1): Does this section require the causing of material injury? What is meant by the criterion "or adversely affects the local market conditions"?

2. Sections 3(1) and 4(1): How is the rate of a definitive anti-dumping duty calculated and what are the limits in this respect (cf. also Section 8)? With regard to provisional duties please explain the term "as [the Federal Government] may think fit".

3. Section 4(2): With regard to the final assessment of duties please clarify the term "soon after the issue of the notification". How is the term "[customs officer] shall pass orders for the difference" to be interpreted?

4. Section 6: Which evidence is required for a publication of "a notice that an additional duty is proposed to be levied"? Are there any time-limits for the taking of provisional measures?

5. What are the possibilities of accepting undertakings and why are undertakings not mentioned in the Ordinance?