

KEY WORD : ANTI-DUMPING

BOONYARAT CHOKEBANDANCHAI : ANTI-DUMPING MEASURES OF THAILAND.

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The purpose of this thesis is to study the principle of GATT's anti-dumping law and domestic and international in order to revise and improve Thai law to make it complete and effective.

The research findings are: 1) Anti-Dumping Act B.E. 2507 is incompletely enacted in both substantive and procedure aspects. Consequently, it can not be applied to counter the dumping of the merchandise to Thailand from foreign countries. 2) The application of other statutes which have similar content to Anti-Dumping Act B.E. 2507 also have practical problems since these statutes are not directly applicable to a dumping case which has special characteristics. Therefore Thailand should improve, adjust, and develop the principle and procedure of anti-dumping law in order to protect domestic producers and consumers and to be in accordance with GATT's provisions and practices. The guidelines for improvement are : 1) The substantitive Law should compose the difinitions of terms related to anti-dumping principle and provide the procedure to determine the normal value of goods in various situations as well as the criteria of injury test. 2) The procedural law should consitute the organizations which have authority to inquire anti-dumping cases according to Thai administrative system with a transparent procedures. The Law should provide the appropriate, transparent and fair principle as well as the inquiry process so that bargaining power of the Thai private sector will be enhanced.