1992

March 5 The DOC makes the preliminary determination of subsidy — 14.48 per cent.

May 28 The DOC makes the final determination of subsidy — 6.51 per cent.

The Government of Canada, provincial governments and Canadian industry appeal the final subsidy determination to binding binational panel review under Chapter 19 of the FTA.

June 25 The ITC makes a final determination of injury — affirmative material injury.

July 24 The Government of Canada, provincial governments and Canadian industry appeal the final injury determination to binding binational panel review under FTA Chapter 19.

1993

The GATT Subsidies Code Panel distributes its final report to the Subsidies Code Committee. The Panel concludes that the U.S. violated its trade obligations when it used Section 301 of the Trade Act to impose the bonding requirement, but that it possessed sufficient evidence to initiate the CVD investigation.

May 6 The FTA Chapter 19 Subsidy Panel reports its findings, instructing the DOC to re-examine its original determination on virtually all of the major issues.

July 26 The FTA Chapter 19 Injury Panel reports its findings, concluding that the ITC's determination of material injury was not supported by substantial evidence on the record.

July 30 The Government of Canada requests first administrative review.

August 2 The Government of Canada requests company-specific administrative review.

August 24 The DOC initiates first administrative review.

September 17 The DOC makes a new subsidy determination on remand as a result of review by the FTA Chapter 19 Subsidy Panel.

October 14 Government of Canada files company-specific administrative review information as requested by the DOC.