

5. In respect of exports of Softwood Lumber Products from the Maritimes to the United States covered by an original Maritime Lumber Bureau Certificate of Origin and that otherwise satisfy the requirements of Article X(1)(a):

- (a) if, in any Quarter, the volume of exports exceeds the sum of the total production and total inventory of Softwood Lumber Products first produced from logs originating in the Maritimes or Maine in that Quarter, Canada shall retroactively collect a charge from the exporters responsible for the excess shipments. This charge shall equal \$C X, where X is determined according to the following formula:

$$X = (\$C 200 \text{ multiplied by the MBF export volume in excess of the sum of the exporter's total production and total inventory of Softwood Lumber Products produced from logs originating in the Maritimes or Maine during the Quarter})$$

- (b) within 60 days after the end of each Quarter, the Maritime Lumber Bureau shall collect and submit to the Parties data on:
- (i) total production and total inventory of Softwood Lumber Products first produced from logs originating in the Maritimes or Maine in the Quarter, and
- (ii) exports of Softwood Lumber Products from the Maritimes excluded from the Export Measures under Article X(1)(a) that have been certified under the Maritime Lumber Bureau Certificate of Origin Program; and
- (c) the Parties shall consult with the Maritime Lumber Bureau and shall exchange information regarding any excess exports that either Party identifies.

6. Transfers of quota allocation between Persons in a particular Region shall not constitute circumvention of the SLA 2006.