- d. Because the predictability of the U.S. antidumping law is already substantial, we feel it will be difficult to justify any modifications in the application of the antidumping law to Canada.
- e. The U.S. safeguards law gives the President very broad discretion to determine whether to impose import relief if imports have been found to be causing injury to the domestic industry. We feel that Canada should be able to obtain an assurance that the President, in deciding how to impose relief, will take into account (i) whether the subject Canadian exports are a substantial cause of the injury and (ii) the principles and objectives of the FTA. The net effect of such a provision would be to avoid cumulation of Canadian exports with exports from other countries and exempt Canada, unless its exports considered alone are the source of the injury.