

other cause, the FTA could require that imports be the principal cause of injury.

EXEMPT  
Sec. 15(1)

b. Joint Committee for  
Injury Determinations

The FTA could confer the authority to make injury determinations in safeguards cases on the impartial Joint Committee of respected trade experts described in section IV.A.1.c. above.

EXEMPT  
Sec. 15(1)

<sup>11</sup> The recently proposed Trade Law Modernization Act of 1985 would ease this standard to conform to the more liberal standard of the GATT: "in such increased quantities and under such conditions as to cause or threaten serious injury to domestic producers." Under this standard, it would be sufficient for imports to be even the least important cause of injury