## ARTICLE 5

## Listing and delisting measures

- 1. Any measure of Canadian competent authorities relating to the listing or delisting of products of the Community shall be:
- (a) non-discriminatory; and so ab molyude assist as as as as as as
- (b) based on normal commercial considerations;
- (c) transparent; and not create disguised barriers to trade; and be
- (d) published and made available to persons with an interest in the trade and listing or decisions to delist such products.
- 2. Canadian competent authorities shall, in respect of applications for listing of or decisions to delist products of the Community, provide:
- (a) prompt, written notification of decisions to applicants;
- (b) written reasons for those decisions;
- (c) administrative appeal procedures to ensure prompt, objective reviews of a decision to refuse to list or a decision to delist.