

would be terminated if imports of a product from Canada amounted to under, e.g., 5% of imports from all countries, or under 5% of the entire U.S. market for that product.

EXEMPT  
Sec. 15(i)

(iv) Finally, the STA could eliminate cumulation for Canadian exports. Under current U.S. law, if parallel countervailing duty actions are initiated against imports of the same products from more than one country, the ITC is required to cumulate the effect of imports from all of the subject countries in determining whether the U.S. industry is injured. The Canadian Government could suggest that the ITC be required, in future cases involving Canada, to isolate Canadian imports from imports from other countries in determining whether the Canadian imports were causing injury.

EXEMPT  
Sec. 15(i)