| December 16 | The U.S. International Trade Commission (ITC)<br>makes affirmative Preliminary Determination of<br>Injury.   |
|-------------|--|
|             | At Canada's request, the General Agreement on<br>Tariffs and Trade (GATT) Subsidies Code Committee<br>establishes a panel to examine whether the U.S.<br>imposition of interim bonding measures and the<br>self-initiation of the countervailing duty<br>investigation violated U.S. international trade |

- 1992
- March 5 The DOC makes the Preliminary Determination of Subsidy -- 14.48 per cent.

obligations.

May 28 The DOC makes the Final Determination of Subsidy -- 6.51 per cent.

> The Government of Canada, provincial governments and Canadian industry appeal the Final Subsidy Determination to binding binational panel review under Chapter 19 of the Canada-United States Free Trade Agreement (FTA).

- June 25 The ITC makes a Final Determination of Injury affirmative material injury.
- July 24 The Government of Canada, provincial governments and Canadian industry appeal the Final Injury Determination to binding binational panel review under FTA Chapter 19.

1993

- February 19 The GATT Subsidies Code panel distributes final report to members of the Subsidies Code Committee. The panel concludes that the United States violated its international trade obligations when it used Section 301 of the Trade Act to impose an interim bonding requirement, but that it possessed sufficient evidence to initiate the countervailing duty investigation.
- May 6 The FTA Chapter 19 Subsidy Panel is due to report its findings.
- July 27 The FTA Chapter 19 Injury Panel is due to report its findings.

May 1993