

32. An award under paragraph 31 shall be effective as of the date that the compensatory adjustments or measures were imposed and, accordingly, shall provide that:

- (a) Canada shall collect any Export Charge that the tribunal finds it should have imposed and the United States shall refund any customs duties that the tribunal finds it should not have collected, retroactive to that date; and
- (b) Canada shall impose additional export volume restraints to compensate for any excess export volumes that the tribunal finds that Canada has allowed and Canada may increase the export volumes permitted under the export restraints to compensate for any excess import restraints the tribunal finds that the United States has imposed since that date, with these adjustments to be applied to exports from the pertinent Region or Regions in equal monthly amounts during a period following the award as determined by the tribunal.

ARTICLE XV

Information collection and exchange

A. Information Collection

1. Canada shall place Softwood Lumber Products on the Export Control List under the *Export and Import Permits Act*, as amended, or any successor law, require an Export Permit for each exportation to the United States of Softwood Lumber Products, and require any Person to which such a permit is issued to keep records relating to its issuance for 60 months after the issuance of the permit.

2. In connection with the issuance of an Export Permit under the *Export and Import Permits Act*, as amended, or any successor law, Canada shall require each exporter to the United States of Softwood Lumber Products to furnish to it the:

- (a) Exporter's Business Number;
- (b) name of exporter;