	relevant international standards, guidelines, or recommendations,	
	and do not meet the requirements for derogations from this	0
	obligation	ð
	a. The EC measures are not based on the relevant Codex Standards	ጸ
	b. The EC measures do not meet the requirements for	٠
	derogations from this obligation	9
	6. The EC measures are contrary to the obligations set out in Article	
	2	1
	a. The EC measures are not applied only to the extent necessary to protect human life or health, and are	
	maintained without sufficient scientific evidence 8	1
	b. The EC measures arbitrarily and unjustifiably discriminate between the EC and WTO Members that permit the use of	
	hormones as growth promoters, and are applied in a	
	manner that constitutes a disguised restriction on trade 8	2
	7. The EC measures exceed the limited right to take SPS measures	^
D.	and cannot be presumed to be in accordance with <i>GATT 1994</i> 8 THE EC MEASURES ARE CONTRARY TO THE <i>GATT 1994</i> 8	
D.	1. The EC measures do not provide national treatment, in	_
	contravention of Article III	5
	2. In the alternative, the EC import prohibition infringes Article XI . 9	1
	3. Article XX does not justify the inconsistent EC measures 9	1
E.	IN THE ALTERNATIVE, THE EC MEASURES ARE CONTRARY TO	
	THE TBT AGREEMENT	
	 The TBT Agreement arguments are made in the alternative 9 The EC measures are "technical regulations" under the TBT 	1
	Agreement 9	2
	3. The EC measures are inconsistent with Articles 2.1 and 2.2 of the	_
	TBT Agreement	
	a. Article 2.2 of the TBT Agreement	
F.	b. Article 2.1 of the <i>TBT Agreement</i>	3
1.	BENEFITS ACCRUING TO CANADA UNDER THE WTO	
	AGREEMENT	4
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PART IV	CONCLUSION	ð