- The FTA could require that the injury result
  from the dumping margin, rather than the
  total quantities of imports;
- The FTA could create an injury threshold
  that would prohibit imposition of antidumping duties if Canadian exports constituted less than, e.g., 5% of U.S. imports from all countries, or less than 5% of the entire U.S. market for that product;
- The FTA could prohibit cumulation of Canadian exports with exports from other countries when the ITC makes injury determinations in parallel cases.

EXEMPT Sec. 15(1)

b. Joint Committee for Injury Determinations

Also as discussed for countervailing duty actions (see section IV.A.2.b. above), the FTA could bestow