SUPPLEMENTARY QUESTIONS SUBMITTED BY CANADA CONCERNING
THE UNITED STATES OMNIBUS TRADE AND COMPETITIVENESS ACT OF 1988

Addendum

Section 1330: Cumulation

It is Canada's understanding that the United States maintains that
cumulation by the International Trade Commission pursuant to section 1330
is not mandatory. However, it is further understood that the position of
the United States is that "the Commission shall cumulatively assess the
volume and effect of imports from two or more countries of like products
subject to investigation if such imports compete with each other and with
like products of the domestic industry in the United States market".

1. What criteria is used to determine if imports compete with each other
   and with the like products of the domestic industry in the
   United States market?

2. How does the International Trade Commission define "market" for the
   purposes of determining whether imports compete with each other and
   the domestic industry?

3. Has the International Trade Commission, in any investigation, refused
   to cumulate imports on the grounds that they do not compete in the
   same market? If so, please identify the investigation.