
**Committee on Anti-Dumping Practices
Committee on Subsidies and Countervailing Measures**

Original: Spanish

**NOTIFICATION OF LAWS AND REGULATIONS UNDER
ARTICLES 18.5 AND 32.6 OF THE AGREEMENTS**

Questions Posed by ARGENTINA Regarding
the Notification of MEXICO¹

The following communication, dated 10 March 2004, is being circulated at the request of the delegation of Argentina.

Argentina would welcome a clarification of the following aspects of Mexico's notification (document G/ADP/N/1/MEX/1/Suppl.2):

- (a) Article 40.3: In this paragraph, Mexico refers to cases where all of the producers are related to the exporters and/or are all importers themselves. Should this be taken to mean, therefore, that the domestic industry producing the like good is replaced by the entire group of producers in preceding stages, i.e. the producers of inputs of the product? If so, who are considered to be the applicants?
- (b) Article 70 B: Could Mexico please clarify why, in an ex officio review, the producers must inform the authorities in writing of their interest?
- (c) Could Mexico please clarify whether its threat of injury analysis differs from that conducted in investigations into price discrimination in subsidy investigations, considering the specific requirement regarding the latter laid down in Article 42.V?

¹ G/ADP/N/1/MEX/1/Suppl.2.