SOFTWOOD LUMBER SUBSIDIES REPORT
TO THE CONGRESS

U.S. Department of Commerce

December 2011
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I. Background and Reporting Methodology

As an initial matter, given the large number of countries that export softwood lumber and softwood lumber products to the United States, we concluded that it was untenable to find subsidy information for every country that exports softwood lumber or softwood lumber products to the United States.\(^1\) Instead, in order to provide a report that reflects subsidies which have a significant impact on the U.S. softwood lumber industry, we analyzed U.S. imports of softwood lumber and softwood lumber products to determine which countries were the largest exporters of such products to the United States. As a result, based on data published by the United States International Trade Commission Tariff and Trade DataWeb, we include in this report subsidies provided by Canada and Chile, the two countries with exports accounting for at least one percent of total U.S. imports of softwood lumber by quantity, as classified under Harmonized Tariff Schedule code 4407.1001,\(^2\) during the period January 1 through June 30, 2011.

As in past reports, for this, the seventh Softwood Lumber Subsidies Report to Congress, we are relying on a six-month period to identify the countries subject to review. We will rely on U.S. imports of softwood lumber and softwood lumber products during the period July 1 through December 31, 2011, to select the countries subject to the next report.

Under U.S. countervailing duty (CVD) law, a subsidy is defined as when a government authority: (i) provides a financial contribution, (ii) provides any form of income or price support within the meaning of Article XVI of the GATT 1994, or (iii) makes a payment to a funding mechanism to provide a financial contribution to a person, or entrusts or directs a private entity to make a financial contribution, if providing the contribution would normally be vested in the government and the practice does not differ in substance from practices normally followed by governments, and a benefit is thereby conferred. See section 771(5)(B) of the Tariff Act of 1930, as amended.

\(^1\) For the period January 1 through June 30, 2011, 40 countries had exports of softwood lumber to the United States.

\(^2\) Imports classified under Harmonized Tariff Schedule code 4407.1001 account for the vast majority of imports of softwood lumber and softwood lumber products.
II. Identification of Subsidies

The U.S. Government investigates and monitors the provision of subsidies by other countries through various means, including the enforcement of U.S. trade laws, participation at the World Trade Organization (WTO), and the implementation of bilateral trade agreements. Therefore, we examined subsidies identified in those areas, specifically: 1) CVD investigations and reviews; 2) WTO reporting by member countries; and 3) subsidies identified in the course of enforcing bilateral agreements regarding softwood lumber and softwood lumber products.

A. Countervailing Duty Proceedings

To identify subsidies on softwood lumber or softwood lumber products provided by Canada and Chile, we analyzed the most recently completed CVD proceedings involving exports to the United States of softwood lumber or softwood lumber products from Canada and have included in this report any subsidies identified in relevant proceedings. The Department of Commerce (the Department) has not conducted CVD proceedings involving imports of softwood lumber and softwood lumber products from Chile.

In 2006, the United States and Canada signed the Softwood Lumber Agreement (SLA), a bilateral accord between the United States and Canada, which resulted in the U.S. government terminating the most recent CVD order on imports of Canadian softwood lumber. The CVD order had been established in 2002, pursuant to U.S. government determinations that federal and provincial governments in Canada were unfairly subsidizing Canadian producers, and that imports of the subsidized Canadian lumber threatened to injure the U.S. industry. We included in our first six reports subsidies identified in the last administrative review of the CVD order on softwood lumber from Canada which was completed prior to the termination of the order pursuant to the SLA. That administrative review covered the period April 2003 through March 2004.

B. WTO Reporting

We identified two sources of information from the WTO -- Subsidies Notifications and Trade Policy Reviews (TPR). The Subsidies Notification is the primary source of information under the WTO framework for each member country’s subsidy programs. WTO member countries are required to notify the WTO of specific subsidies, in accordance with Article 25 of the Agreement on Subsidies and Countervailing Measures (SCM Agreement). This portion of the SCM Agreement requires that members notify all specific subsidies, at all levels of government and covering all goods sectors, to the SCM Committee. New and full notifications are due every two years; members may also submit updated notifications at any time, but those have been de-emphasized by the SCM Committee. These documents are available from the WTO Secretariat and may be accessed through the WTO’s website.3

3 http://www.wto.org/english/tratop_e/scm_e/scm_e.htm
Pursuant to the WTO’s Trade Policy Review (TPR) Mechanism, each WTO member country’s national trade policies are subject to periodic review by the WTO Secretariat, which then publishes a report. Information on subsidy programs is also found in the TPR of each member country. The frequency of each country’s TPR varies according to its share of world trade: Canada is subject to review every four years, and Chile is subject every six years. The TPR reports for each country are available from the WTO Secretariat and may be accessed through the WTO’s website.4

C. Monitoring and Enforcement Related to Bilateral Trade Agreements

We have also included in this report subsidies identified in the course of administering and enforcing the SLA.5 On September 12, 2006, the United States and Canada signed the 2006 Softwood Lumber Agreement to settle outstanding disputes regarding the importation of softwood lumber from Canada into the United States. Per the agreement, the United States terminated antidumping and countervailing duty orders on softwood lumber from Canada, refunded cash deposits, and agreed not to impose other trade remedies. In exchange, Canada agreed to impose export measures and not to take any action having the effect of reducing or offsetting the export measures.

D. Public Comment

On October 31, 2011, the Department published a notice in the Federal Register soliciting public comment on subsidies provided by Canada and Chile on softwood lumber or softwood lumber products for inclusion in this report.6 The comments received are attached as Appendix I. To the extent these comments contained information regarding any potentially new programs, we will review that information, going forward, as appropriate.

III. Subsidies Provided

In the First Report, we listed all known subsidies, identified using the methodology described above, provided by Brazil, Canada, Chile, and Germany on softwood lumber or softwood lumber products exported to the United States. In the Second Report, we listed all known subsidies, identified using the methodology described above, provided by Canada, Chile, and Germany. In the Third Report, we listed all known subsidies, identified using the methodology described above, provided by Brazil, Canada, Chile, Germany, and Sweden. In the Fourth Report, the Fifth Report, and the

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4 http://www.wto.org/english/tratop_e/tpr_e/tp_rep_e.htm#bycountry
5 The SLA is particular to Canada. The United States does not have in place a similar agreement involving softwood lumber or softwood lumber products with Chile.
Sixth Report, we listed all known subsidies, identified using the methodology described above, provided by Canada and Chile.⁷

For the period January 1 through June, 2011, in this report we have applied the methodology described above with regard to Canada and Chile. No new subsidies were identified for Chile. New subsidies and new information on old subsidies were identified for Canada. The subsidies identified for Canada and for Chile are as follows.

**Canada**

We identified subsidies provided by Canada on softwood lumber and softwood lumber products through examinations of the most recently completed CVD administrative review, WTO notifications, and the implementation and enforcement of the SLA.

**Subsidies Identified in CVD Proceedings**

The Department determined that the following programs benefited Canadian softwood lumber producers in the second administrative review of imports under the CVD order, which was the last review completed before the order was terminated. The second administrative review investigated Canadian subsidy programs in effect between April 2003 and March 2004.⁸

A. **Provincial Stumpage Programs (provision of lumber for less than adequate remuneration)**

1. Alberta
2. British Columbia
3. Manitoba
4. Ontario
5. Quebec
6. Saskatchewan

In Canada, the vast majority of standing timber used by softwood lumber producers originates from lands owned by the Crown. Each of the Canadian provinces

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⁸ During the conduct of the investigation and three different administrative reviews, the Department investigated a large number of programs, not all of which were in use, or evaluated, during the second administrative review. Because the second administrative review was the most recently completed review with a final determination, we have used it as the most accurate and current measure of our findings.
reviewed in the last administrative review completed under the most recent CVD order, *i.e.*, Alberta, British Columbia, Manitoba, Ontario, Quebec, and Saskatchewan, has established programs through which it charges certain license holders “stumpage” fees for standing timber harvested from Crown lands. In the underlying investigation of the most recent CVD order and in subsequent administrative reviews, the Department found that the provincial governments provided a countervailable subsidy to softwood lumber producers by selling the key input for softwood lumber production, timber, to the Canadian producers in each of the provinces listed above for less than adequate remuneration.

B. Non-Stumpage Programs Determined To Confer Subsidies

**Programs Administered by the Government of Canada**

1. Western Economic Diversification Program (WDP): Grants and Conditionally Repayable Contributions

   Introduced in 1987, the Western Economic Diversification Program (WDP) is administered by the Government of Canada’s (GOC’s) Department of Western Economic Diversification headquartered in Edmonton, Alberta, whose jurisdiction encompasses the four western provinces of Alberta, British Columbia, Manitoba, and Saskatchewan. The program supports commercial and non-commercial projects that promote economic development and diversification in the region.

   During the 2003-2004 period covered by the most recently completed administrative review of the CVD order, the WDP provided grants to softwood lumber producers or associations under two “sub-programs,” *i.e.*, the International Trade Personnel Program (ITPP) and “Other WDP Projects.” Under the ITPP and “Other WDP Projects,” companies were reimbursed for certain salary expenses in Alberta, British Columbia, Manitoba, and Saskatchewan.

2. Natural Resources Canada (NRCAN) Softwood Marketing Subsidies

   In 2002, the GOC approved a total of C$75 million in grants to target new and existing export markets for wood products and to provide increased research and development to supplement innovation in the forest products sector. This total was allocated to three sub-programs: Canada Wood Export Program (Canada Wood), Value to Wood Program (VWP), and the National Research Institutes Initiative (NRII). The programs were placed under the administration of NRCAN, a part of the Canadian Forest Service.

   The VWP is a five-year research and technology transfer initiative supporting the value-added wood sector through partnerships with academic and private non-profit entities. In particular, during the 2003-2004 period of review, NRCAN entered into research contribution agreements with Forintek Canada Corp. (Forintek) to do research on efficient resource use, manufacturing process improvements, product development,
and product access improvement. The VWP is still available. See below under “Subsidies Identified from Canada’s WTO Notification” for additional information.

The NRII is a two-year program that provides salary support to three national research institutes: the Forest Engineering Research Institute of Canada (FERIC), Forintek, and the Pulp & Paper Research Institute of Canada. In the 2003-2004 administrative review, the Department found that research undertaken by FERIC constitutes a government financial contribution to commercial users of Canada’s forests. Further, the Department found that FERIC’s research covers harvesting, processing, and transportation of forest products, silviculture operations, and small-scale operations and, thus, the Department determined that government-funded R&D by FERIC benefits, *inter alia*, producers of softwood lumber. Similarly, the Department found that Forintek’s operations, done in collaboration with the GOC under NRII, which pertain to resource utilization, tree and wood quality, and wood physics,9 also constitute a government financial contribution. The Department also reconfirmed its earlier determination that because grants offered under the NRII are limited to Forintek and FERIC, institutions that conducted research related to the forestry and logging industry, the wood products manufacturing industry, and the paper manufacturing industry, the program is specific to that industry. The NRII is periodically reinstituted and is currently in effect.

**Programs Administered by the Government of British Columbia**

1. **Forestry Innovation Investment Program (FIIP)**

The Forestry Innovation Investment Program came into effect on April 1, 2002. On March 31, 2003, FIIP was incorporated as Forestry Innovation Investment Ltd. (FII). FII funds are used to support the activities of universities, research and educational organizations, and industry associations producing a wide range of wood products. FII’s strategic objectives are implemented through three sub-programs addressing: research, product development and international marketing.

The Department reconfirmed its earlier finding that the FII grants are provided to support product development and international marketing for Canadian softwood lumber producers.

2. **British Columbia Private Forest Property Tax Program**

British Columbia’s property tax system has two classes of private forest land -- Class 3, “unmanaged forest land,” and Class 7, “managed forest land” -- that incurred different tax rates in the 1990s through the 2003-2004 period of review. In the second administrative review, the Department reaffirmed its earlier finding that property tax rates for Class 7 were generally lower than for Class 3 land at all levels of tax authority for most, though not all, taxes. The Department further reaffirmed its finding that the various municipal and district (a.k.a. regional) level authorities imposed generally lower

9 The area of wood science concerned with the physical and mechanical properties of wood and the factors which affect them.
rates for Class 7 than for Class 3 land. The tax program is codified in several laws, of which the most salient is the 1996 Assessment Act (and subsequent amendments). Section 24(1) of the Assessment Act contains forest land classification language expressly requiring that, inter alia, Class 7 land be “used for the production and harvesting of timber.” Additionally, Section 24(3) or 24(4) of the Assessment Act, depending on the edition of the statute, requires the assessor to declassify all or part of Class 7 land if “the assessor is not satisfied. . . that the land meets all requirements” for managed forest land classification. Amendments to the provision, enacted from 1996 through 2003, retained the same language stating these two conditions. Thus, the law as published during the 2003-2004 period of review required that for private forest land to be classified, and remain classified, as managed forest land, it had to be “used for the production and harvesting of timber.”

The Department also found that because the British Columbia tax authorities impose two different tax rates on private forest land, the governments are foregoing revenue when they collect taxes at the lower rate, and the program thus provides a government financial contribution to the British Columbia lumber industry. Further, the Department determined that because the Assessment Act expressly requires that Class 7 land be “used for the production and harvesting of timber,” and additionally requires the assessor to declassify any Class 7 land not meeting all the Class 7 conditions (of which timber use was one), the British Columbia private forest land tax program is specific to the industry as a matter of law. The Department considered the sum of the tax savings enjoyed by Class 7 sawmill landowners at the provincial, regional, and sub-provincial (or local) levels of tax authority in British Columbia to represent the value of this subsidy.

Programs Administered by the Government of Quebec

1. Private Forest Development Program

The Private Forest Development Program (PFDP) involves the provision of certain grants to private forest landowners. These grants provide incentives to private landowners to grow more trees, which increase the supply of wood available to softwood lumber producers. In addition, some of the sawmill operators also own private land and receive these incentives. The system is set up so that every holder of a wood processing plant operating permit in Quebec must pay the Government of Quebec a fee of C$1.20 for every cubic meter of timber acquired from a private forest. These fees fund, in part, the PFDP.

Canada reported in its most recent WTO notification that the PFDL program was created in 1995 to protect and enhance registered forest land and that it remains an ongoing program. Canada reported that the assistance is limited to 80 percent of the costs of eligible initiatives, but the aggregate value of assistance and identity of beneficiaries are not provided in the notification. See Canada N220 at page 44.

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10 See New & Full Notification Pursuant to Article XVI:1 of the GATT 1994 and Article 25 of the Agreement on Subsidies and Countervailing Measures, G/SCM/N/220/CAN (7/14/11) (“Canada N220”), at 44.
Additional Subsidies Information from Canada’s WTO Notification

The following information was included in Canada N220.

1. Pulp and Paper Green Transformation Program

   On June 17, 2009, Canada announced a $1 billion Pulp and Paper Green Transformation Program (PAPGTP) to support its pulp and paper producers. The stated purpose of this program is to improve energy efficiency and renewable energy production technologies. As of April 2010, 38 pulp and paper mills across Canada, representing 24 companies, generated credits under the PAPGTP based on their 2009 production levels of black liquor.

   Canada reported in its WTO Notification that the program provides contribution funding, capped at CAD $1 billion, to pulp and paper companies for environmental upgrades to Canadian facilities, based on a credits system. Contributions are provided in the form of grants, contingent on approval that funds will be used for capital projects that offer demonstrable environmental benefits. Funding for a company is based on credits of CAD $0.16 per liter of black liquor produced by the company’s mills between January 1, 2009 (i.e., the calculation start date) and May 9, 2009, which is the date the CAD $1 billion cap was reached. Qualified companies are required to submit project proposals for their facilities and have until March 31, 2012, to apply the credits to environmental improvement projects. Canada reported that March 31, 2012, is the date the program is schedule to end. See Canada N220 at page 26.

2. Value to Wood (VWP)

   As explained above in the “Subsidies Identified in CVD Proceedings” section, the VWP is one of three softwood marketing subsidy programs administered by NRCAN. Canada reported in its WTO Notification that the VWP funds pre-competitive research and technology transfer activities in support of secondary wood products manufacturers. The program also funds research related to new product development, improved manufacturing processes, market trends, and codes and standards. Canada reported that CAD $3.7 million and CAD $3.5 million were budgeted for fiscal years 2008/2009 and 2009/2010, respectively. Recipients from 2008 through 2010 included FPInnovations, Canada’s national forest research institute, and various Canadian universities. Canada also reported that the VWP expired in March 2011. See Canada N220 at page 27.

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11 This program was listed in the Sixth Report under the heading “Additional Subsidies Identified in Connection with the SLA.”
3. Ontario Tax Credit for Manufacturing and Processing

Canada reported in its WTO Notification that this program provides a tax credit under the Ontario Taxation Act 2007 against Ontario taxable income for eligible Canadian profits from manufacturing and processing, farming, fishing, logging, mining, the generation of electrical energy for sale, or the production of steam for sale. Canada did not report the amount or rate of the credit. See Canada N220 at page 41.

4. Quebec Private Forest Property Tax Refund

Canada reported in its WTO Notification that this program provides refunds of up to 85 percent of property tax for certified forest producers that log in privately-owned forests. The program was created in 1998 to encourage producers to undertake projects to increase the value of their privately owned forests and remains an ongoing program. See Canada N220 at page 44.

Subsidies Identified in Connection with the SLA which have been Reviewed by an Arbitration Panel\(^{13}\)

In January 2008, the United States requested formal arbitration regarding financial assistance programs used by the lumber industries in Quebec and Ontario that are considered to violate the SLA’s standstill provision against new assistance. The tribunal issued a final decision January 21, 2011, finding that Canada had circumvented the SLA with respect to five programs. On February 11, 2011, Canada publicly announced that it would comply with the ruling of the tribunal and increase export charges for lumber exports of 0.1 percent and 2.6 percent for softwood lumber exported from Ontario and Quebec, respectively.

1. Ontario Forest Sector Loan Guarantee Program

This program was announced in 2005 to make available C$350 million in loan guarantees over five years to stimulate and leverage investment in the forest industry. These loan guarantees could be for a term of two to five years and generally range from C$500,000 to a maximum of C$25 million.

2. Ontario Forest Sector Prosperity Fund

This grant program was announced in 2005 to provide grants to the forest sector that would support and leverage new capital investment programs.

\(^{13}\) These five programs were listed in each of the first five reports under the heading “Subsidies in Connection with the SLA upon which Arbitration has been Requested.”
3. Forest Industry Support Program

This program was announced in 2006 to make available C$425 million in financing to foster investment and modernization projects to improve the productivity and competitiveness of Quebec’s forest products industry.

4. 15% Capital Tax Credit

This program was announced in 2006 to provide a 15% tax credit to Quebec’s forest products industry on investments in manufacturing and processing equipment through 2009.

5. Quebec’s Road Tax Credit

This program was announced in 2006 and allowed the Government of Quebec to incur costs previously borne by the forest products industry. The program includes C$100 million for a refundable tax credit of 40% for the construction of and major repairs to access roads and bridges.

Subsidies Identified in Connection with the SLA upon which Arbitration has been Requested

1. British Columbia Sales of Grade 4 Timber

On January 18, 2011, the United States formally requested arbitration before the LCIA (formerly the London Court of International Arbitration) regarding the under-pricing of timber in the interior of British Columbia (BC). Since 2007, British Columbia has sold increasing amounts of publicly-owned timber in its interior for salvage rates, providing a benefit to softwood lumber producers in apparent circumvention of the SLA. While the mountain pine beetle infestation has caused extensive damage to forests in British Columbia, the majority of the damaged timber is usable for softwood lumber products.

The Department of Justice is representing the United States in this dispute. On April 11, 2011, the tribunal held a procedural hearing in the case. On August 9, 2011, the United States filed its Statement of the Case. Canada filed its Statement of Defense on November 9, 2011. The U.S. Rebuttal brief is due on December 22, 2011, and the hearing is scheduled for the last week of February.

\[14\] In each of the first five reports, this funding was included in the program description “Forest Management Measures,” which was listed under the heading “Subsidies in Connection with the SLA upon which Arbitration has been Requested.”
Additional Subsidies Identified in Connection with the SLA

1. Wood Promotion Program

The Government of Ontario provides C$1 million per year in funding to the forest products industry to enhance value-added manufacturing.

2. North Ontario Grow Bonds Program

The Government of Ontario provided approximately C$13 million in bonds to new and growing businesses in the North. For example, in September 2006, a C$250,000 loan to the Manitou Forest Products Limited for expansion of its sawmill was among the projects funded.

3. Forest Industry Long-Term Competitiveness Initiative

This program provides government funding for research and development that benefits the forest products industry.

4. Ontario Forest Access Road Construction and Maintenance Program

This program was announced in 2006 to make available C$75 million to reimburse forest companies for costs incurred for constructing and maintaining primary and secondary forest access roads.

5. Reductions in Operational and Silvicultural Costs

This program was announced in 2006 and allowed the Government of Quebec to incur costs previously borne by the forest products industry. The program includes C$210 million in measures to reduce the cost of operations and silvicultural investments.

Chile

We identified subsidies provided by Chile that potentially benefit softwood lumber and softwood lumber products through an examination of Chile’s TPRs. Chile’s most recent WTO Notification (N220) does not contain any information regarding programs related to lumber, timber, or other forest products industries.

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15 This program was listed in each of the first five reports under the heading “Subsidies in Connection with the SLA upon which Arbitration has been Requested.”

16 In each of the first five reports, this funding was included in the program description “Forest Management Measures,” which was listed under the heading “Subsidies in Connection with the SLA upon which Arbitration has been Requested.”

17 New and Full Notification Pursuant to Article XVI.1 of the GATT 1994 and Article 25 of the SCM Agreement: Chile. G/SCM/N/220/CHL (7/27/11).
Forestry Programs

- The Government of Chile has encouraged forestry activities by offering subsidies and favorable tax treatment. The National Forest Corporation (CONAF), which is responsible for the conservation and sustainable use of woodland and forest resources, offers rebates of between 75 and 90 percent of the net costs of reforestation and sustainable forest management activities, especially those carried out by small woodland owners. In 2009, it was planned to budget Ch$24,600 million (about US$42 million) for CONAF forest management, woodland area protection and fire control programs.\(^\text{18}\)

- The Law on Indigenous Forests (populated by native species) was approved in 2008 and provides rebates to help meet the cost of reclaiming, protecting and improving indigenous forests. In 2009, Ch$5,629 million (about US$9.6 million) was budgeted for the implementation of this law.\(^\text{19}\)

IV. Conclusion

This report reflects the best publicly available information related to subsidies on softwood lumber or softwood lumber products provided by countries of export that were the largest suppliers of these products to the United States. We note that this report covers all subsidies identified following the reporting methodology described above and does not constitute a finding regarding the countervailability of the listed subsidies under U.S. law, or their status under the SLA or the WTO SCM Agreement. We also note that this report only includes subsidies identified pursuant to the described reporting methodology. A subsidy’s presence in or absence from this report is not an indication of whether the subsidy is countervailable under U.S. law, is in accordance with the relevant WTO agreements, or is actionable under any other international agreement.


Appendix I
BY HAND DELIVERY

The Honorable John E. Bryson
Secretary of Commerce
Attn: James Terpstra
Import Administration
APO/Dockets Unit, Room 1870
U.S. Department of Commerce
14th Street and Constitution Avenue, N.W.
Washington, D.C. 20230

Re: Subsidies Provided by Certain Countries Exporting Softwood Lumber and Softwood Lumber Products to the United States

Dear Secretary Bryson:

On behalf of the U.S. Lumber Coalition (the “Coalition”),¹ we hereby submit these comments in response to the request by the Department of Commerce (the “Department”) for comments on subsidies provided by certain countries exporting softwood lumber to the United States.²

¹ The Coalition is an association of domestic entities interested in preventing unfairly traded imports of softwood lumber. Members of the Coalition have been petitioners in several antidumping and countervailing duty proceedings and have a strong interest in maintaining the effectiveness of U.S. trade laws.

Please do not hesitate to contact either of the undersigned should you have any questions concerning this submission.

Respectfully submitted,

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SUBSIDIES TO SOFTWOOD LUMBER PRODUCTION

Comments of the U.S. Lumber Coalition

Submitted Pursuant to Section 805 of the Softwood Lumber Act of 2008

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November 29, 2011
SUBSIDIES TO SOFTWOOD LUMBER PRODUCTION
Submission of the U.S. Lumber Coalition to the Department of Commerce
Pursuant to Section 805 of the Softwood Lumber Act of 2008
November 29, 2011

I. CANADA

A. Provincial Stumpage Programs

The large majority of timber used in the production of softwood lumber in Canada is harvested from “Crown lands” owned and managed by the several Canadian provincial governments. This timber is provided by the provincial governments to lumber producers (or, relatively rarely, to logging contractors who in turn sell the harvested logs to lumber producers) under a variety of contractual arrangements. While the details vary from one province to another, all of these provincial systems set an administered price for most, if not all, Crown timber at levels that are demonstrably well below market prices. Further, the provincial systems are structured so that the government’s administered price for Crown timber suppresses market pricing mechanisms for private timber (and, in some provinces, a small share of Crown timber sold competitively). Domestic processing requirements ensure that the benefit of this below-market timber is provided exclusively to softwood lumber producers in Canada.

As the Department has previously established, the provision of Crown timber by provincial governments constitutes the government provision of goods and therefore a financial contribution within the meaning of Section 771(5)(D) of the Tariff Act of 1930, as amended (19 U.S.C. § 1677(5)(D) (2006)) (the “Act”). Further, the Department has repeatedly found that because the number of industries making use of Crown timber is limited, the provision of timber is specific within the meaning of Section 771(5A)(D)(iii) of the Act. The WTO Dispute Settlement Body has confirmed that both of these findings are consistent with U.S. international obligations, and a binational panel under the North American Free Trade Agreement (NAFTA) concluded that both findings are consistent with U.S. law as well. Therefore, the provision of Crown timber to softwood lumber producers is a countervailable subsidy if it confers a benefit—that is, if the provision is made for “less than adequate remuneration” as set forth in Section 771(5)(E)(iv) of the Act and the Department’s implementing regulations.

British Columbia (BC). The BC government provides Crown timber under a wide variety of arrangements. The province sells a small portion of this timber in auctions, but participation in these auctions is limited, and the ultimate price that bidders are willing to pay is determined by the virtually unlimited amounts of timber available to BC lumber mills at administered prices. Most of the Crown timber is sold at prices set on the basis of a complex statistical modeling exercise deemed to produce the “estimated winning bid” for a given timber stand, had the stand been sold under the auction system.

Average prices are one-third or less of the market price for identical species just south of the BC border, where all timber is sold competitively. For example, according to BC government data, average “stumpage” — that is, prices for provincially-owned timber — has averaged less than C$2/m³ for most of the last two years. By contrast, timber auctions conducted
in September 2011 by the State of Washington’s Department of Natural Resources (WDNR) for
timber of the same species in highly similar forests produced winning bids ranging from
US$317.20/MBF to US$511.06/MBF.\(^1\) These are equivalent to C$56.18/m\(^3\) to C$90.52/m\(^3\).\(^2\)
Although BC harvesters incur additional expenses that WDNR harvesters do not, such as road
construction and tree replanting (“silviculture”), the cost of these activities does not even begin
to approach the price differential in the stumpage rates.

Moreover, the pricing model still in use on the BC Coast has not been updated since
January 2009, and is based on timber auction results from 2004 to 2008 indexed to current BC
log prices (excluding log exports). The Coalition understands that the BC government has told
the industry that an updated model has been prepared based on more recent auction results, and
that this model is expected to result in a C$7/m\(^3\) increase in average Coast stumpage levels. The
BC government has not denied the accuracy of this information, but neither has it given any
public indication as to when, or even whether, the model will be updated and stumpage reset
accordingly.

In the Interior, the pricing model has been distorted since 2007 by a massive increase in
the share of the harvest that has been classified as “lumber reject” and sold for C$0.25/m\(^3\) instead
of the sawlog price resulting from the Interior pricing model. Although BC claims that the
increase was caused by a mountain pine beetle epidemic, there has been no significant increase
in the amount of timber not being used for lumber or in the amount of “low-grade” lumber (#3
and economy) being produced in the BC Interior, which are the only legitimate reasons within
the BC system for timber to be sold at “lumber reject” prices. This misgrading, and resulting
mispricing, of BC Interior timber is the subject of an ongoing arbitration under the Softwood
Lumber Agreement 2006 (SLA).

**Alberta, Saskatchewan, Manitoba, Ontario, Quebec.** In these provinces, virtually all
Crown timber is provided to softwood lumber producers at fixed rates.

In Alberta, regulations prescribe that holders of Forest Management Agreement (FMA)
and Coniferous Timber Quota licenses pay a flat fee of C$1.90/m\(^3\) for all softwood timber
harvested, regardless of species, end use, or almost all market conditions, and just C$0.95/m\(^3\) for
certain low-quality timber.\(^3\) However, Alberta’s disclosures under the SLA suggest that average
timber prices have been well below C$1.90/m\(^3\) – and sometimes even below C$0.95/m\(^3\) – for
several years now.\(^4\) The reason for these apparently very low actual stumpage prices is
unknown. In addition, testimony before Canada’s Senate Committee on Agriculture and

\(^{1}\) RISI, Log Lines (Oct. 2011) at 7.

\(^{2}\) Using the Department’s Coast conversion factor of 5.66 m\(^3\)/MBF and a September
2011 exchange rate of C$1.0025/US$.

\(^{3}\) Alberta Timber Management Regulation §§ 80-81, available at [http://www.canlii.org](http://www.canlii.org).

\(^{4}\) Disclosures under Article XV(17) of the Softwood Lumber Agreement 2006.
Forestry in November 2010 indicated that in Alberta “large companies are purchasing wood for 54 cents a cubic metre.”

In Ontario, sawmills currently pay C$4.60/m³ to harvest most Crown softwood timber. The forest industry succeeded in amending the Ontario Forest Tenure Modernization Act, approved by Ontario’s Legislative Assembly in May 2011, to ensure that sawmills will continue to have guaranteed access to Crown timber (at administered price levels) for at least the next five years. As industry representatives explained in testimony on this legislation, guaranteed timber access plays an essential role in the lumber industry’s access to investment. For example, EACOM Timber Corp. stated that it recently invested in six Ontario lumber mills “based in large measure on secure, predictable, and affordable supplies of committed crown timber. That was the basis of the offer and the transaction.”

In Quebec, Crown timber prices are set by district using a complex modeling methodology. The most recent data available to the Coalition, from the third quarter of 2010, suggest that the provincial average Crown timber price in Quebec was C$6.89/m³. In April 2010, Quebec enacted a new Sustainable Forest Development Act, under which existing tenures will be withdrawn and replaced with new “timber supply guarantees” as of April 2013. In January 2011, new “Bureau de mise en marché des bois” (Timber Sales Office) announced a “Programme d’implémentation d’un marché libre des bois” (Implementation Program for an Open Timber Market). Under this program, the BMMB announced an initial auction of twelve timber stands on April 27, 2011. According to David Paterson, former CEO of AbitibiBowater, a major Quebec lumber producer, “there will be more of a free market component to wood in Quebec under the governmental plan.” However, it remains to be seen whether these steps will reduce the level of the subsidy provided to Quebec softwood lumber producers.


8 Official Report of Debates (Hansard), Standing Committee on General Government, at G-303, Apr. 13, 2011, at (testimony of Brian Nicks, director of forestry for Ontario, EACOM Timber Corp.).

9 Disclosures under Article XV(17) of the Softwood Lumber Agreement 2006.


11 Hearing Before the House of Commons Standing Committee on Industry, Science and Technology, Sept. 10, 2010 (testimony of Mr. David Paterson, then President and CEO of AbitibiBowater, Inc.), available at
Most of the softwood timber in these provinces is “SPF” timber, which is also found in the U.S.-Canada border regions of Minnesota and Maine, where it is always sold competitively. The most recently available data for Minnesota are for 2009, where sawtimber prices for SPF species were $58.34/MBF (C$13.84/m³) for Balsam Fir, $87.05/MBF (C$20.65/m³) for Spruce, and $106.19/MBF (C$25.19/m³) for Jack Pine. For Maine, the most recent data are for 2010, where Spruce and Fir sawlogs averaged $113/MBF (C$24.19/m³). These market-determined prices are many multiples of the administered stumpage rates charged in these provinces.

Although Crown timber harvesters often assume responsibilities for road construction and silviculture that are not reflected in typical market-determined prices for otherwise comparable timber in U.S. border regions, the costs incurred are generally a few dollars per cubic meter, leaving a large gap between the administered stumpage prices in these Canadian provinces and average market-based prices for comparable timber in jurisdictions where market forces are allowed to operate. Further, the provincial governments in Ontario and Quebec assumed many of the responsibilities previously borne by tenure holders, after the conclusion of the Department’s most recent CVD proceedings on softwood lumber from Canada. Several of these programs were found to be subsidies that violate the terms of the SLA by a London Court of International Arbitration (LCIA) tribunal in January 2011. More recently, press reports from Quebec indicate that a number of tenure-holding sawmills failed to fulfill their silviculture obligations in 2011, forcing the province to step in and fund necessary silviculture at its own expense.

New Brunswick. Crown timber plays a much smaller role in New Brunswick than in the six Canadian provinces mentioned above, accounting for just over half of the harvest; the other half of the timber harvest is divided roughly equally between industrial freehold land owned by major lumber producers and private woodlots owned by thousands of small holders. Crown prices are derived from periodic surveys of timber prices obtained by small woodlot owners. However, many in New Brunswick – including the woodlot owners themselves – believe that the terms of access to Crown timber by lumber producers actually forces private timber prices to


conform to the administered price of Crown timber, rather than the reverse. A report by the provincial Auditor General concluded: “The fact that the [lumber] mills directly or indirectly control so much of the source of timber supply in New Brunswick means that the [timber] market is not truly an open market. In such a situation it is not possible to be confident that the prices paid in the market are in fact fair market value.” Accordingly, it is possible that the provision of Crown timber in New Brunswick is also made for less than adequate remuneration.

B. Federal and Provincial Log Export Restrictions

All Canadian provinces prohibit the export of unprocessed logs harvested from Crown timber. These prohibitions may take the form of direct restrictions on log exports or a domestic processing requirement imposed as a condition on harvesters of Crown timber. In either case, exceptions are granted rarely, usually as a result of exceptional conditions such as a large amount of timber damaged by fire or disease. The Canadian federal government also restricts exports of logs harvested from most private land in British Columbia.

Section 127 of the BC Forest Act requires that timber harvested from the following sources must be either used or manufactured in British Columbia: (1) Crown land, (2) private land granted by the province after March 12, 1906, or (3) private land in a tree farm license area, regardless of the date granted must. Section 128(3) of that Act provides that exemptions from this requirement may only be given if the province is satisfied that (a) the timber is surplus to the requirements of BC mills, (b) the timber cannot be processed economically in the vicinity of the harvest or elsewhere in BC, and (c) the exemption would prevent waste of or improve the utilization of Crown timber.

As a practical matter, persons wishing to export logs in BC must first advertise the logs or the standing timber. Any BC processor wishing to bid for the logs may do so. If no bid is received, an export permit may be issued – but if a bid is received that the province deems to be an acceptable price (even if it is well below the export price that is otherwise available), the

15 See Nov. 2 Senate Hearing, supra note 5 (testimony of Andrew Clark, President, New Brunswick Federation of Woodlot Owners):

We had rules in place that said, basically, the annual allowable cut at one time from the private woodlot sector had to be purchased before industry’s access to Crown wood. In the last few years, that has become reversed. In the 1982 act, it was envisioned that the Crown would become the residual supplier. Now it is the private woodlot owners that are becoming the residual suppliers; they are cutting all of their Crown land, and we are working diligently to try to get that corrected.

There is an initiative under way. Last year, we harvested only 600,000 cubic metres out of 2.5 million available cubic [metres], and this year we have a target of 1.1 [million] cubic metres, which the provincial government is supporting by cutting back some Crown availability. Yes, we do have a problem there that needs to be corrected.

export permit will be denied. The timber or log owner then has the option of selling domestically or not harvesting the timber at all. Logs exported from Crown land are subject to a “fee in lieu of provincial manufacture,” which may be as high as 100 percent of the difference between the domestic and the export price.

Professor David Haley of the University of British Columbia describes the BC log export regime as amounting to “a transfer of wealth from timber owners, both the Crown and private sector, to forest products manufacturing companies. In other words, manufacturers receive a subsidy at the expense of timber growers.”17 The result, he explains, is that:

By lowering domestic log prices, restrictions on log exports reduce the revenue flowing to British Columbians from stumpage sales on public forestland and also the returns to those who harvest timber on public land and sell their logs in domestic markets. . . . The benefits of log export restrictions on private land are reaped by the timber products processing sector, which enjoys lower raw material costs than it would experience in the absence of such restrictions.18

Other provincial government policies amount to at least a de facto restriction on the export of logs in other provinces as well. For example, there is a substantial amount of private forestland in Quebec along the U.S. border, and domestic log prices in Quebec are significantly lower than just across the border in Maine, New Hampshire, Vermont, and New York. This price differential would lead one to expect that, absent government restrictions, Quebec would export logs from private lands into the United States – but such exports do not actually occur. The sale of private logs in Quebec is governed by a number of regional marketing boards or “syndicates,” which develop marketing plans that must be approved by a Quebec governmental agency. These marketing boards also facilitate the registration of private landowners in Quebec as “forestry producers” (producteurs forestiers), which gives private landowners access to four governmental subsidy programs: (1) the Private Forest Development Assistance Program (Le programme d’aide à la mise en valeur des forêts privées); (2) the Virginia Deer Damage Management Assistance Program (Le programme d’aide à l’aménagement des ravages de cerfs de Virginie); (3) the Property Tax Rebate Program (Le programme de remboursement de taxes foncières); and (4) the Forestry Finance Program (Le programme de financement forestier).19 Thus, the marketing boards have the power to prevent, or at least to discourage, the export of logs from Quebec private lands.


18 Haley, supra note 17, at 15.

These export restrictions and prohibitions are countervailable subsidies to Canadian softwood lumber producers, as the Department has found in prior lumber CVD investigations as well as in other CVD determinations. Through these policies, the provincial and federal governments either directly provide timber, or entrust or direct harvesting companies to provide timber, to domestic producers, thus providing a financial contribution. Because this timber is provided to domestic processors at below-market prices, a benefit is conferred. And because this timber is provided only to domestic processing industries, the log export restrictions are de jure specific.

C. Other Subsidy Programs

Additional subsidy programs also provide benefits to softwood lumber producers in Canada.

1. Preferential Tax Schemes

In past softwood lumber CVD proceedings, the Department found that the British Columbia Private Forest Property Tax Program provided countervailable subsidies. Under this program, BC imposes differential tax rates on the two classes of forest land: Class 3, “unmanaged forest land,” and Class 7, “managed forest land.” Property tax rates for Class 7 land are generally lower than for Class 3 land. To qualify for the lower Class 7 rates, land must be “used for the production and harvesting of timber.”

In addition, a new Quebec Capital Tax Credit Program provides tax credits of 15 percent of eligible expenses related to the acquisition of capital equipment used in the processing of forest products and acquired before January 1, 2013. The Quebec provincial government estimated that the program would reduce the taxes paid by Quebec forest products producers by C$120 million over four years. A recent report by the Quebec Auditor General found that another Quebec tax subsidy, the Quebec Road Tax Credit Program, was poorly administered and that funds were disbursed even to companies that had failed to prove eligibility. This program was also found to be a subsidy in breach of the SLA by an LCIA tribunal in January 2011.

Other tax programs that appear to provide subsidies have been identified in prior Coalition submissions to the Department, incorporated herein by reference.

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21 Id., Issues & Decision Memorandum at 12.

2. **Unearned Compensation for Tenure Rights**

The principal form of Crown timber harvesting rights in most Canadian provinces involves some type of long-term arrangement. Guaranteed long-term access to timber assists lumber producers in obtaining financing for capital investments to improve efficiencies, as industry observers have long recognized. In recent years when provinces have withdrawn these rights prior to the expiration of the tenure arrangement, significant compensation has been paid to the tenure holder. Such payments provide substantial benefits to the former tenure holders, who paid little or nothing to obtain the long-term harvesting rights in the first place. The payments also demonstrate the high value of the tenure rights that continue to be enjoyed by the vast majority of tenure holders whose rights have not been taken back by the governments.

In British Columbia, the Department has previously found countervailable compensation paid for tenure takebacks under the Protected Areas Forest Compensation Act and the Forest Revitalization Act. The Forest Revitalization Act remains in effect, and compensation continues to be paid (although details are usually not made public).

In Newfoundland and Labrador, the provincial expropriation of a pulp and paper mill, together with its associated tenure rights, was the subject of a claim under Chapter 11 of the North American Free Trade Agreement. In August 2010, the federal Canadian government agreed to settle these claims for C$130 million, one of the largest payments ever made in a Chapter 11 dispute.

In Alberta, holders of major tenures (Forest Management Agreement or FMA) are routinely compensated when timber on land associated with the tenure is removed as a result of activities by energy and mining companies. This is because FMA holders receive property rights against third parties (but not the Crown) in standing timber on their tenures – property rights that they do not pay for, but nonetheless receive as part of their tenure. This amounts to ongoing compensation for lost harvesting rights on a continuous basis – essentially, compensation for tenure takebacks in another form.

To the extent that tenure reform being planned in Quebec and under consideration in Ontario lead to modifications of existing long-term tenure arrangements in those provinces, it is possible that any compensation paid by those provinces will constitute further tenure compensation subsidies to their softwood lumber producers.

3. **Grants, Loans, and Loan Guarantees**

Prior submissions by the Coalition address a number of programs by which the federal and provincial Canadian governments provide grants, loans, loan guarantees, and other support, directly and indirectly, to Canadian softwood lumber producers. These submissions are incorporated herein by reference.

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As detailed in those submissions, the Department has found a number of these programs to be countervailable in prior softwood lumber proceedings. Further, the Ontario Forest Sector Prosperity Fund, the Ontario Forest Sector Loan Guarantee Program, and the Quebec Forest Industry Support Program have provided benefits that are currently the subject of ongoing arbitration between the United States and Canada under the Softwood Lumber Agreement 2006.

With respect to new programs, it is not always clear from publicly available information whether programs that provide benefits to the “forest industry” or the “forest products industry” necessarily provide benefits to softwood lumber producers. The prohibitions in the SLA on new subsidy programs benefitting softwood lumber producers appear to have restrained somewhat, but certainly not eliminated, the provision of benefits to softwood lumber producers under these programs. In addition to those previously identified programs, the Coalition notes the following additional information regarding programs that may be providing benefits to softwood lumber producers.

**Export Development Canada.** On November 5, 2010, the Honorable Denis Lebel, Minister of State (Economic Development Agency of Canada for the Regions of Quebec) stated in the federal House of Commons that “as of October 31, 2010, Export Development Canada had helped Quebec’s forest industry by providing credit support, accounts receivable insurance and loan guarantees totaling [C]$7.6 billion.”

24 Hansard, Nov. 5, 2010 (12:05 p.m.).

**Pulp and Paper Green Transformation Program.** Nearly C$1 billion in grants have been made available under this program for capital investments in pulp and paper mills to promote energy efficiency. Many of these mills are affiliated with, or co-located with, softwood lumber producers. Several of these companies, including West Fraser and Canfor, have publicly announced major capital investment programs that they have been able to target almost completely softwood lumber production, given the large grants received to fund pulp and paper investment under this program.

**AbitibiBowater Restructuring.** The governments of Quebec and Ontario provided extraordinary support during the 2009-2011 restructuring of AbitibiBowater, now known as Resolute Forest Products, a major lumber producer in those provinces. These included an emergency loan guarantee of C$100 million from Investissement Québec announced by Quebec’s Minister of Finance on April 17, 2009, the day AbitibiBowater filed for bankruptcy.25 Clearly no commercial lender would have provided financing to the company on this basis. In 2010, both Quebec and Ontario issued special regulations that relieved the company of around C$200 million in pension obligations over a period of 5-10 years, while continuing government support and guarantees for the company’s pension plans. In return, the company pledged to invest in production facilities in those provinces. As then-CEO David Paterson summarized:

“AbitibiBowater has worked closely with regulators and elected officials in Quebec and Ontario on a number of relief measures …. We appreciate the support and collaborative spirit demonstrated by governments ….”26 In addition, through a debt-for-equity swap, provincial and local government entities took an equity stake in the company as it emerged from bankruptcy.

**Buchanan Stumpage Forgiveness.** It has been widely reported that Buchanan Forest Products, a major Ontario lumber producer, received stumpage deferrals and forgiveness from the government of Ontario over a long period. In February 2009, a member of Ontario’s Parliament explained: “For the longest time, people were not aware of what we have done for the sawmill. … We [deferred] their stumpage costs to help them stay viable. Their industry has no market, so we have been deferring for some time so they can have cash and maintain operations.”27 In September 2010, the company signed an agreement with Ontario acknowledging that it owed C$33.61 million to the province and made commitments to repay some of these arrears in return for additional government loans and grants under the Forest Sector Prosperity Fund program.28

**Provincial Grant Programs.** Many provinces provide subsidies to softwood lumber production through a number of business incentive programs. For example, a significant portion of loans and loan guarantees provided by the Nova Scotia Industrial Expansion Fund are directed to forest products industries,29 including payments to softwood lumber producers identified in prior Coalition submissions as well as more recently announced payments.30

II. **CHILE**

Most of Chile’s softwood lumber exports to the United States are of radiata pine from timber plantations. These plantations were largely developed through the use of massive subsidies, including a “wildly successful” 75 percent subsidy for plantation establishment and tree care costs enacted in Decree Law 701 of 1974.31 Although these subsidies were discontinued in 1995, given typical rotation schedules it is very likely that the plantations established with the assistance of these subsidies are the source of much of the timber used to

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manufacture the softwood lumber that Chile is presently exporting to the United States. However, the Coalition is not aware of any other subsidies being provided that would significantly distort the harvesting or pricing of softwood timber in Chile.