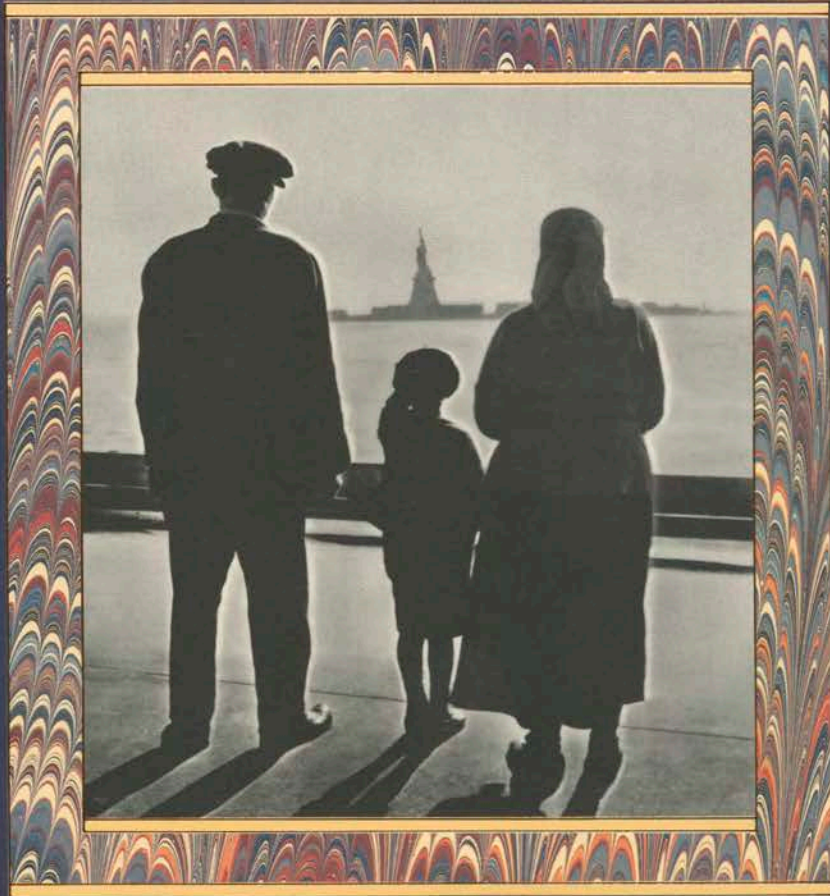


THE VISION SHARED



UNITING OUR FAMILY,
OUR COUNTRY, OUR WORLD

THE REPUBLICAN PLATFORM
1992

Dole for Senate '92

Post Office Box 15471
Washington, D.C. 20003-0471

FAX TRANSMITTAL

TO: MIKE GLASSNER

FROM: JO-ANNE COE

DATE:

Number of pages including this cover page: 14

Comments/Attachments:

If there are any problems with this transmittal, please call
(202) 408-5086 and ask for _____.

Time: _____

DRAFT #6
9/11/92

CONTACTS:

Jo-Anne Coe
202/408-5105 (O)
202/408-5117 (FAX)
703/845-1714 (H)
Judy Kay Brown
913/295-2745 (O)
316/669-0434 (PSA Booth)
316/669-9311 (Holidome)

Mike Glassner - mobile
913/256-5149
Dave Spears - mobile
316/772-7066

SENATOR BOB DOLE SCHEDULE -- SEPTEMBER 11-14, 1992FRIDAY, SEPTEMBER 11

11:00 AM Lv. Capitol

DRIVER: Wilbert

OPTION: Join colleagues on bus which departs
Senate steps at 11:00.
(Senator Mitchell goes to Andrews by bus)

11:25 AM Ar. Andrews AFB
DV Lounge
301/981-2100

11:30 AM Lv. Andrews AFB

AIRCRAFT: US Army C-20 (G-3 equivalent)

TAIL NO.: 205

MANIFEST: Senator Mitchell
Senator Dole
Senator & Mrs. Kent Conrad
Bob Bean, Deputy Sgt. at Arms

FLIGHT TIME: 2 hrs 50 minutes
TIME CHANGE: -1 hour

CONTACT: Colonel Frank Norton
202/224-2687

PAGE TWOFRIDAY, SEPTEMBER 11 (CONTINUED):

1:20 PM Ar. Fargo, North Dakota
Hector International Airport
FBO: Uncertain -- possibly
National Guard hangar or
Civilian terminal

1:30 PM Motorcade departs airport

DRIVE TIME: 10-15 minutes
(4 miles, 4 traffic lights)

NOTE: Schering-Plough aircraft leaves Washington
at 1:30 en route Fargo, with Vicki Stack on board.

1:45 PM Ar. Holiday Inn
701/282-2700

2:00 PM ATTEND FUNERAL SERVICES FOR SENATOR BURDICK

SENATOR DOLE -- 3-4 MINUTES' REMARKS

(Reception to Follow -- also at Holiday Inn)

3:15 PM Lv. Holiday Inn

DRIVER: Steve Sydness staffer

STEVE SYDNESS WILL ATTEND BURDICK SERVICES.
WILL LOOK FOR YOU THERE, AND WILL ACCOMPANY
YOU TO THE AIRPORT.

DRIVE TIME: 10-15 minutes (4 miles)

3:30 PM Ar. Hector International Airport
Valley Aviation
701/237-6882

3:40 PM Lv. Fargo

AIRCRAFT: Schering-Plough Challenger 601

TAIL NO.: N 34 CD

PILOT: John Stock
CO-PILOT: Larry Webster
SEATS: 6
MANIFEST: Senator Dole
Vicki Stack
Rob Lively, Schering-Plough
Richard Kinney, Schering-Plough

PAGE THREEFRIDAY, SEPTEMBER 11 (CONTINUED):

FLIGHT TIME: 1 hr 13 minutes

TIME CHANGE: 0

CONTACT: Rob Lively
202/463-7372
202/463-8809 (FAX)4:53 PM Ar. Johnson County Industrial Airport
Olathe, Kansas
Executive Beechcraft
913/782-9003

MET BY: Gale Grosch

RON: Overland Park Marriott
913/451-8000SATURDAY, SEPTEMBER 129:15 AM- Attend DOLE FOR SENATE REGIONAL MEETING
10:00 AM Overland Park Marriott

SPEAK AND PHOTO OP

10:00 AM Lv. Overland Park Marriott

DRIVER: Gale Grosch

DRIVE TIME: 15-20 minutes

10:20 AM Ar. Olathe Parade Route

10:30 AM- PARADE - JOHNSON COUNTY OLD SETTLER'S PARADE
11:30 AM

CROWD SIZE: 15,000

CONTACT: Betty Hoagland
913/782-0613

11:30 AM Lv. Parade Route

11:45 AM Ar. Johnson County Industrial Airport
Executive Beechcraft
913/782-9003

PAGE FOURSATURDAY, SEPTEMBER 12 (CONTINUED):

11:45 AM Lv. Johnson County Industrial Airport
AIRCRAFT: Schering-Plough Challenger 601
TAIL NO.: N 34 CD
PILOT: John Stock
CO-PILOT: Larry Webster
FLIGHT TIME: 30 minutes
MANIFEST: Senator Dole
Vicki Stack
Rod Lively
Richard Kinney

NOTE: Mike Glassner will have driven ahead from Overland Park.

12:15 PM Ar. Topeka, Kansas
Philip Billard Municipal Airport
T.J. Terminals
913/234-2602
MET BY: Susie Hoffman

12:30 PM Ar. Ramada Inn

12:30 PM Meet Ralph Williams
(Just say "Hello")

12:40 PM- DOLE FOR SENATE REGIONAL MEETING
1:40 PM Ramada Inn Downtown
913/234-5400

REMARKS AND PHOTO OP

1:45 PM Lv. Ramada Inn

1:55 PM Ar. Philip Billard Airport
T.J. Terminals
913/234-2602

2:00 PM Lv. Topeka
AIRCRAFT: Schering-Plough Challenger
FLIGHT TIME: 26 minutes

PAGE FIVESATURDAY, SEPTEMBER 12 (CONTINUED):

MANIFEST: Senator Dole
Vicki Stack
Rob Lively
Richard Kinney

2:26 PM Ar. Hutchinson, Kansas
Wells Aircraft
316/663-1546

MET BY: Dave Spears

3:00 PM Ar. Kansas State Fair Grounds

3:00 PM- PRESS ANNOUNCEMENT: WHEAT GLUTEN
3:15 PM

3:15 PM ATTEND KANSAS STATE FAIR

The Cancer Screening Booth will be operating all day Saturday and Sunday, and from 6:00 PM to 9:00 PM on weekdays.

Dole for Senate materials will be in the Republican booth.

NOTE: Kansas Cellular has a booth in the Industrial Arts Building (same location as the PSA Booth). They would like to do a photo of the Senator either Saturday or Sunday for use in their magazine. Connie Keating is the contact (316/669-7819); she will be there from noon to 9:00 PM daily.

2:00-5:00 PM: KLA and the Grain and Feed Dealers will be hosting a legislative reception at the KWCH TV building, 1800 Plum Street

NOTE: Schering-Plough aircraft must depart Hutchinson for Washington, D.C., no later than 5:30 PM with Vicki Stack and Schering-Plough executives.

???

Lv. Hutchinson

AIRCRAFT: Cessna Chancellor 414

TAIL NO.: N 12436

SEATS: 7

PAGE SIXSATURDAY, SEPTEMBER 13 (CONTINUED):

PILOT: Mitchell Mosiman
CO-PILOT: Sandra Alexander or Randy Awker

FLIGHT TIME: 32 minutes

MANIFEST: Senator Dole
Dave Spears

CONTACT: Yingling Aircraft (Peggy)
316/943-3246

??? Ar. Russell, Kansas
Super Aviation
913/483-6173

MET BY: City van will be left for your use

RON: Russell
913/483-4274

SUNDAY, SEPTEMBER 13

7:30 AM ?? - Lv. residence

7:40 AM Ar. Elks Lodge
913/483-3071

Doors open at 7:00 AM for coffee and rolls.
Doors close at 8:10 AM.

CONTACT: Russ Townsley
913/483-4114
James Malone
913/483-2735

8:30 AM- Taping of MEET THE PRESS
9:00 AM

9:10 AM Lv. Elks Lodge

9:25 AM Ar. Russell Airport
Super Aviation
913/483-6173

9:30 AM Lv. Russell

AIRCRAFT: Cessna 414 Chancellor

TAIL NO.: N 12436

PAGE SEVENSUNDAY, SEPTEMBER 13 (CONTINUED):

SEATS: 7

PILOT: Mitchell Mosiman
CO-PILOT: Dennis Richmeier

FLIGHT TIME: 17 minutes

MANIFEST: Senator Dole
Dave Spears

9:47 AM Ar. Hays Airport
Rich's Air Service
913/625-6618
Airport Manager: 913/625-6619

MET BY: Jerry Moran
913/625-8136 (H)
913/628-8226 (O)

10:00 AM- ATTEND FORT HAYS STATE HISTORICAL SOCIETY
11:00 AM PIONEER DAYS - CAVALRY DEMONSTRATION

11:00 AM Lv. Pioneer Days for airport

DRIVER: Jerry Moran

11:10 AM Lv. Hays en route Russell

AIRCRAFT: Cessna 414 Chancellor

TAIL NO.: N 12436

SEATS: 7

MANIFEST: Senator Dole
Dave Spears

PILOT: Mitchell Mosiman
CO-PILOT: Dennis Richmeier

FLIGHT TIME: 17 minutes

11:27 AM Ar. Russell Airport
Super Aviation
913/483-6173

LUNCH

PAGE EIGHTSUNDAY, SEPTEMBER 13 (CONTINUED):

1:30 PM Lv. Russell for Hutchinson
AIRCRAFT: Cessna 414 Chancellor
TAIL NO.: N 12436
MANIFEST: Senator Dole
Dave Spears
PILOT: Mitchell Mosiman
CO-PILOT: Dennis Richmeier
FLIGHT TIME: 32 minutes

2:02 PM Ar. Hutchinson Airport
Wells Aircraft
316/663-1546
Airport Manager: 316/665-2610
MET BY: Judy Kay Brown

2:30 PM- ATTEND KANSAS STATE FAIR
4:30 PM ??

4:50 PM Ar. Wells Aircraft
316/663-1546

5:00 PM Lv. Hutchinson
AIRCRAFT: ITT Gulfstream-4
TAIL NO.: N 153 RA
PILOT: Capt. Joseph Lepera
CO-PILOT: Wally Oetjen
CONTACT: Joe Santangelo
212/258-1042 (O)
212.489-5098 (FAX)
203/258-1048 (H)
Hangar: 215/264-7766
FAX: 215/264-1274 (David George)
FLIGHT TIME: 40 minutes

5:40 PM Ar. Kansas City International Airport
Executive Beechcraft
816/243-6440
PICK UP MIKE GLASSNER

PAGE NINESUNDAY, SEPTEMBER 13 (CONTINUED):

6:00 PM Lv. Kansas City
 FLIGHT TIME: 1 hr 15 minutes
 TIME CHANGE: +1 hour

8:15 PM Ar. Cincinnati, Ohio
 Lunken Field
 Stevens Aviation
 513/871-8600

MET BY: Mike DeWine staff driver and car

RON: Queen City Club
 513/621-2708
 513/621-0802 (FAX)

MONDAY, SEPTEMBER 14

8:00 AM- Attend MIKE DE WINE FOR SENATE FUNDRAISING BREAKFAST
 9:00 AM (In progress from 7:45)
 Queen City Club - Ballroom
 331 East 4th Street

Host: Bob Morgan, Chairman
 Cincinnati Financial (insurance co.)

CROWD SIZE: 40-60 @ \$1,000 per person

PRESS: Closed

CONTACT: Mary Sabin
 419/874-0108
 419/874-3368 (FAX)
 614/469-1992 (Columbus)

??? TENTATIVE -

PRIVATE MEETING with Carl Lindner to encourage him
 to join the DeWine team

PRIVATE MEETING with Ed Artz, Chairman of
 Proctor-Gamble

11:00 AM Lv. Cincinnati

MANIFEST: Senator Dole
 Mike Glassner
 Curt Steiner, DeWine campaign mgr.
 John Berry, Dayton - DeWine finance cmte.

PAGE TEN

MONDAY, SEPTEMBER 14 (CONTINUED):

FLIGHT TIME: 30 minutes (???)

11:30 AM Ar. Columbus, Ohio
Port Columbus Int'l Aprt
Lane Aviation
614/237-7290

12:00 PM ATTEND MIKE DEWINE FUNDRAISING LUNCHEON
Location to be determined

Hosts: Nationwide Insurance

??? TENTATIVE - PRIVATE MEETING with Les Wexner

2:00 PM Lv. Columbus

MANIFEST: Senator Dole
Mike Glassner

FLIGHT TIME: 1 hr 5 minutes

3:05 PM Ar. New York
La Guardia Airport
Page Avjet
718/476-5200

MET BY: Mark Miller
212/453-4849 (Car phone)

DRIVE TIME: 45 minutes

3:45 PM Ar. St. Regis Hotel
55th Street at Fifth Avenue
212/753-4500

Proceed to Suite 607

4:00 PM- INTERVIEW in suite -- Illyria
4:15 PM (Harry Bajraktari's Albanian newspaper)

CONTACT/INTERVIEWER: Charles Caruso
212/220-2000

4:15 PM- PRIVATE TIME ↙
5:15 PM

5:15 PM Proceed to Fontaine Bleu Room - 2nd Floor

*airport press
conference re
Clinton and
draft dodging?
(There is ample
time - see)*

PAGE ELEVENMONDAY, SEPTEMBER 14 (CONTINUED):

5:20 PM- ATTEND DOLE FOR SENATE FUNDRAISER
6:15 PM (Event runs 5:00 - 6:30 PM)

CROWD SIZE: 30

ANTICIPATED PROCEEDS \$40,000
(As of 7:00 PM Thursday)

PRESS: CLOSED

FORMAT: Podium and Mike
Mix and Mingle reception

HOSTS:

Bill Carey, Chairman, W.P. Carey & Co.
Jim Conneen, Chairman, A.T. Hudson & Co.
Richard L. Fisher, Partner, Fisher Bros.
Joe Fogg, Advisory Dir., Morgan Stanley
Tom Foley, President, NTC Group
Eli S. Jacobs, President, E.S. Jacobs & Co.
David Koch, Exec. V.P., Koch Industries
Don Marron, Chairman, Paine Webber
John Moran, Chairman, Dyson-Kissner-Moran
Elliott Vernon, Pres., Health Care Imaging Svcs.
Jim Xhema, President, Xhema Remodeling

6:15 PM Rand Araskog meets Senator in Fontaine Bleu Room
for escort to Versailles Room

6:15 PM Ar. Versailles Room

Met by: Juan Capello, Sr. V.P., Govt Affairs, ITT

ATTEND/KEYNOTE SOCIETY OF MEMORIAL SLOAN-KETTERING
CANCER CENTER ANNUAL APPEAL

Event runs: 6:00-7:00 PM

FORMAT: Theater style
Podium and Mike

CROWD SIZE: 81 confirmed (maybe 100)

SEATING: First row reserved for:
Rand Araskog
Senator Dole
Dr. William R. Fair
(Chief, Urology Service)
Melinda Blinken, Sloan-Kettering Hospital

PAGE TWELVEMONDAY, SEPTEMBER 14 (CONTINUED):

PROGRAM:

2-3 minute intro of Sen. Dole - Rand Araskog

REMARKS - SENATOR DOLE - 5 minutes

Q&A - SENATOR DOLE - 5 minutes

Remarks - Dr. William Fair - 5 minutes

Following program, break for cocktail reception
in same roomCONTACT: Sally Phipps
212/258-1251

7:00 PM

Lv. St. Regis Hotel

7:10 PM

Ar. Bruno's Restaurant
240 East 58th Street
212/688-4190

Proceed to Second Floor

7:10 PM-
8:00 PM

Attend NATIONAL ALBANIAN-AMERICAN PAC RECEPTION

CONTACT: Jim Xhema
203/531-6070

CROWD SIZE: 100 @ \$250 PER PERSON

FORMAT: Podium and Mike

PROGRAM: Intro of Sen. Dole - Prof. Sami Ripishti

REMARKS - SENATOR DOLE

8:00 PM

Lv. Bruno's Restaurant

DRIVE TIME: 45 minutes

8:45 PM

Ar. La Guardia Airport
Page Avjet
718/476-5200

8:50 PM

Lv. New York

AIRCRAFT: ITT Gulfstream-4
TAIL NO: N 153 RA
FLIGHT TIME: 45 minutesMANIFEST: Senator Dole
Mark Miller
Mike Glassner

PAGE THIRTEEN

MONDAY, SEPTEMBER 14 (CONTINUED):

9:35 PM

Ar. Washington National Airport
Butler Aviation
703/549-8340

MET BY: Wilbert Jones

PROCEED TO PRIVATE

PRESS RETURN TO CONTINUE OR ENTER A REQUEST.

read 34

34 AP 09-11-92 12:37 EDT 20 Lines. Copyright 1992. All rights reserved.

PM-KS-ELN--Dole Campaign,0130<

Kassebaum to Serve as Dole's Campaign Chairwoman<

TOPEKA, Kan. (AP) Sen. Nancy Kassebaum will serve as the chairwoman of fellow Republican Bob Dole's re-election campaign, Dole's organization announced today.

Kassebaum will provide advice to Dole's campaign and lead a staff of about 1,000 volunteers, said Kathy Peterson, Dole's campaign press secretary. However, she will not supervise the day-to-day activities of volunteers because of her Senate schedule, Mrs. Peterson said.

"Because his leadership is so vital to Kansas, it is important that we not take this race for granted," Kassebaum said.

Dole has served nearly 30 years in Congress and, as the Senate's minority leader, is considered one of the most powerful politicians in Washington. Kassebaum is one of the most popular politicians in state history.

The Democratic Senate nominee is Gloria O'Dell, a longtime party activist. Dole also faces Libertarian Mark Kirk and independent candidate Christina Campbell-Cline.

PLEASE ENTER A REQUEST.

September 10, 1992

TO: SENATOR DOLE
FROM: DAVE SPEARS
SUBJECT: DISASTER ASSISTANCE FUNDING

OMB LEGAL COUNSEL HAS INTERPETED YOUR \$100 MILLION PROVISION TO MEAN AT LEAST \$100 MILLION. THEY BASED THIS DECISION ON THE BASIS OF GETTING AT AROUND A 50% PRO-RATA FACTOR. IN OTHERWORDS OMB ANALYSIS SHOWED WINTER CROP LOSSES ON \$240 MILLION.

ON ONE SIDE OF THE ISSUE THAT IS GOOD NEWS FOR KANSAS WHEAT FARMERS, BECAUSE EVEN IF THERE ARE \$240 MILLION OF LOSSES THAT NUMBER DECREASES SUBSTANTIALLY WHEN LOOKING AT ACTUAL CLAIMS. HOWEVER, ON THE DOWN SIDE, IF THE TOTAL CLAIMS ARE AROUND ONLY \$150 MILLION OMB MAY TRY TO PAY OUT ONLY \$75 MILLION (50%) INSTEAD OF CLOSER TO 66% (\$100 MILLION DIVIDED BY \$150 MILLION).

LAST YEAR WAS THE FIRST TIME DISASTER PAYMENTS WERE PRO-RATED AND THE FACTOR WAS 50.04%. AS YOU KNOW, FARMERS DID NOT LIKE THIS, BUT IT WAS BETTER THAN NOTHING. THEY ALSO LOOKED AT IT AS A ONE TIME EVENT. HOWEVER, OMB NOW CONSIDERS THAT TYPE OF PRO-RATA PAYMENT POLITICALLY ACCEPTABLE. THAT MAY BE TRUE IN A YEAR WHEN FARMERS NEVER THOUGHT THEY WOULD GET A PAYMENT (IE. 1991), BUT NOT NECESSARILY IN AN ELECTION YEAR.

THE \$300 MILLION IN THE EMERGENCY SUPPLEMENTAL FOR CROP LOSSES ASSOCIATED WITH THE HURRICANES IS SUPPOSED TO BEEF UP THE REMAINING \$655 MILLION (\$755 MILLION - \$100 MILLION FOR WINTER CROPS) FOR THE REST OF THE CROPS (PHASE 2 SIGNUP). THAT CREATES A PIE OF APPROX. \$900 MILLION TO \$955 MILLION AVAILABLE FOR ALL OTHER CROPS. CURRENT ESTIMATES ARE AROUND \$2 BILLION OF CLAIMS OR AGAIN APPROX. 50% PRO-RATION.

BECAUSE OF THE POTENTIAL OF AN EARLY FROST WHICH COULD RAISE CLAIMS TO \$5 BILLION, A POLITICAL LAND MINE IS CREATED UNLESS THE PRESIDENT HAS SOME WIGGLE ROOM TO GET MORE MONEY. THOSE PARTICIPANTS IN PHASE 2 SIGNUP (WHICH INCLUDES ALL OF THE MIDWEST INCLUDING KANSAS MILO AND BEANS) WOULD ONLY GET A 20% PRORATION. I RAISED THIS ISSUE WITH GRADY AND HE SAID THEY WOULD JUST ASK FOR ANOTHER SUPPLEMENTAL. THE PROBLEM ARISES THAT CONGRESS MAY ALREADY BE GONE. THE PRESIDENT COULD AVOID THIS POTENTIAL PROBLEM BY INCLUDING A SENTENCE IN THE SUPP. THAT PROVIDED FOR OTHER FUNDS AS REQUIRED OUT OF CCC TO MAKE UP A COMPARBLE FACTOR.

IF WE DO HAVE AN EARLY FROST, THE MIDWEST WILL COME UNGLUED AT A TIME WHEN THE PRESIDENT NEEDS THEM THE MOST.

THE OTHER FACTOR THAT OMB NEEDS TO UNDERSTAND IS THAT A 50% FACTOR IS NOT POLITICALLY ACCEPTABLE.

September 9, 1992

TO: SENATOR DOLE
FROM: DAVE SPEARS
SUBJECT: WHEAT GLUTTON PLANT ANNOUNCEMENT - STATE FAIR

SITE: STATE FAIRGROUNDS - ADMIN. BLDG. BOARD ROOM

TIME: 3:00 P.M.

AGENDA:

HARRY CLEBERG - BRIEF COMMENTS, INTRODUCE OTIS MOLZ

OTIS MOLZ - BRIEF COMMENTS, INTRODUCE SENATOR DOLE

SENATOR DOLE - COMMENTS, INTRODUCE RUSSELL MAYOR NEAL FARMER

NEAL FARMER - BRIEF COMMENTS

IT IS EXPECTED THAT THE WHOLE PROGRAM WILL TAKE ABOUT 15 MINUTES.

FOLLOWING THE ANNOUNCEMENT AND QUESTIONS, PROCEED TO THE PRIDE OF KANSAS BUILDING (NEXT DOOR TO THE ADMIN. BUILDING) FOR PHOTO SETTING WITH WHEAT BACKGROUND.

ON THE PLATFORM: HARRY CLEBERG
OTIS MOLZ
MAYOR NEAL FARMER
RANDY MAI, CHAIRMAN, RUSSELL CO. COMMISSION
LOREN DINKEL, AGCO MANAGER

TALKING POINTS

WHEAT TECHNOLOGIES, INC. TO OPEN A PLANT IN RUSSELL

- o THIS ANNOUNCEMENT
CONCLUDES A LONG,
THOUGHTFUL PROCESS FOR
FARMLAND INDUSTRIES AND
RUSSELL COMMUNITY
LEADERS. IT'S BEEN**

**DIFFICULT TO CONTAIN THE
NEWS AFTER I LEARNED OF
THE DECISION BY THE
FARMLAND BOARD DURING
BREAKFAST A FEW DAYS AGO.**

- o A SPECIAL THANKS GOES TO
HARRY CLEBERG, OTIS MOLZ,
GARY EVANS, AND HAROLD
CARTER AT FARMLAND. I**

**KNOW A LOT OF HARD WORK
WAS DONE IN RUSSELL BY
LOREN DINKEL, ALFRED
DOLEZAL, NEAL FARMER,
JUDY SARGENT, FRANK
PEIRANO, RANDY MAI, BRAD
SEIBEL, AND NEB WEBB. OF
COURSE DEAN BANKER CAN
BE DEPENDED UPON TO
ENLIST A CROWD OF**

SUPPORTERS.

- o **IT ALL BEGAN WITH A LITTLE SEED MONEY WHICH I WAS SUCCESSFUL IN CARVING OUT OF AN APPROPRIATIONS BILL LAST YEAR. IT SEEMED THAT \$400,000 WOULD GO A LONG WAY, BUT WE'VE SEEN THAT IT TAKES MORE THAN**

**o AS YOU KNOW, ON
THURSDAY, I WAS PLEASED
TO ANNOUNCE THE AWARD
OF A \$1.481 MILLION GRANT
TO THE CITY OF RUSSELL
FROM THE ECONOMIC
DEVELOPMENT
ADMINISTRATION OF THE U.S.
DEPARTMENT OF COMMERCE
FOR DEVELOPMENT OF THE**

INFRASTRUCTURE IN THE INDUSTRIAL PARK.

- o IN A SHORT PERIOD OF TIME, I
HOPE THAT FARMLAND WILL
DECIDE THAT YOU NEED TO
EXPAND, THAT THE
INDUSTRIAL PARK WILL HAVE
OTHER TENANTS SIGNING ON,
AND THAT CENTRAL KANSAS**

**WILL FEEL A SIGNIFICANT
UPTURN IN THE ECONOMIC
HEALTH OF OUR
COMMUNITIES.**

National Republican Senatorial Committee

SENATOR PHIL GRAMM
CHAIRMAN

JEB HENSARLING
EXECUTIVE DIRECTOR

September 10, 1992

The Honorable Robert Dole
United States Senate
SH-141, Hart Office Building
Washington, D.C. 20510

Dear Bob,

As a follow-up to our meeting this morning, please find enclosed the cover letter I have sent to our colleagues and the various requests I have made of them to help our individual challengers. I share with you the excitement of the opportunities that we have before us to defeat Democrats and also share the concern at the funding our challengers need. I look forward to presenting this plan next week at the Conference meeting.

Yours Respectfully,



Phil Gramm
Chairman

PG/elg

enclosures

National Republican Senatorial Committee

SENATOR PHIL GRAMM
CHAIRMAN

JEB HENSARLING
EXECUTIVE DIRECTOR

September 10, 1992

COPY
+
Example

The Honorable Hank Brown
United States Senate
SH-717 Hart Office Building
Washington, DC 20510

Dear Hank,

As I mentioned at our Policy Luncheon, we have an unprecedented number of challengers who have the potential to defeat incumbent Democrats on election day. Our prospects are improved dramatically by the fact that the NRSC will fund \$17 million of coordinated expenditures this cycle -- the highest amount ever funded. This is almost twice as much coordinated as was permissible in the last cycle and about \$7 million more than the average amount previously funded. In addition to this, the Committee will fund \$3.4 million in party-building money to aid our get-out-the-vote drive in key states. This level of support is possible due to the great fundraising success we enjoy at the Committee.

Having spent 64 days on the road campaigning in 31 of the 34 states in which we are holding Senate elections this year, I know firsthand that we can beat a number of Democratic incumbents. Senator Dole and others have been very active on the campaign trail and can testify to this as well. But quite frankly, a number of our challengers have not been able to raise the funds at this critical juncture in the campaign to make a successful challenge against these vulnerable Democrats.

Due to the closeness of the Presidential campaign, we cannot count on the President, the Vice President, the First Lady and key Cabinet Members to devote time to our races. Given that the Committee will fund the highest level of coordinated ever funded in its history, there is only one other group to turn to for help, and that is Republican Members of the Senate who are not up for re-election in this cycle.

That is why I am asking you to please review carefully my request as contained in the enclosed challenger finance assistance plan. I want you to know that I personally have just written twenty-two \$1,000 checks out of my campaign account to our candidates. In addition, I am sending a letter to my campaign's 1,170 contributors asking them to contribute \$1,000 to one of our challengers, stating that is the most important thing they can do for me this year. I ask you to do these things not because we are in any way falling behind or failing, but because the opportunities for

RONALD REAGAN REPUBLICAN CENTER
425 SECOND STREET, N.E. • WASHINGTON, D.C. 20002 • (202) 675-6000

PAID FOR AND AUTHORIZED BY THE NATIONAL REPUBLICAN SENATORIAL COMMITTEE.

Republican gains are absolutely unprecedented. Never before in modern history have we had so many incumbent Democrats who are vulnerable. Indeed, many of them are well below 50% in the polls. But if we are to ever get the job done, it is we, the Republican Members of the Senate, who have to do it.

I look forward to speaking to you about the plan soon.

Yours Respectfully,

A handwritten signature in cursive script that reads "Phil".

Phil Gramm
Chairman

PG/elg

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR HANK BROWN as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Continue to serve as the PAC Chairman for Terry Considine's campaign. Make 20 calls per week for the campaign during the weeks of 9/14, 9/21 and 9/28. These are the weeks prior to Senate adjournment.

Jan Bain of the NRSC's PAC Department will provide the list of calls. These can either be made from the NRSC or your office. Jan or another representative will be available to actually place these calls for you as needed.

4. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.
5. Continue to attend Terry Considine campaign events as needed in Colorado.

6. Attend a fundraiser on behalf of Rod Chandler in Washington State.
7. Mail personal donor file for Terry Considine.
8. Attend an event for Tommy Hartnett in South Carolina.
9. Make 10 agriculture PAC calls for Steve Sydness.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR CONRAD BURNS as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort.
4. Spend one day traveling with Charlene Haar in South Dakota.
5. Spend one day traveling with Demar Dahl in Nevada.
6. Spend one day traveling with Rod Chandler in Washington State.
7. Make 10 energy and cable PAC calls for Tommy Hartnett. Names and numbers will be provided by Jan Bain of the NRSC staff.

8. Make 10 general PAC calls for Steve Sydness. Names and numbers will be provided by Jan Bain of the NRSC staff.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR JOHN CHAFEE as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Make 10 general PAC calls for Tommy Hartnett. Names and numbers will be provided by Jan Bain of the NRSC staff.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR THAD COCHRAN as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Serve as the PAC Co-Chairman for Terry Considine's campaign along with Hank Brown. This will include making 20 calls per week for the campaign during the weeks of 9/14, 9/21 and 9/28. These are the weeks prior to Senate adjournment.

Jan Bain of the NRSC's PAC Department will provide the list of calls. These can either be made from the NRSC or your office. Jan or another representative will be available to actually place these calls for you as needed.

4. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.

5. Both the Lauch Faircloth and the Tommy Hartnett campaigns are planning major fundraisers built around the Senate Leadership and other ranking members. Each of these will be scheduled around Senator Bob Dole's schedule. One will be a lunch and the other a dinner. Your attendance is extremely important in making this a success.
6. Spend one day with David Williams in Kentucky.
7. Make 10 PAC agriculture industry calls for Tommy Hartnett. Names and numbers will be provided by Jan Bain of the NRSC staff.
8. Make 10 general PAC calls for Steve Sydness. Names and numbers will be provided by Jan Bain of the NRSC staff.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR BILL COHEN
as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR LARRY CRAIG as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Continue to serve as the PAC Co-Chairman for Dirk Kempthorne's campaign along with Steve Symms. Consider making 20 calls per week for the campaign during the weeks of 9/14, 9/21 and 9/28. These are the weeks prior to Senate adjournment.

Ed Rahal of the NRSC's PAC Department will provide the list of calls. These can either be made from the NRSC or your office. Ed or another representative will be available to actually place these calls for you as needed.

4. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.
5. Continue to attend Dirk Kempthorne events in Idaho as requested by the campaign.
6. Spend one day traveling with Rod Chandler in Washington State.
7. Mail personal donor file for Dirk Kempthorne.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR JOHN DANFORTH as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Host a telecommunications breakfast for Rod Chandler on October 1st in Washington, DC.
4. Help Senator Kit Bond in anyway possible.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR PETE DOMENICI as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.
4. Spend one day traveling with Rod Chandler in Washington State.
5. Make 10 Senate President's Council calls for the NRSC. Names and numbers will be provided by Margaret Lauderback of the NRSC's staff.
6. Make 10 general PAC calls for Steve Sydness. Names and numbers will be provided by Jan Bain of the NRSC staff.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR DAVE DURENBURGER as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
2. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR JAKE GARN as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.
4. Attend all events as requested for Bob Bennett in Utah.
5. Mail personal donor file for Bob Bennett.
6. Spend one day traveling with Demar Dahl in Nevada.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR SLADE GORTON as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Serve as the PAC Co-Chairman for Rod Chandler's campaign along with Alan Simpson. This will include making 20 calls per week for the campaign during the weeks of 9/14, 9/21 and 9/28. These are the weeks prior to Senate adjournment.

Jan Bain of the NRSC's PAC Department will provide the list of calls. These can either be made from the NRSC or your office. Jan or another representative will be available to actually place these calls for you as needed.

4. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.

5. Spend a day traveling with Rod Chandler in Washington state.
6. Attend September 21st New York City fundraiser for Rod Chandler.
7. Mail personal donor list for Rod Chandler.
8. Work with Rod Chandler on his "wish list" for the campaign.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR ORRIN HATCH as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Both the Lauch Faircloth and the Tommy Hartnett campaigns want to plan major fundraisers built around the Senate Leadership and other ranking members. Each of these will be scheduled around Senator Bob Dole's schedule. One will be a lunch and the other a dinner. Your attendance is extremely important in making these a success.
4. Continue mail efforts for joint fundraiser between the DeWine, Faircloth and Hartnett campaigns.
5. Spend a day traveling with Charlene Haar in South Dakota.
6. Spend a day traveling with Steve Sydness in North Dakota.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR MARK HATFIELD as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Request:

1. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR JESSE HELMS as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Recruit two major donors from your campaign to write \$1,000 checks to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$20,000.
2. Mail personal donor list for Tommy Hartnett.
3. Mail personal donor list for Lauch Faircloth.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR JIM JEFFORDS as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates. Jim Douglas is not on the 12 challenger list because he is not accepting out-of-state or PAC money.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Spend a day traveling with Jim Douglas in Vermont.
4. Mail personal donor list for Jim Douglas.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR NANCY KASSEBAUM as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Attend in-state events for the following candidates:

Kit Bond	Missouri
Rod Chandler	Washington State
Charlene Haar	South Dakota
Bruce Herschensohn	California
John Seymour	California
Arlen Specter	Pennsylvania
Rich Williamson	Illinois

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR TRENT LOTT as of September 9 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Serve as the PAC Chairman for the Tommy Hartnett campaign. This will include making 20 calls per week for the campaigns during the weeks of 9/14, 9/21 and 9/28. These are the weeks prior to Senate adjournment.

Jan Bain of the NRSC's PAC Department will provide the list of calls. These can either be made from the NRSC or your office. Jan or another representative will be available to actually place these calls for you as needed.

4. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.

5. Both the Lauch Faircloth and the Tommy Hartnett campaigns want to plan major fundraisers built around the Senate Leadership and other ranking members. Each of these will be scheduled around Senator Bob Dole's schedule. One will be a lunch and the other a dinner. Your attendance is extremely important in making these a success.
6. Attend in-state events for the following campaigns:

Rod Chandler	Washington
Paul Coverdell	Georgia
Mike Huckabee	Arkansas
7. Make 10 Senate President's Council calls for the NRSC. Names and numbers will be provided by Margaret Lauderback of the NRSC staff.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR DICK LUGAR as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.
4. Both the Lauch Faircloth and the Tommy Hartnett campaigns want to plan major fundraisers built around the Senate Leadership and other ranking members. Each of these will be scheduled around Senator Bob Dole's schedule. One will be a lunch and the other a dinner. Your attendance is extremely important in making these a success.
5. Spend one day with David Williams in Kentucky for fundraising and agriculture events.

6. Mail personal donor list for Senator Dan Coats.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR CONNIE MACK as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Serve as the PAC Chairman for the Lauch Faircloth and Rich Williamson campaigns. Please spend more time on Rich Williamson than Lauch Faircloth, as Faircloth has more financial resources. This will include making 20 calls per week for the campaigns during the weeks of 9/14, 9/21 and 9/28. These are the weeks prior to Senate adjournment.

Margaret Lauderback of the NRSC's PAC Department will provide the list of calls for Lauch Faircloth and Janet Bain will provide the list of calls for Rich Williamson. These can either be made from the NRSC or your office. Margaret, Janet or another representative will be available to actually place these calls for you as needed.

4. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.
5. Both the Lauch Faircloth and the Tommy Hartnett campaigns want to plan major fundraisers built around the Senate Leadership and other ranking members. Each of these will be scheduled around Senator Bob Dole's schedule. One will be a lunch and the other a dinner. Your attendance is extremely important in making these a success.
6. Spend a day traveling with Rod Chandler in Washington state.
7. Make 10 Jewish community and Cuban community calls for Rod Chandler from major Florida donors.
8. Attend a Jewish fundraiser in Atlanta for Paul Coverdell.
9. Continue efforts as Chairman of the Senate President's Council.
10. Make 10 banking industry calls for Tommy Hartnett. Names and numbers will be provided by Janet Bain of the NRSC staff.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR MITCH MCCONNELL as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Serve as the PAC Chairman for the David Williams campaign. This will include making 20 calls per week for the campaign during the weeks of 9/14, 9/21 and 9/28. These are the weeks prior to Senate adjournment.

Margaret Lauderback of the NRSC's PAC Department will provide the list of calls. These can either be made from the NRSC or your office. Margaret or another representative will be available to actually place these calls for you as needed.

4. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.

5. Attend events for David Williams in Kentucky as requested by the campaign.
6. Hold an event in Kentucky to introduce David Williams to your major donors.
7. Mail a letter over your signature to the NRSC's Kentucky file requesting contributions for David Williams.
8. Mail personal donor file requesting contributions for David Williams.
9. Make 10 Asian community calls for Tommy Hartnett from your personal list.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR LARRY PRESSLER as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Serve as the PAC Chairman for the Charlene Haar campaign. This will include making 20 calls per week for the campaign during the weeks of 9/14, 9/21 and 9/28. These are the weeks prior to Senate adjournment.

Margaret Lauderback of the NRSC's PAC Department will provide the list of calls. These can either be made from the NRSC or your office. Margaret or another representative will be available to actually place these calls for you as needed.

4. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR BILL ROTH as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR WARREN RUDMAN as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Spend one day traveling with Jim Douglas and Phil Gramm in Vermont on October 10, 1992.
4. Help Judd Gregg in anyway possible.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR ALAN SIMPSON as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Serve as the PAC Co-Chairman for the Rod Chandler campaign along with Slade Gorton. This will include making 20 calls per week for the campaign during the weeks of 9/14, 9/21 and 9/28. These are the weeks prior to Senate adjournment.

Jan Bain of the NRSC's PAC Department will provide the list of calls. These can either be made from the NRSC or your office. Jan or another representative will be available to actually place these calls for you as needed.

4. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.
5. Both the Lauch Faircloth and the Tommy Hartnett campaigns want to plan major fundraisers built around the Senate Leadership and other ranking members. Each of these will be scheduled around Senator Bob Dole's schedule. One will be a lunch and the other a dinner. Your attendance is extremely important in making these a success.
6. Attend in-state events for the following campaigns:

Rod Chandler	Washington
Terry Considine	Colorado
Tommy Hartnett	South Carolina
Steve Sydness	North Dakota
7. Spend a day traveling with Demar Dahl in Nevada.
8. Make 10 general PAC calls for Tommy Hartnett. Names and numbers will be provided by Janet Bain of the NRSC staff.
9. Be nice to the Chairman of the NRSC for the balance of the campaign.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR BOB SMITH
as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.
4. Attend events for Judd Gregg as requested by the campaign.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR TED STEVENS as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
2. Serve as the PAC Chairman for the Bruce Herschensohn campaign. This will include making 20 calls per week for the campaign during the weeks of 9/14, 9/21 and 9/28. These are the weeks prior to Senate adjournment.

Margaret Lauderback of the NRSC's PAC Department will provide the list of calls. These can either be made from the NRSC or your office. Margaret or another representative will be available to actually place these calls for you as needed.

3. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.

4. Both the Lauch Faircloth and the Tommy Hartnett campaigns want to plan major fundraisers built around the Senate Leadership and other ranking members. Each of these will be scheduled around Senator Bob Dole's schedule. One will be a lunch and the other a dinner. Your attendance is extremely important in making these a success.
5. Spend one day traveling with the following candidates:

Rod Chandler	Washington State
Bruce Herschensohn	California
6. Co-Chair a PAC defense fundraiser for Rod Chandler with John Warner.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR STEVE SYMMS as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Continue to serve as the PAC Co-Chairman for the Dirk Kempthorne campaign along with Larry Craig. Make 20 calls per week for the campaign during the weeks of 9/14, 9/21 and 9/28. These are the weeks prior to Senate adjournment.

Ed Rahal of the NRSC's PAC Department will provide the list of calls. These can either be made from the NRSC or your office. Ed or another representative will be available to actually place these calls for you as needed.

4. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.
5. Continue to attend Dirk Kempthorne events in Idaho as requested by the campaign.
6. Attend a Rod Chandler fundraiser in Eastern Washington State.
7. Mail personal donor list for Dirk Kempthorne.
8. Spend a day traveling with Demar Dahl in Nevada.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR STROM THURMOND as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.
4. Allow me the chance to come over to your office and personally visit with you about the importance of the Tommy Hartnett race and how you can help.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR MALCOLM WALLOP as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.
4. Attend a Rod Chandler oil/gas PAC fundraiser in Washington, DC at the end of September.
5. Attend an oil and gas event in Denver for Terry Considine.

1992 REPUBLICAN SENATE CHALLENGERS

SENATOR JOHN WARNER as of September 9, 1992

12 Challengers:

California	Bruce Herschensohn
Colorado	Terry Considine
Georgia	Paul Coverdell
Idaho	Dirk Kempthorne
Illinois	Rich Williamson
Nevada	Demar Dahl
North Carolina	Lauch Faircloth
North Dakota	Steve Sydness
Ohio	Mike DeWine
South Carolina	Tommy Hartnett
South Dakota	Charlene Haar
Washington	Rod Chandler

Requests:

1. Write a \$1,000 check from your campaign to at least 10 of the 12 above candidates.
2. Recruit either one major donor from your campaign to write a \$1,000 check to at least 10 of the 12 above candidates or recruit several individuals to write checks which will total \$10,000.
3. Attend all challenger PAC fundraisers prior to the Senate adjournment. This is vitally important to show a unified effort during the final days of the campaign.
4. Both the Lauch Faircloth and the Tommy Hartnett campaigns want to plan major fundraisers built around the Senate Leadership and other ranking members. Each of these will be scheduled around Senator Bob Dole's schedule. One will be a lunch and the other a dinner. Your attendance is extremely important in making these a success.

5. Attend in-state events for the following candidates:

Terry Considine	Colorado
Paul Coverdell	Georgia
Bruce Herschensohn	California

6. Make 20 PAC defense industry calls for Bruce Herschensohn. Names and numbers will be provided by Margaret Lauderback of the NRSC staff.
7. Make 10 Senate President's Council calls for the NRSC. Names and numbers will be provided by Margaret Lauderback of the NRSC staff.
8. Co-Chair a PAC defense industry event for Rod Chandler with Ted Stevens.

DESCRIPTION OF THE PROPOSED

NORTH AMERICAN FREE TRADE AGREEMENT

Prepared by

THE GOVERNMENTS OF

CANADA,

THE UNITED MEXICAN STATES

AND

THE UNITED STATES OF AMERICA

August 12, 1992

INTRODUCTION

This document provides a synopsis of the proposed North American Free Trade Agreement.

On August 12, 1992, Canadian Minister of Industry, Science and Technology and Minister for International Trade Michael Wilson, Mexican Secretary of Trade and Industrial Development Jaime Serra and United States Trade Representative Carla Hills completed negotiations on a proposed North American Free Trade Agreement (NAFTA). Officials of the three governments have been directed to complete work on the final text of the Agreement as soon as possible. The final text will be made public when completed. The following description does not itself constitute an agreement between the three countries and is not intended as an interpretation of the final text.

For ease of reference a summary of significant environmental provisions of the NAFTA is included at the end of this document.

TABLE OF CONTENTS

PREAMBLE	1
OBJECTIVES AND OTHER OPENING PROVISIONS	1
RULES OF ORIGIN	2
CUSTOMS ADMINISTRATION	3
TRADE IN GOODS	4
National Treatment	
Market Access	
<i>Elimination of Tariffs</i>	
<i>Import and Export Restrictions</i>	
<i>Drawback</i>	
<i>Customs User Fees</i>	
<i>Waiver of Customs Duties</i>	
<i>Export Taxes</i>	
<i>Other Export Measures</i>	
<i>Duty-Free Temporary Admission of Goods</i>	
<i>Country-of-Origin Marking</i>	
<i>Alcoholic Beverages - Distinctive Products</i>	
TEXTILES AND APPAREL	6
Elimination of Tariff and Non-Tariff Barriers	
Safeguards	
Rules of Origin	
Labelling Requirements	
AUTOMOTIVE GOODS	7
Tariff Elimination	
<i>Vehicles</i>	
<i>Parts</i>	
Rules of Origin	
Mexican Auto Decree	
Mexican Auto-Transportation Decree	
Imports of Used Vehicles	
Investment Restrictions	
Corporate Average Fuel Economy Fleet Content	
Automotive Standards	

ENERGY AND BASIC PETROCHEMICALS	10
AGRICULTURE	12
Tariffs and Non-Tariff Barriers	
<i>Trade between Mexico and the United States</i>	
<i>Trade between Canada and Mexico</i>	
- Special Safeguard Provision	
- Domestic Support	
- Export Subsidies	
Agricultural Marketing Standards	
Resolution of Commercial Disputes	
Committee on Agricultural Trade	
SANTITARY AND PHYTOSANTITARY MEASURES	14
Basic Rights and Obligations	
International Standards	
Harmonization and Equivalence	
Risk Assessment	
Adaptation to Regional Conditions	
Procedural "Transparency"	
Control, Inspection and Approval Procedures	
Technical Assistance	
Committee on Sanitary and Phytosanitary Measures	
TECHNICAL STANDARDS	17
Basic Rights and Obligations	
International Standards	
Compatibility	
Conformity Assessment	
Procedural "Transparency"	
Technical Cooperation	
Committee on Standards-Related Measures	
EMERGENCY ACTION	19
Bilateral Safeguard	
Global Safeguard	
Procedural Requirements	

REVIEW OF ANTIDUMPING AND COUNTERVAILING DUTY MATTERS	20
Panel Process	
Retention of AD and CVD Laws	
Extraordinary Challenge Procedure	
Special Committee to Safeguard the Panel Process	
GOVERNMENT PROCUREMENT	22
-Coverage	
Procedural Obligations	
Technical Cooperation	
Future Negotiations	
CROSS-BORDER TRADE IN SERVICES	23
National Treatment	
Most-Favored-Nation Treatment	
Local Presence	
Reservations	
Non-Discriminatory Quantitative Restrictions	
Licensing and Certification	
Denial of Benefits	
Exclusions	
LAND TRANSPORTATION	25
Liberalization of Restrictions	
<i>Bus and Trucking Services</i>	
<i>Rail Services</i>	
<i>Port Services</i>	
Technical and Safety Standards	
Access to Information	
Review Process	
TELECOMMUNICATIONS	28
Access to and Use of Public Networks	
Exclusions and Limitations	
Enhanced Telecommunications	
Standards-Related Measures	
Monopoly Provision of Services	
Provision of Information	
Technical Cooperation	

INVESTMENT	30
Coverage	
Non-Discriminatory and Minimum Standards of Treatment	
Performance Requirements	
Transfers	
Expropriation	
Dispute Settlement	
Country-Specific Commitments and Exceptions	
Exceptions	
Investment and the Environment	
COMPETITION POLICY, MONOPOLIES AND STATE ENTERPRISES	32
Competition Policy	
Monopolies and State Enterprises	
<i>State Enterprises</i>	
<i>Monopolies</i>	
Trade and Competition Committee	
FINANCIAL SERVICES	33
Principles	
<i>Commercial Presence and Cross-Border Services</i>	
<i>Non-Discriminatory Treatment</i>	
<i>Procedural "Transparency"</i>	
<i>Prudential and Balance of Payments Measures</i>	
Consultations	
Country-Specific Commitments	
<i>Canada</i>	
<i>Mexico</i>	
<i>United States</i>	
<i>Canada-United States</i>	
INTELLECTUAL PROPERTY	36
Copyright	
Patents	
Other Intellectual Property Rights	
Enforcement Procedures	
TEMPORARY ENTRY FOR BUSINESS PERSONS	38
Consultations	
Provision of Information	
Non-Compliance	

INSTITUTIONAL ARRANGEMENTS AND DISPUTE SETTLEMENT PROCEDURES	39
Institutional Arrangements	
<i>Trade Commission</i>	
<i>Secretariat</i>	
Dispute Settlement Procedures	
<i>Consultations</i>	
<i>The Role of the Commission</i>	
<i>Initiation of Panel Proceedings</i>	
Forum Selection	
Panel Procedures	
Implementation and Non-Compliance	
Alternate Dispute Resolution of Private Commercial Disputes	
ADMINISTRATION OF LAWS	42
Procedural "Transparency"	
Contact Points	
EXCEPTIONS	42
General Exceptions	
National Security	
Taxation	
Balance of Payments	
Cultural Industries	
FINAL PROVISIONS	43
Entry into Force	
Accession	
Amendments and Withdrawal	
SUMMARY OF ENVIRONMENTAL PROVISIONS	44

PREAMBLE

The Preamble to the NAFTA sets out the principles and aspirations on which the Agreement is based. It affirms the three countries' commitment to promoting employment and economic growth in each country through the expansion of trade and investment opportunities in the free trade area and by enhancing the competitiveness of Canadian, Mexican and U.S. firms in global markets, in a manner that protects the environment. The Preamble confirms the resolve of the NAFTA partners to promote sustainable development, to protect, enhance and enforce workers' rights and to improve working conditions in each country.

OBJECTIVES AND OTHER OPENING PROVISIONS

The opening provisions of the NAFTA formally establish a free trade area between Canada, Mexico and the United States, consistent with the General Agreement on Tariffs and Trade (GATT). They set out the basic rules and principles that will govern the Agreement and the objectives that will serve as the basis for interpreting its provisions.

The objectives of the Agreement are to eliminate barriers to trade, promote conditions of fair competition, increase investment opportunities, provide adequate protection for intellectual property rights, establish effective procedures for the implementation and application of the Agreement and for the resolution of disputes and to further trilateral, regional and multilateral cooperation. The NAFTA countries will meet these objectives by observing the principles and rules of the Agreement, such as national treatment, most-favored-nation treatment and procedural "transparency".

Each country affirms its respective rights and obligations under the GATT and other international agreements. For purposes of interpretation, the Agreement establishes that the NAFTA takes priority over other agreements to the extent there is any conflict, but provides for exceptions to this general rule. For example, the trade provisions of certain environmental agreements take precedence over NAFTA, subject to a requirement to minimize inconsistencies with the Agreement.

The opening provisions also set out a general rule regarding the application of the Agreement to sub-federal levels of government in the three countries. In addition, this section defines terms that apply to the whole Agreement, to ensure uniform and consistent usage.

RULES OF ORIGIN

NAFTA eliminates all tariffs on goods originating in Canada, Mexico and the United States over a "transition period". Rules of origin are necessary to define which goods are eligible for this preferential tariff treatment.

This section of the Agreement is designed to:

- ensure that NAFTA benefits are accorded only to goods produced in the North American region — not goods made wholly or in large part in other countries;
- provide clear rules and predictable results; and
- minimize administrative burdens for exporters, importers and producers trading under NAFTA.

The rules of origin specify that goods originate in North America if they are wholly North American. Goods containing non-regional materials are also considered to be North American if the non-regional materials are sufficiently transformed in the NAFTA region so as to undergo a specified change in tariff classification. In some cases, goods must include a specified percentage of North American content in addition to meeting the tariff classification requirement. The rules of origin section also contains a provision similar to one in the Canada-United States Free Trade Agreement (FTA) that allows goods to be treated as originating when the finished good is specifically named in the same tariff subheading as its parts and it meets the required value content test.

Regional value content may be calculated using either the "transaction-value" or the "net-cost" method. The transaction-value method is based on the price paid or payable for a good; this avoids the need for complex cost accounting systems. The net-cost method is based on the total cost of the good less the costs of royalties, sales promotion, and packing and shipping. Additionally, the net-cost method sets a limitation on allowable interest. Although producers generally have the option to use either method, the net-cost method must be used where the transaction value is not acceptable under the GATT Customs Valuation Code, and must also be used for certain products, such as automotive goods.

In order to qualify for preferential tariff treatment, automotive goods must contain a specified percentage of North American content (rising to 62.5 percent for passenger automobiles and light trucks as well as engines and transmissions for such vehicles, and to 60 percent for other vehicles and automotive parts) based on the net-cost formula. In calculating the content level of automotive goods, the value of imports of automotive parts from outside the NAFTA region will be traced through the production chain to improve the accuracy of the content calculation. Regional content averaging provisions afford administrative flexibility for automotive parts producers and assemblers.

A de minimis rule prevents goods from losing eligibility for preference solely because they contain minimal amounts of "non-originating" material. Under this rule, a good that would otherwise fail to meet a specific rule of origin will nonetheless be considered to be North American if the value of non-NAFTA materials comprises no more than seven percent of the price or total cost of the good.

CUSTOMS ADMINISTRATION

In order to ensure that only goods satisfying the rules of origin are accorded preferential tariff treatment under the Agreement, and to provide certainty to and streamlined procedures for importers, exporters and producers of the three countries, the NAFTA includes a number of provisions on customs administration. Specifically, this section provides for:

- uniform regulations to ensure consistent interpretation, application and administration of the rules of origin;
- a uniform Certificate of Origin as well as certification requirements and procedures for importers and exporters that claim preferential tariff treatment;
- common record-keeping requirements in the three countries for such goods;
- rules for both traders and customs authorities with respect to verifying the origin of such goods;
- importers, exporters and producers to obtain advance rulings on the origin of goods from the customs authority of the country into which the goods are to be imported;
- the importing country to give exporters and producers in other NAFTA countries substantially the same rights of review and appeal of its origin determinations and advance rulings as it provides to importers in its territory;
- a trilateral working group to address future modifications of the rules of origin and the uniform regulations; and
- specific time periods to ensure the expeditious resolution of disputes regarding the rules of origin between NAFTA partners.

TRADE IN GOODS

National Treatment

The NAFTA incorporates the fundamental national treatment obligation of the GATT. Once goods have been imported into one NAFTA country from another NAFTA country, they must not be the object of discrimination. This commitment extends to provincial and state measures.

Market Access

These provisions establish rules governing trade in goods with respect to customs duties and other charges, quantitative restrictions, such as quotas, licenses and permits, and import and export price requirements. They improve and make more secure the access for goods produced and traded within North America.

Elimination of Tariffs: The NAFTA provides for the progressive elimination of all tariffs on goods qualifying as North American under its rules of origin. For most goods, existing customs duties will either be eliminated immediately or phased out in five or 10 equal annual stages. For certain sensitive items, tariffs will be phased out over a period of up to 15 years. Tariffs will be phased out from the applied rates in effect on July 1, 1991, including the U.S. Generalized System of Preferences (GSP) and the Canadian General Preferential Tariff (GPT) rates. Tariff phase-outs under the Canada-U.S. FTA will continue as scheduled under that Agreement. The NAFTA provides that the three countries may consult and agree on a more rapid phase-out of tariffs.

Import and Export Restrictions: All three countries will eliminate prohibitions and quantitative restrictions applied at the border, such as quotas and import licenses. However, each NAFTA country maintains the right to impose border restrictions in limited circumstances, for example, to protect human, animal or plant life or health, or the environment. Special rules apply to trade in agriculture, autos, energy and textiles.

Drawback: NAFTA establishes rules on the use of "drawback" or similar programs that provide for the refund or waiver of customs duties on materials used in the production of goods subsequently exported to another NAFTA country.

Existing drawback programs will terminate by January 1, 2001, for Mexico-U.S. and Canada-Mexico trade; the Agreement will extend for two years the deadline established in the Canada-U.S. FTA for the elimination of drawback programs. At the time these programs are eliminated, each NAFTA country will adopt a procedure for goods still subject to duties in the free trade area to avoid the "double taxation" effects of the payment of duties in two countries.

Under these procedures, the amount of customs duties that a country may waive or refund under such programs will not exceed the lesser of:

- duties owed or paid on imported, non-North American materials used in the production of a good subsequently exported to another NAFTA country; or
- duties paid to that NAFTA country on the importation of such good.

Customs User Fees: The three countries have agreed not to impose new customs user fees similar to the U.S. merchandise processing fee or the Mexican customs processing fee ("derechos de trámite aduanero"). Mexico will eliminate by June 30, 1999, its existing customs processing fee on North American goods. The United States will eliminate its current merchandise processing fee on goods originating in Mexico by the same date. For goods originating in Canada, the United States currently is phasing down and will eliminate this fee by January 1, 1994, as provided in the Canada-U.S. FTA.

Waiver of Customs Duties: The NAFTA prohibits any new performance-based customs duty waiver or duty remission programs. Existing programs in Mexico will be eliminated by January 1, 2001. Consistent with the obligations of the Canada-U.S. FTA, Canada will end its existing duty remission programs by January 1, 1998.

Export Taxes: The NAFTA prohibits all three countries from applying export taxes unless such taxes are also applied on goods to be consumed domestically. Limited exceptions allow Mexico to impose export taxes in order to relieve critical shortages of foodstuffs and basic goods.

Other Export Measures: When a NAFTA country imposes an export restriction on a product, it must not reduce the proportion of total supply of that product made available to the other NAFTA countries below the level of the preceding three years or other agreed period, impose a higher price on exports to another NAFTA country than the domestic price or require the disruption of normal supply channels. Based on a reservation that Mexico has taken, these obligations do not apply as between Mexico and the other NAFTA countries.

Duty-Free Temporary Admission of Goods: The Agreement allows business persons covered by NAFTA's "temporary entry" provisions to bring into a NAFTA country professional equipment and "tools of the trade" on a duty-free, temporary basis. These rules also cover the importation of commercial samples, certain types of advertising films, and goods imported for sports purposes or for display and demonstration. Other rules provide that by 1998 all goods that are returned after repair or alteration in another NAFTA country will re-enter duty-free. The United States undertakes to clarify what ship repairs done in other NAFTA countries on U.S.-flagged vessels qualify for preferential duty treatment.

This document is from the collections at the Dole Archives, University of Kansas
<http://dolearchives.ku.edu>

Country-of-Origin Marking: This section also provides principles and rules governing country-of-origin marking. These provisions are designed to minimize unnecessary costs and facilitate the flow of trade within the region, while ensuring that accurate information about the country of origin remains available to purchasers.

Alcoholic Beverages - Distinctive Products: The three countries have agreed to recognize Canadian Whiskey, Tequila, Mezcal, Bourbon Whiskey and Tennessee Whiskey as "distinctive products" and to prohibit the sale of products under these names unless they meet the requirements of their country of origin.

TEXTILES AND APPAREL

This section provides special rules for trade in fibers, yarns, textiles and clothing in the North American market. The NAFTA textiles and apparel provisions take precedence over those of the Multifiber Arrangement and other agreements between NAFTA countries applicable to textile products.

Elimination of Tariff and Non-Tariff Barriers

The three countries will eliminate immediately or phase out over a maximum period of 10 years their customs duties on textile and apparel goods manufactured in North America that meet the NAFTA rules of origin. In addition, the United States will immediately remove import quotas on such goods produced in Mexico, and will gradually phase out import quotas on Mexican textile and apparel goods that do not meet such rules. No NAFTA country may impose any new quota, except in accordance with specified "safeguards" provisions.

Safeguards

If textile or apparel producers face serious damage as a result of increased imports from another NAFTA country, the importing country may, during the "transition period", either increase tariffs or, with the exception of Canada-U.S. trade, impose quotas on the imports to provide temporary relief to that industry, subject to specific disciplines. In the case of goods that meet NAFTA's rules of origin, the importing country may take safeguard actions only in the form of tariff increases.

Rules of Origin

Specific rules of origin in the NAFTA define when imported textile or apparel goods qualify for preferential treatment. For most products, the rule of origin is "yarn forward", which means that textile and apparel goods must be produced from yarn made in a NAFTA country in order to benefit from such treatment. A "fiber forward" rule is provided for certain products such as cotton and man-made fiber yarns. Fiber forward means that goods must be produced from fiber made in a NAFTA country. In other cases, apparel cut and sewn from certain imported fabrics that the NAFTA countries agree are in short supply, such as silk, linen and certain shirting fabrics, can qualify for preferential treatment.

Additional provisions, responsive to the needs of North American industry, include "tariff rate quotas" (TRQ's), under which yarns, fabrics and apparel that are made in North America, but that do not meet the rules of origin, can still qualify for preferential duty treatment up to specified import levels. The TRQ's for Canada that were included in the Canada-U.S. FTA have been increased and provided an annual growth rate for at least the first five years.

The NAFTA countries will undertake a general review of the textile and apparel rules of origin prior to January 1, 1998. In the interim, they will consult on request on whether specific goods should be made subject to different rules of origin, taking into account availability of supply within the free trade area. In addition, the three countries have established a process to permit annual adjustments to TRQ levels.

Labelling Requirements

A joint government and private sector Committee on Labelling for Textile Products will recommend ways to eliminate unnecessary obstacles to textile trade resulting from different labelling requirements in the three countries through a work program to develop uniform labelling requirements, for example regarding pictograms and symbols, care instructions, fiber content information and methods for attachment of labels.

AUTOMOTIVE GOODS

The NAFTA will eliminate barriers to trade in North American automobiles, trucks, buses and parts ("automotive goods") within the free trade area, and eliminate investment restrictions in this sector, over a 10-year transition period.

Tariff Elimination

Each NAFTA country will phase out all duties on its imports of North American automotive goods during the transition period. Most trade in automotive goods between Canada and the United States is conducted on a duty-free basis under the terms of either the Canada-U.S. FTA or the Canada-U.S. "Autopact".

Vehicles: Canada and the United States eliminated tariffs on their trade in vehicles under the Canada-U.S. FTA. Under the NAFTA, for its imports from Mexico, the United States will:

- eliminate immediately its tariffs on passenger automobiles;
- reduce immediately to 10 percent its tariffs on light trucks and phase out the remaining tariffs over five years; and
- phase out its tariffs on other vehicles over 10 years.

For imports from Canada and the United States, Mexico will:

- reduce immediately by 50 percent its tariffs on passenger automobiles and phase out the remaining tariffs over 10 years;
- reduce immediately by 50 percent its tariffs on light trucks and phase out the remaining tariffs over five years; and
- phase out its tariffs on all other vehicles over 10 years.

Canada will eliminate its tariffs on vehicles imported from Mexico on the same schedule as Mexico will follow for imports from Canada and the United States.

Parts: Each country will eliminate its remaining tariffs on certain automotive parts immediately and phase out duties on other parts over five years and a small portion over 10 years.

Rules of Origin

The NAFTA rules of origin section provides that in order to qualify for preferential tariff treatment, automotive goods must contain a specified percentage of North American content (rising to 62.5 percent for passenger automobiles and light trucks as well as engines and transmissions for such vehicles, and to 60 percent for other vehicles and automotive parts) based on the net-cost formula. In calculating the content level of automotive goods, the value of imports of automotive parts from outside the NAFTA region will be traced through the production chain to improve the accuracy of the content calculation.

Mexican Auto Decree

The Mexican Auto Decree will terminate at the end of the transition period. Over this period, the restrictions under the Auto Decree will be modified by:

- eliminating immediately the limitation on imports of vehicles based on sales in the Mexican market;
- amending its "trade balancing" requirements immediately to permit assemblers to reduce gradually the level of exports of vehicles and parts required to import such goods, and eliminating, at the end of the transition period, the requirement that only assemblers in Mexico may import vehicles;
- changing its "national value-added" rules by reducing gradually the percentage of parts required to be purchased from Mexican parts producers; by counting purchases from certain in-bond production facilities ("maquiladoras") toward this percentage; by ensuring that Canadian, Mexican and U.S. parts manufacturers may participate in the growing Mexican market on a competitive basis, while requiring assemblers in Mexico during the transition period to continue to purchase parts from Mexican parts producers; and by eliminating at the end of the transition period the national value added requirement.

Mexican Auto-Transportation Decree

The Mexican Auto-Transportation Decree covering trucks (other than light trucks) and buses will be eliminated immediately, and replaced with a transitional system of quotas in effect for five years.

Imports of Used Vehicles

Canada's remaining restrictions on the import of used motor vehicles from the United States will be eliminated on January 1, 1994, in accordance with the Canada-U.S. FTA. Beginning 15 years after the NAFTA goes into effect, Canada will phase out over 10 years its prohibition on imports of Mexican used motor vehicles. Mexico will phase out its prohibition on imports of North American used vehicles over the same period.

Investment Restrictions

In accordance with the NAFTA's investment provisions, Mexico will immediately permit "NAFTA investors" to make investments of up to 100 percent in Mexican "national suppliers" of parts, and up to 49 percent in other automotive parts enterprises, increasing to 100 percent after five years. Mexico's thresholds for the screening of takeovers in the automotive sector will be governed by NAFTA's investment provisions.

Corporate Average Fuel Economy Fleet Content

Under the NAFTA, the United States will modify the fleet content definition found in its Corporate Average Fuel Economy ("CAFE") rules, so that vehicle manufacturers may choose to have those Mexican-produced parts and vehicles they export to the United States classified as domestic. After 10 years, Mexican production exported to the United States will receive the same treatment as U.S. or Canadian production for purposes of CAFE. Canadian-produced automobiles currently may be classified as domestic for CAFE purposes. The NAFTA does not change the minimum fuel economy standards for vehicles sold in the United States.

Automotive Standards

The NAFTA creates a special intergovernmental group to review and make recommendations on federal automotive standards in the three countries, including recommendations to achieve greater compatibility in such standards.

ENERGY AND BASIC PETROCHEMICALS

This section sets out the rights and obligations of the three countries regarding crude oil, gas, refined products, basic petrochemicals, coal, electricity and nuclear energy.

In the NAFTA, the three countries confirm their full respect for their constitutions. They also recognize the desirability of strengthening the important role that trade in energy and basic petrochemical goods plays in the North American region and of enhancing this role through sustained and gradual liberalization.

The NAFTA's energy provisions incorporate and build on GATT disciplines regarding quantitative restrictions on imports and exports as they apply to energy and basic petrochemical trade. The NAFTA provides that under these disciplines a country may not impose minimum or maximum import or export price requirements, subject to the same exceptions that apply to quantitative restrictions. The NAFTA also makes clear that each country may administer export and import licensing systems, provided that they are operated in a manner consistent with the provisions of the Agreement. In addition, no country may impose a tax, duty or charge on the export of energy or basic petrochemical goods unless the same tax, duty or charge is applied to such goods when consumed domestically.

This section also provides that import and export restrictions on energy trade will be limited to certain specific circumstances, such as to conserve exhaustible natural resources, deal with a short supply situation or implement a price stabilization plan.

Further, when a NAFTA country imposes any such restriction, it must not reduce the proportion of total supply made available to the other NAFTA countries below the level of the preceding three years or other agreed period, impose a higher price on exports to another NAFTA country than the domestic price or require the disruption of normal supply channels. Based on a reservation that Mexico has taken, these obligations do not apply as between Mexico and the other NAFTA countries.

This section also limits the grounds on which a NAFTA country may restrict exports or imports of energy or basic petrochemical goods for reasons of national security. However, based on a reservation that Mexico has taken, energy trade between Mexico and the other NAFTA countries will not be subject to this discipline, but will instead be governed by the Agreement's general national security provision, described in the "Exceptions" section below.

The NAFTA confirms that energy regulatory measures are subject to the Agreement's general rules regarding national treatment, import and export restrictions and export taxes. The three countries also agree that the implementation of regulatory measures should be undertaken in a manner that recognizes the importance of a stable regulatory environment.

In the NAFTA, Mexico reserves to the Mexican State goods, activities and investments in Mexico in the oil, gas, refining, basic petrochemicals, nuclear and electricity sectors.

The NAFTA energy provisions recognize new private investment opportunities in Mexico in non-basic petrochemical goods and in electricity generating facilities for "own use", co-generation and independent power production by allowing NAFTA investors to acquire, establish and operate facilities in these activities. Investment in non-basic petrochemical goods is governed by the general provisions of the Agreement.

To promote cross-border trade in natural gas and basic petrochemicals, NAFTA provides that state enterprises, end users and suppliers have the right to negotiate supply contracts. In addition, independent power producers, CFE (Mexico's state-owned electricity firm) and electric utilities in other NAFTA countries also have the right to negotiate power purchase and sale contracts.

Each country will also allow its state enterprises to negotiate performance clauses in their service contracts.

Certain specific commitments relating to special aspects of Canada-U.S. energy trade, set out in the Energy Chapter of the Canada-U.S. FTA, will continue to apply between the two countries.

AGRICULTURE

The NAFTA sets out separate bilateral undertakings on cross-border trade in agricultural products, one between Canada and Mexico, and the other between Mexico and the United States. Both include a special transitional safeguard mechanism. As a general matter, the rules of the Canada-U.S. FTA on tariff and non-tariff barriers will continue to apply to agricultural trade between Canada and the United States. Trilateral provisions in the NAFTA address domestic support for agricultural goods and agricultural export subsidies.

Tariffs and Non-Tariff Barriers

Trade between Mexico and the United States: When the Agreement goes into effect, Mexico and the United States will eliminate immediately all non-tariff barriers to their agricultural trade, generally through their conversion to either "tariff-rate quotas" (TRQ's) or ordinary tariffs.

The TRQ's will facilitate the transition for producers of import-sensitive products in each country. No tariffs will be imposed on imports within the quota amount. The quantity eligible to enter duty-free under the TRQ will be based on recent average trade levels and will grow generally at three percent per year. The over-quota duty -- initially established at a level designed to equal the existing tariff value of each non-tariff barrier -- will progressively decline to zero during either a 10- or 15-year transition period, depending on the product.

Under the NAFTA, Mexico and the United States will eliminate immediately tariffs on a broad range of agricultural products. This means that roughly one-half of U.S.-Mexico bilateral agricultural trade will be duty-free when the Agreement goes into effect. All tariff barriers between Mexico and the United States will be eliminated no later than 10 years after the Agreement takes effect, with the exception of duties on certain highly sensitive products -- including corn and dry beans for Mexico, and orange juice and sugar for the United States. Tariff phase-outs on these few remaining products will be completed after five more years.

Mexico and the United States will gradually liberalize bilateral trade in sugar. Both countries will apply TRQ's of equivalent effect on third country sugar by the sixth year after the Agreement goes into effect. All restrictions on trade in sugar between the two countries will be eliminated by the end of the 15-year transition period, except that sugar exported under the U.S. Sugar Re-Export Programs will remain subject to most-favored-nation (MFN) tariff rates.

Trade between Canada and Mexico: Canada and Mexico will eliminate all tariff and non-tariff barriers on their agricultural trade, with the exception of those in the dairy, poultry, egg and sugar sectors.

Canada will immediately exempt Mexico from import restrictions covering wheat, barley and their products, beef and veal, and margarine. Canada and Mexico will eliminate immediately or phase out within five years tariffs on many fruit and vegetable products, while tariffs on remaining fruit and vegetable products will be phased out over 10 years. A small number of these products will be subject to the special transitional safeguard described below.

Other than in the dairy, poultry and egg sectors, Mexico will replace its import licenses with tariffs, for example on wheat, or TRQ's, for example respecting corn and barley. These tariffs will generally be phased out over a 10-year period.

Special Safeguard Provision

During the first 10 years the Agreement is in effect, the NAFTA provides a special safeguard provision that applies to certain products within the scope of the bilateral undertakings described above. A NAFTA country may invoke the mechanism where imports of such products from the other country reach "trigger" levels set out in the Agreement. In such circumstances, the importing country may apply the tariff rate in effect at the time the Agreement went into effect or the then-current MFN rate, whichever is lower. This tariff rate may be applied for the remainder of the season or the calendar year, depending on the product. The trigger levels will increase over this 10-year period.

Domestic Support

Recognizing both the importance of domestic support measures to their respective agricultural sectors and the potential effect of such measures on trade, each of the NAFTA countries will endeavor to move toward domestic support policies that are not trade-distorting. In addition, the three countries recognize that a country may change its domestic support mechanisms so long as such change is in compliance with applicable GATT obligations.

Export Subsidies

Recognizing that the use of export subsidies within the free trade area is inappropriate except to counter subsidized imports from a non-NAFTA country, the Agreement provides that:

- a NAFTA exporting country must give three-days' notice of its intent to introduce a subsidy on agricultural exports to another NAFTA country;
- when an exporting NAFTA country believes that another NAFTA country is importing non-NAFTA agricultural goods that benefit from export subsidies, it may request consultations on measures the importing country could take against such subsidized imports; and

- if the importing country adopts mutually agreed measures to counter that subsidy, the NAFTA exporting country will not introduce its own export subsidy.

Building on the bilateral discipline on export subsidies in the Canada-U.S. FTA, the three countries will work toward the elimination of export subsidies in North American agricultural trade in pursuit of their objective of eliminating such subsidies worldwide.

Agricultural Marketing Standards

The NAFTA provides that when either Mexico or the United States applies a measure regarding the classification, grading or marketing of a domestic agricultural product, it will provide no less favorable treatment to like products imported from the other country for processing.

Resolution of Commercial Disputes

The three countries will work toward development of a mechanism for resolving private cross-border commercial disputes involving agricultural products.

Committee on Agricultural Trade

A trilateral committee on agricultural trade will monitor the implementation and administration of this section. In addition, a Mexico-U.S. working group and a Canada-Mexico working group will be established under the committee to review the operation of grade and quality standards.

SANITARY AND PHYTOSANITARY MEASURES

This section imposes disciplines on the development, adoption and enforcement of sanitary and phytosanitary (SPS) measures, namely those taken for the protection of human, animal or plant life or health from risks arising from animal or plant pests or diseases, food additives or contaminants. These disciplines are designed to prevent use of SPS measures as disguised restrictions on trade, while safeguarding each country's right to take SPS measures to protect human, animal or plant life or health.

Basic Rights and Obligations

The NAFTA confirms the right of each country to establish the level of SPS protection that it considers appropriate and provides that a NAFTA country may achieve that level of protection through SPS measures that:

- are based on scientific principles and a risk assessment;
- - are applied only to the extent necessary to provide a country's chosen level of protection; and
- do not result in unfair discrimination or disguised restrictions on trade.

International Standards

To avoid creating unnecessary barriers to trade, the NAFTA encourages the three countries to use relevant international standards in the development of their SPS measures. However, it permits each country to adopt more stringent, science-based measures when necessary to achieve its chosen level of protection.

The NAFTA partners will promote the development and review of international SPS standards in such international and North American standardizing organizations as the Codex Alimentarius Commission, the International Office of Epizootics, the Tripartite Animal Health Commission, the International Plant Protection Convention and the North American Plant Protection Organization.

Harmonization and Equivalence

The three countries have agreed to work toward equivalent SPS measures without reducing any country's chosen level of protection of human, animal or plant life or health. Each NAFTA country will accept SPS measures of another NAFTA country as equivalent to its own, provided that the exporting country demonstrates that its measures achieve the importing country's chosen level of protection.

Risk Assessment

The NAFTA establishes disciplines on risk assessment, including for evaluating the likelihood of entry, establishment or spread of pests and diseases. SPS measures must be based on an assessment of risk to human, animal or plant life or health, taking into account risk assessment techniques developed by international or North American standardizing organizations. A NAFTA country may grant a phase-in period for compliance by goods from another NAFTA country where the phase-in would be consistent with ensuring the importing country's chosen level of SPS protection.

Adaptation to Regional Conditions

This section also establishes rules for the adaptation of SPS measures to regional conditions, in particular regarding pest- or disease-free areas and areas of low pest or disease prevalence. An exporting country must provide objective evidence whenever it claims that goods from its territory originate in a pest- or disease-free area or area of low pest or disease prevalence.

Procedural "Transparency"

The NAFTA requires public notice in most cases prior to the adoption or modification of any SPS measure that may affect trade in North America. The notice must identify the goods to be covered, and the objectives of and reasons for the measure. All SPS measures must be published promptly. Each NAFTA country will ensure that a designated inquiry point provides information regarding such measures.

Control, Inspection and Approval Procedures

The NAFTA also establishes rules governing procedures for ensuring the fulfillment of SPS measures. These rules allow for the continued operation of domestic control, inspection and approval procedures, including national systems for approving the use of additives or for establishing tolerances for contaminants in foods, beverages or feedstuffs, subject to such disciplines as national treatment, timeliness and procedural "transparency".

Technical Assistance

The three countries will facilitate the provision of technical assistance concerning SPS measures either directly or through appropriate international or North American standardizing organizations.

Committee on Sanitary and Phytosanitary Measures

A Committee on Sanitary and Phytosanitary Measures will facilitate the enhancement of food safety and sanitary conditions in the free trade area, promote the harmonization and equivalence of SPS measures and facilitate technical cooperation and consultations, including consultations regarding disputes involving SPS measures.

TECHNICAL STANDARDS

This section applies to standards-related measures, namely standards, governmental technical regulations and the procedures used to determine that these standards and regulations are met. It recognizes the crucial role of these measures in promoting safety and protecting human, animal and plant life and health, the environment and consumers. The three countries have agreed not to use standards-related measures as unnecessary obstacles to trade, and will cooperate and work towards the enhancement and compatibility of these measures in the free trade area.

Basic Rights and Obligations

The NAFTA affirms that each country maintains the right to adopt, apply and enforce standards-related measures, to choose the level of protection it wishes to achieve through such measures and to conduct assessments of risk to ensure that those levels are achieved. In addition, the NAFTA affirms each country's rights and obligations under the GATT Agreement on Technical Barriers to Trade and other international agreements, including environmental and conservation agreements.

The NAFTA also sets out certain disciplines on the use of standards-related measures, with a view to facilitating trade between the NAFTA partners. For example, each country must ensure that its standards-related measures provide both national treatment and most-favored-nation treatment. That is, they must ensure that goods or specified services from the other two countries are treated no less favorably than like goods or services of national origin, and like goods or services from non-NAFTA countries.

International Standards

Each NAFTA country will use international standards as a basis for its standards-related measures if those standards are an effective and appropriate means to fulfill the country's objectives. However, each country retains the right to adopt, apply and enforce standards-related measures that result in a higher level of protection than would be achieved by measures based on international standards.

Compatibility

The NAFTA countries will work jointly to enhance safety, health and environmental and consumer protection. They will also seek to make their standards-related measures more compatible, taking into account international standard-setting activities, so as to facilitate trade and to reduce the additional costs that arise from having to meet different requirements in each country.

Conformity Assessment

Conformity assessment procedures are used to determine that the requirements set out in technical regulations or standards are fulfilled. The Agreement sets out a detailed list of rules governing these procedures to ensure that they do not create unnecessary obstacles to trade between the NAFTA countries.

Procedural "Transparency"

The NAFTA requires public notice in most cases prior to the adoption or modification of standards-related measures that may affect trade in North America. The notice must identify the goods or services to be covered and the objectives of and the reasons for the measure. Other NAFTA countries and anyone interested in a particular standards-related measure will be allowed to comment on it. Each NAFTA country will ensure that designated inquiry points are able to respond to questions and provide information regarding standards-related measures to other NAFTA countries and any interested person.

Technical Cooperation

Each country will, on request, provide to another NAFTA country technical advice, information and assistance on mutually agreed terms and conditions to enhance their standards-related measures. The Agreement encourages cooperation between the standardizing bodies of the NAFTA countries.

Committee on Standards-Related Measures

A Committee on Standards-Related Measures will monitor the implementation and administration of this section of the Agreement, facilitate the attainment of compatibility, enhance cooperation on developing, applying and enforcing standards-related measures and facilitate consultations regarding disputes in this area. Subcommittees and working groups will be created to deal with specific topics of interest. The Agreement provides that these subcommittees and working groups may invite the participation of scientists and representatives of interested non-governmental organizations from the three countries.

EMERGENCY ACTION

This section of the Agreement establishes rules and procedures under which a NAFTA country may take "safeguard" actions to provide temporary relief to industries adversely affected by surges in imports. A transitional bilateral safeguard mechanism applies to emergency actions taken against import surges that result from tariff reductions under the NAFTA. A global safeguard applies to import surges from all countries.

The Agreement's procedures governing safeguard actions provide that relief may be imposed for only a limited period of time and require that the NAFTA country taking the action must compensate the NAFTA country against whose good the action is taken. If the countries are not able to agree on the appropriate compensation, the exporting country may take trade measures of equivalent effect to compensate for the trade effect of the safeguard.

Bilateral Safeguard

During the transition period, if increases in imports from another NAFTA country cause or threaten to cause serious injury to a domestic industry, a NAFTA country may take a safeguard action that temporarily suspends the agreed duty elimination or re-establishes the pre-NAFTA rate of duty. The injury must result from the elimination of duties under the NAFTA. Such a safeguard action may be taken only once, and for a maximum period of three years. In the case of certain extremely sensitive goods, a country may extend the safeguard action for a fourth year. Bilateral safeguard actions may be taken after the transition period only with the consent of the country whose good would be affected by such action.

Global Safeguard

The Agreement provides that where a NAFTA partner undertakes a safeguard action on a global or multilateral basis (in accordance with Article XIX of the GATT, which permits both tariff and quota-based safeguard measures), each NAFTA partner must be excluded from the action unless its exports:

- account for a substantial share of total imports of the good in question; and
- contribute importantly to the serious injury or the threat of injury.

The Agreement stipulates that a NAFTA country normally will not be considered to account for a substantial share of imports if it does not fall among the top five suppliers of the good. For a NAFTA country's goods to be deemed not to contribute importantly to injury, the rate of growth of imports of the goods entering from that country must be appreciably lower than that of total imports of those goods. Even if a NAFTA country is initially excluded from a

safeguard action, the country taking the action has the right subsequently to include it in the action if a surge in imports from that country undermines the effectiveness of the action.

Procedural Requirements

This section also provides detailed procedures to guide the administration of safeguard measures, including:

- - entrusting injury determinations to a specified administrative authority; and
- requirements for the form and content of petitions, the conduct of investigations, including public hearings to allow all interested parties an opportunity to present views, and notification and publication of investigations and decisions.

REVIEW OF ANTIDUMPING AND COUNTERVAILING DUTY MATTERS

The NAFTA establishes a mechanism for independent binational panels to review final antidumping (AD) and countervailing duty (CVD) determinations by administrative authorities in each country. Each country will make those changes to its law necessary to ensure effective panel review. This section also sets out procedures for panel review of future amendments to each country's antidumping and countervailing duty laws. In addition, it establishes an "extraordinary challenge" procedure to deal with allegations that certain actions may have affected a panel's decision and the panel review process. Finally, the NAFTA creates a safeguard mechanism designed to remedy instances in which application of a country's domestic law undermines the functioning of the panel process.

Panel Process

Binational panels will substitute for domestic judicial review in cases in which either the importing or exporting country seeks panel review of a determination based on a request by a person entitled to judicial review of that determination under the domestic law of the importing country.

Each panel will comprise five qualified individuals from the countries involved, drawn from a roster maintained by the three countries. Each country involved will select two panelists, with the fifth selected by agreement of those countries or, in the absence of agreement, by the agreement of the four designated panelists or by lot.

A panel must apply the domestic law of the importing country in reviewing a determination. The three countries will develop rules of procedure for panels. The panel will either uphold

the determination or remand it to the administrative authority for action not inconsistent with the panel's decision. Panel decisions will be binding.

Retention of AD and CVD Laws

The NAFTA explicitly preserves the right of each country to retain its AD and CVD laws. Each country may amend its AD and CVD laws after the NAFTA takes effect. Any such amendment, to the extent it applies to imports from another NAFTA country, may be subject to panel review for inconsistency with the object and purpose of the Agreement, the GATT or the relevant GATT codes. If a panel finds such an inconsistency, and consultations fail to resolve the matter, the country that requested the review may take comparable legislative or administrative action or terminate the Agreement.

Extraordinary Challenge Procedure

The NAFTA also provides for an extraordinary challenge procedure and establishes certain grounds for invoking this procedure. Following a panel decision, either of the countries involved may request the establishment of a three-person extraordinary challenge committee, comprising judges or former judges from those countries. If it determines that one of the grounds for the extraordinary challenge has been met, it will vacate the original panel decision. In such event, a new panel will be established.

Special Committee to Safeguard the Panel Process

This section provides a safeguard mechanism to ensure that the panel process functions as intended. A NAFTA country may request a "special committee" to determine if the application of another country's domestic law has:

- prevented the establishment of a panel;
- prevented a panel from rendering a final decision;
- prevented the implementation of a panel's decision or denied it binding force and effect; or
- failed to provide opportunity for judicial review of the basis for the disputed administrative determination by an independent court applying the standards set out in the country's domestic law.

If a special committee makes an affirmative finding on any of these grounds, the countries involved will attempt to resolve the matter in the light of the special committee's finding. If they are unable to do so, the complaining country may suspend the binational panel system with respect to the other country or may suspend other benefits under the Agreement. If the complaining country suspends the panel system, the country complained against may take

reciprocal action. Unless the countries involved resolve the matter, or unless the country complained against demonstrates to the special committee that it has taken the necessary corrective action, any suspension of benefits may remain in effect.

GOVERNMENT PROCUREMENT

The Agreement opens a significant portion of the government procurement market in each NAFTA country on a non-discriminatory basis to suppliers from the other NAFTA countries for goods, services and construction services.

Coverage

The NAFTA covers procurements by specified federal government departments and agencies and federal government enterprises in each NAFTA country.

The NAFTA applies to procurements by federal government departments and agencies of:

- over US\$50,000 for goods and services; and
- over US\$6.5 million for construction services.

For federal government enterprises, the NAFTA applies to procurements of:

- over US\$250,000 for goods and services; and
- over US\$8 million for construction services.

For procurements covered by the Canada-U.S. FTA, the dollar thresholds of that Agreement will continue to apply.

Mexico will phase in its coverage over a transition period.

This section does not apply to the procurement of arms, ammunition, weapons and other national security procurements. Each country reserves the right to favor national suppliers for procurements specified in the Agreement.

Procedural Obligations

In addition to requiring national and most-favored NAFTA country treatment, the Agreement imposes procedural disciplines on covered procurements that:

- promote transparency and predictability by providing rules for technical specifications, qualifications of suppliers, setting of time limits and other aspects of the procurement process;
- prohibit offset practices and other discriminatory buy-national requirements; and
- require each country to establish a bid protest system that allows suppliers to challenge procedures or awards.

Technical Cooperation

The three countries will exchange information regarding their procurement systems to assist suppliers in each country to take advantage of the opportunities created by this section.

A Committee on Small Business will assist NAFTA small businesses to identify procurement opportunities in NAFTA countries.

Future Negotiations

Recognizing that improvements to NAFTA's procurement section are desirable, the three countries will endeavor to extend the coverage of this section to state and provincial governments that, after consultations, voluntarily accept its commitments.

CROSS-BORDER TRADE IN SERVICES

The NAFTA expands on initiatives in the Canada-U.S. FTA and the Uruguay Round of multilateral trade negotiations to create internationally-agreed disciplines on government regulation of trade in services. The cross-border trade in services provisions establish a set of basic rules and obligations to facilitate trade in services between the three countries.

National Treatment

The Agreement extends to services the basic obligation of national treatment, which has long been applied to goods through the GATT and other trade agreements. Under NAFTA's national treatment rule, each NAFTA country must treat service providers of the other

NAFTA countries no less favorably than it treats its own service providers in like circumstances.

With respect to measures of a state or province, national treatment means treatment no less favorable than the most favorable treatment that the state or province accords to the service providers of the country of which it forms a part.

Most-Favored-Nation Treatment

The Agreement also applies another basic GATT obligation to services: that of most-favored-nation treatment. This rule requires each NAFTA country to treat service providers of the other NAFTA countries no less favorably than it treats service providers of any other country in like circumstances.

Local Presence

Under the Agreement, a NAFTA country may not require a service provider of another NAFTA country to establish or maintain a residence, representative office, branch or any other form of enterprise in its territory as a condition for the provision of a service.

Reservations

Each NAFTA country will be able to keep certain current laws and other measures that do not comply with the rules and obligations described above. Such federal, state and provincial measures will be listed in the Agreement. Each NAFTA country will have up to two years to complete the list of state and provincial measures of this kind. All such measures currently in force at the municipal and other local government level may be retained.

Each NAFTA country may renew or amend its non-conforming measures provided that the renewal or amendment does not make a measure more inconsistent with the rules and obligations described above.

Non-Discriminatory Quantitative Restrictions

Each country will also list its existing non-discriminatory measures that limit the number of service providers or the operations of service providers in a particular sector. Any other NAFTA country will be able to request consultations on such measures with a view to negotiating their liberalization or removal.

Licensing and Certification

The NAFTA provisions related to professional licensing and certification are designed to avoid unnecessary barriers to trade. Specifically, each country must seek to ensure that its licensing and certification requirements and procedures are based on objective and

transparent criteria such as professional competence, are no more burdensome than is necessary to ensure the quality of the service and are not in themselves a restriction on the provision of the service. This section also provides a mechanism for the mutual recognition of licenses and certifications, but does not require a NAFTA country automatically to recognize the credentials of service providers of another country. In particular, the three countries will undertake a work program with a view to liberalizing the licensing of foreign legal consultants and the temporary licensing of engineers.

Commencing two years after implementation of the Agreement, a NAFTA country will remove any citizenship or permanent residency requirement for the licensing and certification of professional service providers in its territory. Any failure to comply with this obligation will entitle the other NAFTA countries to maintain or reinstate equivalent requirements in the same service sector.

Denial of Benefits

A NAFTA country may deny the benefits of this section to a specific firm if the services involved are provided through an enterprise of another NAFTA country that is owned or controlled by persons of a non-NAFTA country and the enterprise has no substantive business activities in the free trade area. In addition, for transportation services, a NAFTA country may deny benefits to a firm if these services are provided with equipment that is not registered by any of the NAFTA countries.

Exclusions

The services section does not apply to a number of matters dealt with in other parts of the Agreement, including government procurement, subsidies, financial services and energy-related services. The rules described above also will not affect most air services, basic telecommunications, social services provided by the government of any NAFTA country, the maritime industry except for certain services between Canada and Mexico and sectors currently reserved by the Mexican Constitution to the Mexican State and Mexican nationals. Each NAFTA country maintains the right to take action necessary to enforce measures of general application that are consistent with the Agreement, such as regarding deceptive practices.

LAND TRANSPORTATION

The NAFTA provides a timetable for the removal of barriers to the provision of land transportation services between the NAFTA countries and for the establishment of compatible land transport technical and safety standards. It provides for the phase out of restrictions on cross-border land transportation services among the three countries in order to create equal

opportunities in the North American international land transportation market. The provisions are designed to ensure that the land transportation services industries of the three countries will have a full opportunity to enhance their competitiveness without being placed at a disadvantage during the transition to liberalized trade.

Liberalization of Restrictions

Bus and Trucking Services: When the NAFTA goes into effect, the United States will amend its moratorium on grants of truck and bus operating authority by allowing full access for Mexican charter and tour bus operators to its cross-border market. Mexico will grant equivalent rights to U.S. and Canadian charter and tour bus operators. Canadian truck and bus companies are not subject to the U.S. moratorium. Canada will continue to permit U.S. and Mexican truck and bus operators to obtain operating authority in Canada on a national treatment basis.

Three years after signature of the Agreement, Mexico will allow U.S. and Canadian truck operators to make cross-border deliveries to, and pick up cargo in, Mexican border states, and the United States will allow Mexican truck operators to perform the same services in U.S. border states. At the same time, Mexico will allow 49 percent Canadian and U.S. investment in bus companies and in truck companies providing international cargo services (including point-to-point distribution of such cargo within Mexico). The United States and Canada will permit Mexican truck companies to distribute international cargo as well. The United States will maintain its moratorium on grants of operating authority for truck carriage of domestic cargo and for domestic passenger service, continuing to allow Mexicans to hold a non-controlling interest in U.S. companies.

Three years after the Agreement goes into effect, the United States will allow bus firms from Mexico to begin scheduled cross-border bus service to and from any part of the United States. At the same time, Mexico will provide the same treatment to bus firms from Canada and the United States.

Six years after the Agreement goes into effect, the United States will provide cross-border access to its entire territory to trucking firms from Mexico. Mexico will provide the same treatment to trucking firms from Canada and the United States.

Seven years after the Agreement goes into effect, Mexico will allow 51 percent Canadian and U.S. investment in Mexican bus companies and in Mexican truck companies providing international cargo services. At the same time, the United States will lift its moratorium on domestic operating authority for Mexican bus companies.

Ten years after the Agreement goes into effect, Mexico will permit 100 percent investment in truck and bus companies in Mexico. No NAFTA country will be required to remove restrictions on truck carriage of domestic cargo.

Rail Services: Under the Agreement and consistent with a Mexican reservation taken pursuant to its Constitution, Canadian and U.S. railroads will continue to be free to market their services in Mexico, operate unit trains with their own locomotives, construct and own terminals and finance rail infrastructure. Mexico will continue to enjoy full access to the Canadian and U.S. railroad systems. The Agreement does not affect each NAFTA country's immigration law requirements for crews to change at or near their borders.

Port Services: The Agreement also liberalizes land-side aspects of marine transport. Mexico will immediately allow 100 percent Canadian and U.S. investment in, and operation of, port facilities such as cranes, piers, terminals and stevedoring companies for enterprises that handle their own cargo. For enterprises handling other companies' cargo, 100 percent Canadian and U.S. ownership will be allowed after screening by the Mexican Foreign Investment Commission. Canada and the United States will continue to permit full Mexican participation in these activities.

Technical and Safety Standards

Consistent with their commitment to enhance safety, health and environmental and consumer protection, the NAFTA partners will endeavor to make compatible, over a period of six years, their standards-related measures with respect to motor carrier and rail operations, including:

- vehicles, including equipment such as tires and brakes, weights and dimensions, maintenance and repair and certain aspects of emission levels;
- non-medical testing and licensing of truck drivers;
- medical standards for truck drivers;
- locomotives and other rail equipment and operating personnel standards relevant to cross-border operations;
- standards relating to the transportation of dangerous goods; and
- road signs and supervision of motor carrier safety compliance.

Access to Information

Each NAFTA country will designate contact points to provide information regarding land transportation matters such as those related to operating authorizations and safety requirements.

Review Process

Beginning five years after the Agreement goes into effect, a committee of government officials will consider the effectiveness of liberalization in the land transportation sector, including any specific problems or unanticipated effects liberalization might have on each country's motor carrier industry. No later than seven years after the Agreement goes into effect, consultations will also address possible further liberalization. The results of these consultations will be forwarded to the NAFTA Trade Commission for appropriate action.

TELECOMMUNICATIONS

NAFTA provides that public telecommunications transport networks ("public networks") and services are to be available on reasonable and non-discriminatory terms and conditions for firms or individuals who use those networks for the conduct of their business. These uses include the provision of enhanced or value-added telecommunications services and intracorporate communications. However, the operation and provision of public networks and services have not been made subject to the NAFTA.

Access to and Use of Public Networks

The three countries will ensure that reasonable conditions of access and use include the ability to:

- lease private lines;
- attach terminal or other equipment to public networks;
- interconnect private circuits to public networks;
- perform switching, signalling and processing functions; and
- use operating protocols of the user's choice.

Moreover, conditions on access and use may be imposed only if necessary to safeguard the public service responsibilities of network operators or to protect the technical integrity of public networks. Provided that these criteria are met, such conditions on access and use may include restrictions on resale or shared use of public telecommunications transport services, requirements to use specified technical interfaces with public networks or services and restrictions on the interconnection of private circuits to provide public networks or services.

Rates for public telecommunications transport services must reflect economic costs, and private leased circuits must be available on a flat-rate pricing basis. However, NAFTA does not prohibit cross-subsidization between public telecommunications transport services. In addition, firms or individuals may use public networks and services to move information within a country and across NAFTA borders.

The provisions in this section do not apply to measures affecting the distribution of radio or television programming by broadcast stations or cable systems, which will have continued access to and use of public networks and services.

Exclusions and Limitations

The three countries are not required to authorize a person of another NAFTA country to provide or operate telecommunications transport networks or services and may prohibit operators of private networks from providing public networks and services.

Enhanced Telecommunications

The NAFTA provides that each country will ensure that its licensing or other authorization procedures for the provision of enhanced or value-added telecommunications services are transparent, non-discriminatory and applied expeditiously. Enhanced providers of the three countries will not be subject to obligations that are normally imposed on providers of public networks and services, such as providing services to the public generally or cost-justifying their rates.

Standards-Related Measures

The NAFTA limits the types of standards-related measures that may be imposed on the attachment of telecommunications equipment to public networks. Such measures must be necessary to prevent technical damage to, and interference with, public networks and services, to prevent billing equipment malfunctions and to ensure user safety and access. In addition, any technically qualified entity will be permitted to test equipment to be attached to public networks. This section also establishes procedures in each country to permit the acceptance of equipment test results conducted in the other NAFTA countries.

Monopoly Provision of Services

The NAFTA recognizes that a country may maintain or designate a monopoly provider of public networks or services. Each country will ensure that any such monopoly does not abuse its monopoly position by engaging in anti-competitive conduct outside its monopoly that adversely affects a person of another NAFTA country.

Provision of Information

Information affecting access to and use of public networks and services must be made publicly available, including:

- tariffs and other terms and conditions of service;
- specification of network and service technical interfaces;
- information on standardizing organizations;
- conditions for the attachment of terminal or other equipment; and
- notification, permit, registration or licensing requirements.

Technical Cooperation

The NAFTA countries will cooperate in the exchange of technical information and in the development of government-to-government training programs. Recognizing the importance to global telecommunications of international standards, they will also promote such standards through the work of the International Telecommunications Union, the International Organization for Standardization and other relevant international organizations.

INVESTMENT

The NAFTA removes significant investment barriers, ensures basic protections for NAFTA investors and provides a mechanism for the settlement of disputes between such investors and a NAFTA country.

Coverage

This section covers investments in one country by NAFTA investors from another NAFTA country. NAFTA investors include all enterprises with substantial business activities in a NAFTA country. Investment covers all forms of ownership and interests in a business enterprise, tangible and intangible property and contractual investment interests.

Non-Discriminatory and Minimum Standards of Treatment

Each country will treat NAFTA investors and their investments no less favorably than its own investors -- national treatment -- and investors of other countries -- most-favored-nation treatment. With respect to measures of a state, provincial or local government, national

treatment is defined to mean treatment no less favorable than the most favorable treatment accorded to investors of the country of which it forms a part. In addition, each country must provide investments of NAFTA investors treatment in accordance with international law, including fair and equitable treatment and full protection and security.

Performance Requirements

No NAFTA country may impose specified "performance requirements" in connection with any investments in its territory, namely specified export levels, minimum domestic content, preferences for domestic sourcing, trade balancing, technology transfer or product mandating. However, these disciplines do not apply to any NAFTA country's government procurement, export promotion or foreign aid activities.

Transfers

NAFTA investors will be able to convert local currency into foreign currency at the prevailing market rate of exchange for earnings, proceeds of a sale, loan repayments or other transactions associated with an investment. Each NAFTA country will ensure that such foreign currency may be freely transferred.

Expropriation

No NAFTA country may directly or indirectly expropriate investments of NAFTA investors except for a public purpose, on a non-discriminatory basis and in accordance with principles of due process of law. Compensation to the investor must be paid without delay at the fair market value of the expropriated investment, plus any applicable interest.

Dispute Settlement

This section sets out a detailed mechanism for the resolution of investment disputes involving a breach of the NAFTA investment rules by the host country. A NAFTA investor, at its option, may seek either monetary damages through binding investor-state arbitration or the remedies that are available in the host country's domestic courts.

Country-Specific Commitments and Exceptions

The NAFTA includes explicit country-specific liberalization commitments and exceptions to the national treatment, MFN and performance requirement rules. In the case of Mexico, these exceptions take into account constitutional requirements reserving certain activities to the Mexican State. Each country will specify exceptions for state and provincial measures within two years. Exceptions may not be made more restrictive and, if liberalized, may not subsequently be made more restrictive. However, a few sectors, such as basic telecommunications, social services and maritime services, are not subject to this constraint.

Canada may review acquisitions as provided in the Canada-U.S. FTA. Mexico may review acquisitions with an initial threshold of \$25 million phased up to \$150 million in the tenth year after the Agreement goes into effect. Threshold levels will be indexed.

Exceptions

The investment provisions do not apply to government procurement and subsidies. Other provisions of the Agreement address exceptions related to national security and to Canada's cultural industries.

Investment and the Environment

The NAFTA provides that no country should lower its environmental standards to attract an investment and that the countries will consult on the observance of this provision. The Agreement also specifies that a country may take action consistent with the NAFTA's investment provisions to protect its environment.

COMPETITION POLICY, MONOPOLIES AND STATE ENTERPRISES

The NAFTA includes provisions on anticompetitive government and private business practices, in recognition that disciplines in this area will help fulfill the objectives of the Agreement.

Competition Policy

Each NAFTA country will adopt or maintain measures against anticompetitive business practices and will cooperate on issues of competition law enforcement and other competition issues.

Monopolies and State Enterprises

State Enterprises: The Agreement requires any enterprise owned or controlled by a federal, provincial or state government to act in a manner consistent with that country's NAFTA obligations when exercising regulatory, administrative or other governmental authority, such as the granting of licenses.

Monopolies: The NAFTA imposes certain additional disciplines on current and future federal government-owned monopolies and on any privately-owned monopoly that a NAFTA country may designate in the future. When buying or selling a monopoly good or service, the monopoly must follow commercial considerations, consistent with the terms of its

government mandate, and must not discriminate against goods or businesses of the other NAFTA countries. NAFTA provides that each country must ensure that such monopolies do not use their monopoly positions to engage in anticompetitive practices in non-monopoly markets in that country's territory.

Trade and Competition Committee

A trilateral committee will consider issues concerning the relationship between competition laws and policies and trade in the free trade area.

FINANCIAL SERVICES

The NAFTA establishes a comprehensive principles-based approach to disciplining government measures regulating financial services. This section covers measures affecting the provision of financial services by financial institutions in the banking, insurance and securities sectors as well as other financial services. The section also sets out certain country-specific liberalization commitments, transition periods for compliance with the agreed principles and certain reservations listed by each country.

Principles

Commercial Presence and Cross-Border Services: Under the Agreement, financial service providers of a NAFTA country may establish in any other NAFTA country banking, insurance and securities operations as well as other types of financial services. Each country must permit its residents to purchase financial services in the territory of another NAFTA country. In addition, a country may not impose new restrictions on the cross-border provision of financial services in a sector, unless the country has exempted that sector from this obligation.

Non-Discriminatory Treatment: Each country will provide both national treatment, including treatment respecting competitive opportunities, and most-favored-nation treatment to other NAFTA financial service providers operating in its territory. Under the Agreement, any measure that does not disadvantage financial service providers of another NAFTA country in their ability to provide financial services, by comparison to domestic providers, is deemed to provide equality of competitive opportunity.

Procedural "Transparency": In processing applications for entry into its financial services markets, each country will:

- inform interested persons of its requirements for completing applications;
- provide information on the status of an application on request;
- make an administrative determination on a completed application within 120 days, where possible;
- publish measures of general application no later than their effective date and, where practicable, allow interested persons the opportunity to comment on proposed measures; and
- establish one or more inquiry points to answer questions about its financial services measures.

Prudential and Balance of Payments Measures: The NAFTA ensures that each country retains the right to take reasonable prudential measures notwithstanding any other provision of the Agreement. It also provides that a country may take measures for balance-of-payment purposes under limited circumstances.

Consultations

The Agreement provides specific procedures for NAFTA countries to consult on financial services matters.

Country-Specific Commitments

Canada: Under the Canada-U.S. FTA, U.S. firms and individuals are exempt from the non-resident provisions of Canada's "10/25" rules. Under the NAFTA, Canada will extend this exemption to Mexican firms and individuals who will thus be exempt from Canada's prohibition against non-residents collectively acquiring more than 25 percent of the shares of a federally-regulated Canadian financial institution. Mexican banks will also not be subject to the combined 12 percent asset ceiling that applies to non-NAFTA banks, nor will they be required to seek the approval of the Minister of Finance as a condition of opening multiple branches in Canada.

Mexico: Mexico will permit financial firms organized under the laws of another NAFTA country to establish financial institutions in Mexico, subject to certain market share limits that will apply during a transition period ending by the year 2000. Thereafter, temporary safeguard provisions may be applicable in the banking and securities sectors.

Banking and Securities: During the transition period, Mexico will gradually increase the aggregate market share limit in banking from eight percent to 15 percent. For securities firms, the limit will increase from 10 percent to 20 percent over the same period. Mexico will apply individual market share caps of 1.5 percent for banks and four percent for securities dealers during the transition period. After the transition period, bank acquisitions will remain subject to reasonable prudential considerations and a four percent market share limit on the resulting institution.

Insurance: Under the NAFTA, Canadian and U.S. insurers may gain access to the Mexican market in two ways. First, firms that form joint ventures with Mexican insurers may increase their foreign equity participation in such ventures in steps from 30 percent in 1994 to 51 percent by 1998, and to 100 percent by the year 2000. These firms will not be subject to aggregate or individual market share limits. Second, foreign insurers may establish subsidiaries, subject to aggregate limits of six percent of market share, gradually increasing to 12 percent in 1999, and subject to individual market share caps of 1.5 percent. These limits will be eliminated on January 1, 2000. Canadian and U.S. firms that currently have an ownership interest in Mexican insurers may increase their equity participation to 100 percent by January 1, 1996. Intermediary and auxiliary insurance services companies will be permitted to establish subsidiaries with no ownership or market share limits when the Agreement goes into effect.

Finance Companies: Mexico will permit Canadian and U.S. finance companies, on terms no less favorable than those accorded to Mexican institutions, to establish separate subsidiaries in Mexico to provide consumer lending, commercial lending, mortgage lending or credit card services. However, during the transition period, the aggregate assets of such subsidiaries may not exceed three percent of the sum of the aggregate assets of all banks in Mexico plus the aggregate assets of all types of limited-scope financial institutions in Mexico. Lending by affiliates of automotive companies with respect to the vehicles such companies produce will not be subject to, or taken into account in, the three percent limit.

Other Firms: NAFTA factoring and leasing companies will be subject to transition limits on aggregate market share in Mexico of the same duration and magnitude as those applying to securities firms, except that they will not be subject to individual market share limits. NAFTA warehousing and bonding companies, foreign exchange houses and mutual fund management companies will be permitted to establish subsidiaries with no ownership or market share limits when the Agreement goes into effect.

United States: The United States will permit any Mexican financial group that has lawfully acquired a Mexican bank with operations in the United States to continue to operate a securities firm in the United States for five years after the acquisition. The acquisition must occur before the NAFTA goes into effect and the bank and securities firm involved must have been operating in the U.S. market on January 1, 1992 and June 30, 1992, respectively. The securities firm may not expand the scope of its activities or acquire other securities firms in the United States, and will be subject to nondiscriminatory restrictions on transactions

between it and its affiliates. Other than these provisions, nothing in this commitment will affect the U.S. banking operations of a Mexican financial group.

Canada-United States: Financial services commitments of Canada and the United States to each other under the Canada-U.S. FTA will be incorporated into the NAFTA.

INTELLECTUAL PROPERTY

Building on the work done in the GATT and various international intellectual property treaties, NAFTA establishes a high level of obligations respecting intellectual property. Each country will provide adequate and effective protection of intellectual property rights on the basis of national treatment and will provide effective enforcement of these rights against infringement, both internally and at the border.

The Agreement sets out specific commitments regarding the protection of:

- copyrights, including sound recordings;
- patents;
- trademarks;
- plant breeders' rights;
- industrial designs;
- trade secrets;
- integrated circuits (semiconductor chips); and
- geographical indications.

Copyright

For copyright, the Agreement's obligations include requirements to:

- protect computer programs as literary works and databases as compilations;
- provide rental rights for computer programs and sound recordings; and
- provide a term of protection of at least 50 years for sound recordings.

Patents

The NAFTA provides protection for inventions by requiring each country to:

- provide product and process patents for virtually all types of inventions, including pharmaceuticals and agricultural chemicals;
- eliminate any special regimes for particular product categories, any special provisions for acquisition of patent rights and any discrimination in the availability and enjoyment of patent rights made available locally and abroad; and
- provide patent owners the opportunity to obtain product patent protection for pharmaceutical and agricultural chemical inventions for which product patents were previously unavailable.

Other Intellectual Property Rights

This section also provides rules for protecting:

- service marks to the same extent as trademarks;
- encrypted satellite signals against illegal use;
- trade secrets generally, as well as for protecting from disclosure by the government test data submitted by firms regarding the safety and efficacy of pharmaceutical and agri-chemical products;
- integrated circuits, both directly and in goods that incorporate them; and
- geographical indications so as to avoid misleading the public, while protecting trademark owners.

Enforcement Procedures

The NAFTA also includes detailed obligations regarding:

- procedures for the enforcement of intellectual property rights, including provisions on damages, injunctive relief and general due process issues; and
- enforcement of intellectual property rights at the border, including safeguards to prevent abuse.

TEMPORARY ENTRY FOR BUSINESS PERSONS

Taking account of the preferential trading relationship between the NAFTA countries, this section sets out commitments by the three countries to facilitate on a reciprocal basis temporary entry into their respective territories of business persons who are citizens of Canada, Mexico or the United States.

The NAFTA does not create a common market for the movement of labor. Each NAFTA country maintains its rights to protect the permanent employment base of its domestic labor force, to implement its own immigration policies and to protect the security of its borders.

This section's rules governing entry of business persons, constructed along the lines of similar provisions of the Canada-U.S. FTA, are tailored to meet the needs of all NAFTA partners.

Each country will grant temporary entry to four categories of business persons:

- business visitors engaged in international business activities for the purpose of conducting activities related to research and design, growth, manufacture and production, marketing, sales, distribution, after-sales service and other general services;
- traders who carry on substantial trade in goods or services between their own country and the country they wish to enter, as well as investors seeking to commit a substantial amount of capital in that country, provided that such persons are employed or operate in a supervisory or executive capacity or one that involves essential skills;
- intra-company transferees employed by a company in a managerial or executive capacity or one that involves specialized knowledge and who are transferred within that company to another NAFTA country; and
- certain categories of professionals who meet minimum educational requirements or who possess alternative credentials and who seek to engage in business activities at a professional level in that country.

Mexico and the United States have agreed to an annual numerical limit of 5,500 Mexican professionals entering the United States. This number is in addition to those admitted under a similar category in U.S. law that is subject to a global limitation of 65,000 professionals, but which remains unaffected by the NAFTA. The numerical limit of 5,500 may be increased by agreement between the United States and Mexico, and will expire 10 years after the Agreement goes into effect unless the two countries decide to remove the limit earlier. Canada has not set a numerical limit with respect to Mexico.

Consultations

The three countries will consult through a specialized working group on temporary entry matters. As part of its work, the group will consider providing temporary entry to spouses of business persons granted entry under NAFTA for periods of one year or more as traders and investors, intra-company transferees and professionals.

Provision of Information

Each country will publish clear explanatory material on procedures that business persons must follow to take advantage of the NAFTA temporary entry provisions.

Non-Compliance

The dispute settlement provisions of the Agreement may be invoked only if a country claims, on the basis of repeated practices, that another country has not complied with the temporary entry provisions.

INSTITUTIONAL ARRANGEMENTS AND DISPUTE SETTLEMENT PROCEDURES

Institutional Arrangements

This section establishes the institutions responsible for implementing the Agreement, ensuring its joint management and for avoiding and settling any disputes between the NAFTA countries regarding its interpretation and application.

Trade Commission: The central institution of the Agreement is the Trade Commission, comprising Ministers or cabinet-level officers designated by each country. Regular meetings are to be held annually, although the day-to-day work of the Commission will be carried out by officials of the three governments participating in the various committees and working groups mandated by the Agreement, operating on the basis of consensus.

Secretariat: The NAFTA establishes a Secretariat to serve the Commission as well as other subsidiary bodies and dispute settlement panels. The administrative and technical support that the Secretariat will provide is designed to assist the Commission to ensure effective and joint management of the free trade area.

Dispute Settlement Procedures

The dispute settlement procedures of the NAFTA provide expeditious and effective means for the resolution of disputes.

Consultations: Whenever any matter arises that could affect a country's rights under the Agreement, it may request consultations and the countries concerned will promptly consult on the matter. The NAFTA places priority on reaching an amicable settlement. The third country may participate, or may seek its own consultations.

The Role of the Commission: Should the consultations fail to resolve the matter within 30 to 45 days, any country may call a meeting of the Trade Commission with all three countries present. The NAFTA directs the Commission to seek to settle the dispute promptly. The Commission may use good offices, mediation, conciliation or other means of alternative dispute resolution to this end.

Initiation of Panel Proceedings: If the countries concerned are unable to reach a mutually satisfactory resolution through the Commission, any consulting country may initiate panel proceedings.

Forum Selection

If a dispute could be brought under both the GATT and the NAFTA, the complaining country may choose either forum. If the third NAFTA country wants to bring the same case in the other forum, the two complaining countries will consult, with a view to agreement on a single forum. If those countries cannot agree, the dispute settlement proceeding normally will be heard by a NAFTA panel. Once selected, the chosen forum must be used to the exclusion of the other.

If a dispute involves factual issues regarding certain standards-related environmental, safety, health or conservation measures or if the dispute arises under specific environmental agreements, the responding country may elect to have the dispute considered by a NAFTA panel. The rules also set out procedures for addressing disputes relating to matters covered by the Canada-U.S. FTA.

Panel Procedures

If the complaining country elects to have the matter heard through NAFTA procedures, it may request the establishment of an arbitral panel. The third country may either join as a complaining country or limit its participation to oral and written submissions. The panel will typically be charged with making findings of fact and determining whether the action taken by the defending country is inconsistent with its obligations under the NAFTA, and may make recommendations for resolution of the dispute.

Panels will be composed of five members, who will normally be chosen from a trilaterally agreed roster of eminent trade, legal and other experts, including from countries outside the NAFTA. The NAFTA provides for a special roster of experts for disputes involving financial services.

The panel will be chosen through a process of "reverse selection" to ensure impartiality: the chair of the panel will be selected first, either by agreement of the disputing countries or, failing agreement, by designation of one disputing side, chosen by lot. The chair may not be a citizen of the side making the selection, and may be a non-NAFTA national. Each side will then select two additional panelists who are citizens of the country or countries on the other side. Whenever an individual not on the roster of panelists is nominated, any other disputing NAFTA country may exercise a preemptory challenge against that individual.

Rules of procedure, to be more fully elaborated by the Commission, provide for written submissions, rebuttals and at least one oral hearing. There are strict time limits to ensure prompt resolution. A special procedure permits scientific boards to provide expert advice to panels on factual questions related to the environment and other scientific matters.

Unless the disputing countries decide otherwise, within 90 days of a panel's selection, it will present to them a confidential initial report. They will then have 14 days in which to provide comments to the panel. Within 30 days of the presentation of its initial report, the panel will present its final report to the countries concerned. The report will then be transmitted to the Commission, which will normally publish it.

Implementation and Non-Compliance

Upon receiving the panel's report, the disputing countries are to agree on the resolution of the dispute, which will normally conform to the recommendations of the panel. If a panel determines that the responding country has acted in a manner inconsistent with its NAFTA obligations, and the disputing countries do not reach agreement within 30 days or other mutually agreed period after receipt of the report, the complaining country may suspend the application of equivalent benefits until the issue is resolved. Any country that considers the retaliation to be excessive may obtain a panel ruling on this question.

Alternate Dispute Resolution of Private Commercial Disputes

Special provisions, described in the investment section, set out procedures for international arbitration of disputes between investors and NAFTA governments. The NAFTA countries will also encourage and facilitate the use of alternative dispute resolution as a means of settling international commercial disputes between private parties in the NAFTA region. The three countries will provide for the enforcement of arbitral agreements and arbitral awards. The Agreement establishes an advisory committee concerning the use of alternative dispute resolution for such disputes.

ADMINISTRATION OF LAWS

Procedural "Transparency"

This section provides rules designed to ensure that laws, regulations and other measures affecting traders and investors will be accessible and will be administered fairly and in accordance with notions of due process by officials in all three countries. Each country will also ensure, under its domestic laws, independent administrative or judicial review of government action relating to matters covered by the NAFTA.

The NAFTA's notification and exchange of information provisions will allow each government the opportunity to consult on any action taken by another country that could affect the operation of the Agreement. These provisions are designed to assist the three countries to avoid or minimize potential disputes.

Contact Points

Each country will designate a contact point to facilitate communications between NAFTA countries.

EXCEPTIONS

The NAFTA includes provisions that ensure that the Agreement does not constrain a country's ability to protect its national interests.

General Exceptions

This provision permits a country to take measures otherwise inconsistent with its obligations affecting trade in goods to protect such interests as public morals, human, animal or plant life or health or national treasures, to conserve exhaustible natural resources or to take enforcement measures regarding such matters as deceptive practices or anticompetitive behavior. However, such measures must not result in arbitrary discrimination or disguised restrictions on trade between NAFTA countries.

National Security

Nothing in the Agreement will affect a NAFTA country's ability to take measures it considers necessary for the protection of its essential security interests.

Taxation

The NAFTA provides that, as a general matter, taxation questions will be governed by applicable double taxation agreements between the NAFTA countries.

Balance of Payments

Under the Agreement, a NAFTA country may take trade-restrictive measures to protect its balance of payments only in limited circumstances and in accordance with the rules of the International Monetary Fund.

Cultural Industries

The rights of Canada and the United States with respect to cultural industries will be governed by the Canada-U.S. FTA. Each country reserves the right to take measures of equivalent commercial effect in response to any action regarding cultural industries that would have been a violation of the Canada-U.S. FTA but for the cultural industries provisions. Such compensatory measures will not be limited by the obligations imposed by the NAFTA.

The rights and obligations between Canada and Mexico regarding cultural industries will be identical to those applying between Canada and the United States.

FINAL PROVISIONS

Entry into Force

This section provides that the Agreement will enter into force on January 1, 1994, upon completion of domestic approval procedures.

Accession

The NAFTA provides that other countries or groups of countries may be admitted into the Agreement if the NAFTA countries agree, and subject to terms and conditions that they require and to the completion of domestic approval procedures in each country.

Amendments and Withdrawal

This section also provides for amendments to the Agreement, subject to domestic approval procedures. Any country may withdraw from the Agreement on six-months' notice.