

IN THE ARBITRATION UNDER CHAPTER ELEVEN  
OF THE NORTH AMERICAN FREE TRADE AGREEMENT  
AND THE UNCITRAL ARBITRATION RULES  
BETWEEN

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POPE & TALBOT, INC.,

*Claimant/Investor,*

*-and-*

GOVERNMENT OF CANADA,

*Respondent/Party.*

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**EIGHTH SUBMISSION  
OF THE UNITED STATES OF AMERICA**

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1. Pursuant to Article 1128 of the North American Free Trade Agreement (“NAFTA”), the United States of America makes this submission on certain questions of interpretation of the NAFTA. Those questions were raised in the damages-phase hearing on November 15, 2001. No inference should be drawn from the absence of comment on any issue not addressed here.

2. In response to the arguments of Pope & Talbot, Inc. and the Tribunal's questions at the hearing on November 15, 2001, the United States incorporates here its positions and arguments in the attached Response of Respondent United States of America to Methanex's Submission Concerning the NAFTA Free Trade Commission's July 31, 2001 Interpretation, dated October 26, 2001.

*Respectfully submitted,*

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Mark A. Clodfelter

*Assistant Legal Adviser for International  
Claims and Investment Disputes*

Barton Legum

*Chief, NAFTA Arbitration Division, Office  
of International Claims and Investment  
Disputes*

Alan Birnbaum

*Attorney-Adviser, Office of International  
Claims and Investment Disputes*

United States Department of State  
Washington, D.C. 20520

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