

## **Archived Content**

Information identified as archived on the Web is for reference, research or recordkeeping purposes. It has not been altered or updated after the date of archiving. Web pages that are archived on the Web are not subject to the Government of Canada Web Standards. As per the [Communications Policy of the Government of Canada](#), you can request alternate formats by [contacting us](#).

## **Contenu archivé**

L'information archivée sur le Web est disponible à des fins de consultation, de recherche ou de tenue de dossiers seulement. Elle n'a été ni modifiée ni mise à jour depuis sa date d'archivage. Les pages archivées sur le Web ne sont pas assujetties aux normes Web du gouvernement du Canada. Conformément à la [Politique de communication du gouvernement du Canada](#), vous pouvez obtenir cette information dans un format de rechange en [communiquant avec nous](#).

LÉVY KAUFMANN-KOHLER

ATTORNEYS - AT - LAW

**By e-mail**

Mr Gregory Somers  
Mr Paul Conlin  
Mr Benjamin Bedard  
Ms Alison FitzGerald  
Ms Renée Thériault  
Ogilvy Renault LLP  
Suite 1500  
45 O'Connor Street  
Ottawa, Ontario K1P 1A4  
Canada

Ms Meg Kinnear  
Mr Christophe Douaire de Bondy  
Ms Carolyn Elliott-Magwood  
Ms Anne Kelly  
Trade Law Bureau (JLT)  
Lester B. Pearson Building, Flr. C7  
125 Sussex Drive  
Canada  
125 Sussex Drive  
Ottawa, Ontario K1A OG2  
Canada

**Cc: By e-mail**

James R. Crawford  
Lauterpacht Centre for  
International Law  
5 Cranmer Rd  
Cambridge CB3 9BL  
United Kingdom

The Hon. Charles N. Brower  
20 Essex Street Barristers  
20 Essex Street  
London WC2R 3AL  
United Kingdom

Geneva, 15 August 2008  
070689/00951154/JV

**Ad hoc NAFTA Arbitration under UNCITRAL - Chemtura Corporation v. Canada**

Dear Counsel,

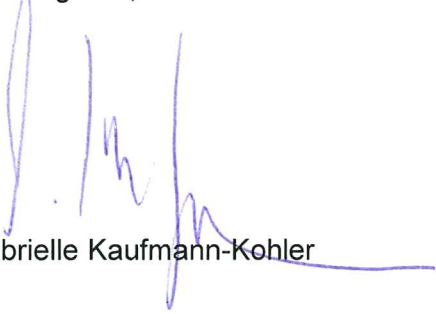
I refer to the communications from the Respondent, of 11 August 2008, and from the Claimant, of 14 August 2008, regarding the issue of the confidentiality designations with respect to the amounts of damages sought by the Claimant in the present case, which was not addressed in Procedural Order No. 3 of 8 August 2008 (PO No. 3).

After reviewing the Parties' arguments on this issue, the Tribunal is of the opinion that such confidentiality designations are not in accordance with the Confidentiality Order of 21 January 2008.

Therefore, section 3 of PO No. 3 is supplemented to the effect that all references in the Claimant's submissions of June 2, 2008 to the amounts of damages sought by the Claimant in this arbitration cannot be maintained and are hereby lifted.

The Claimant shall provide, as appropriate, revised redacted versions of the relevant submissions of June 2, 2008 taking into account the present determination of the Tribunal.

Best regards,



Gabrielle Kaufmann-Kohler