1. ORIGINS OF THE CVA AND CCV

2. ACTIVITIES BEFORE THE CCV

3. NOTIFICATIONS BEFORE THE CCV
1. ORIGINS OF THE CVA AND CCV

- GATT Article VII (1947)
- Tokyo Code (1979)
  - WTO Committee on Customs Valuation (CCV)
  - WCO Technical Committee on Customs Valuation (TCCV)
2. ACTIVITIES BEFORE THE CCV

Committee on Customs Valuation

- Two Formal Meetings Per Year (Spring/Fall)
- Monitor Implementation of CVA and PSI
- Review of Notifications and Reporting
- Technical Assistance (regional/national)

WCO TCCV
### 3. NOTIFICATIONS BEFORE THE CCV

<table>
<thead>
<tr>
<th>Notification</th>
<th>Source</th>
<th>Symbol</th>
</tr>
</thead>
<tbody>
<tr>
<td>CV legislation and updates</td>
<td>CVA, Article 22.2</td>
<td>G/VAL/N/1</td>
</tr>
<tr>
<td></td>
<td>G/VAL/5 (B.2)</td>
<td></td>
</tr>
<tr>
<td>Checklist of issues</td>
<td>G/VAL/5 (B.3)</td>
<td>G/VAL/N/2</td>
</tr>
<tr>
<td>Decision on interest charges</td>
<td>G/VAL/5 (A.3)</td>
<td>G/VAL/N/3</td>
</tr>
<tr>
<td>Decision on carrier media</td>
<td>G/VAL/5 (A.4)</td>
<td>G/VAL/N/3</td>
</tr>
<tr>
<td>PSI laws and regulations</td>
<td>PSI, Article 5</td>
<td>G/PSI/N/1</td>
</tr>
</tbody>
</table>
Article 22
National Legislation

1. Each Member shall ensure, not later than the date of application of the provisions of this Agreement for it, the conformity of its laws, regulations and administrative procedures with the provisions of this Agreement.

2. Each Member shall inform the Committee of any changes in its laws and regulations relevant to this Agreement and in the administration of such laws and regulations.

Members are required to notify their national legislation (laws, regulations, etc.) on customs valuation in one of the three official WTO languages, for circulation to Members by the Secretariat.
Notification of Check List of Issues

ANNEX

CHECKLIST OF ISSUES

1. Questions concerning Article 1:
   (a) Sales between related persons:
       (i) Are sales between related persons subject to special provisions?
       (ii) Is the fact of intercompany prices prima facie considered as grounds for regarding the respective prices as being influenced?
       (iii) What is the provision for giving the communication of the afore-mentioned grounds in writing if the importer so requests? (Article 1.2(a))
       (iv) How has Article 1.2(b) been implemented?
   (b) Price of lost or damaged goods:
       Are there any special provisions or practical arrangements concerning the valuation of lost or damaged goods?
THANK YOU