

The United States requests, pursuant to Article 31-A.4.2 of the United States-Mexico-Canada Agreement (USMCA), that Mexico conduct a review of whether a Denial of Rights is occurring at Asiaway Automotive Components Mexico, S. de R.L. de C.V. (the company) in San Luis Potosi (the Facility). As defined in USMCA Article 31-A.2, a Denial of Rights occurs when workers are being denied the right of free association and collective bargaining under laws necessary to fulfill a Party's obligations under the USMCA.

The United States is concerned that workers at the Facility are being denied the right of free association and collective bargaining as a result of interference in workers' union activities. This request for review encompasses all actions taken by the company to intervene in or prevent workers from organizing for *La Liga Sindical Obrera Mexicana* (LSOM), including dismissing any LSOM supporter for their union activity. This request for review also encompasses all actions taken by the company to show favoritism for *La Confederación de Trabajadores de México* (CTM), including encouraging workers to affiliate with CTM, and providing CTM use of an office at the Facility.

The actions encompassed by this request for review include those of any person or entity of the company, and any of their employees, representatives, or agents.

If Mexico were to determine that there is a Denial of Rights, the United States further requests, pursuant to USMCA Article 31-A.4.2, that Mexico attempt to remediate within 45 days of this request. We look forward to receiving Mexico's notification of whether it intends to conduct the requested review.¹

¹ USMCA Article 31-A.4.2 ("The respondent Party shall have 10 days to notify the complainant Party as to whether it intends to conduct a review.").