

ities, and ensures them access to services that all other Americans take for granted.

To honor the numerous achievements of blind and visually impaired individuals, and to recognize the significance of the white cane as a symbol of their freedom and independence in our society, the Congress of the United States, by joint resolution approved October 6, 1964, has designated October 15 of each year as “White Cane Safety Day,” and authorized the President to issue a proclamation in observance of this commemoration.

NOW, THEREFORE, I, WILLIAM J. CLINTON, President of the United States of America, do hereby proclaim October 15, 1996, as White Cane Safety Day. I call upon the people of the United States, government officials, educators, and business leaders to observe this day with appropriate programs, ceremonies, and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this fourteenth day of October, in the year of our Lord nineteen hundred and ninety-six, and of the Independence of the United States of America the two hundred and twenty-first.

WILLIAM J. CLINTON

Proclamation 6942 of October 17, 1996

To Amend the Generalized System of Preferences

By the President of the United States of America

A Proclamation

1. Sections 501(1) and (4) of the Trade Act of 1974, as amended (“Trade Act”) (19 U.S.C. 2461(1) and (4)), provide that, in affording duty-free treatment under the Generalized System of Preferences (GSP), the President shall have due regard for, among other factors, the effect such action will have on furthering the economic development of a beneficiary developing country and the extent of the beneficiary developing country’s competitiveness with respect to eligible articles. Section 502(c)(2) of the Trade Act (19 U.S.C. 2462(c)(2)) provides that, in determining whether to designate any country as a beneficiary developing country for purposes of the GSP, the President shall take into account various factors, including the country’s level of economic development, the country’s per capita gross national product, the living standards of its inhabitants, and any other economic factors he deems appropriate. Section 502(d) of the Trade Act (19 U.S.C. 2462(d)) authorizes the President to withdraw, suspend, or limit the application of duty-free treatment under the GSP with respect to any country after considering the factors set forth in sections 501 and 502(c) of the Trade Act. Section 502(f)(2) of the Trade Act (19 U.S.C. 2462(f)(2)) requires the President to notify the Congress and the affected country, at least 60 days before termination, of the President’s intention to terminate the affected country’s designation as a beneficiary developing country for purposes of the GSP.

2. Section 502(e) of the Trade Act (19 U.S.C. 2462(e)) provides that the President shall terminate the designation of a country as a beneficiary de-

veloping country if the President determines that such country has become a "high income" country as defined by the official statistics of the International Bank for Reconstruction and Development. Termination is effective on January 1 of the second year following the year in which such determination is made.

3. Section 502(c)(7) of the Trade Act (19 U.S.C. 2462(c)(7)) provides that, in determining whether to designate any country a beneficiary developing country under this section, the President shall take into account whether the country has taken or is taking steps to afford internationally recognized worker rights to workers in the country.

4. Section 502(a)(1) of the Trade Act (19 U.S.C. 2462(a)(1)) authorizes the President to designate countries as beneficiary developing countries for purposes of the GSP. Section 503(c)(2)(F) of the Trade Act (19 U.S.C. 2463(c)(2)(F)) authorizes the President to disregard the limitations provided in section 503(c)(2)(A)(i)(II) of the Trade Act (19 U.S.C. 2463(c)(2)(A)(i)(II)) with respect to any eligible article if the aggregate appraised value of the imports of such article into the United States during the preceding calendar year is *de minimis*.

5. Section 502(a)(2) of the Trade Act (19 U.S.C. 2462(a)(2)) authorizes the President to designate any beneficiary developing country as a least-developed beneficiary developing country for purposes of the GSP based on the considerations in sections 501 and 502(c) of the Trade Act.

6. Pursuant to section 502(d) of the Trade Act, and having considered the factors set forth in sections 501 and 502(c)(2), I have determined that Malaysia is sufficiently advanced in economic development and improved in trade competitiveness that continued preferential treatment under the GSP is not warranted, and that it is appropriate to terminate the designation of Malaysia as a beneficiary developing country for purposes of the GSP effective January 1, 1997. In order to take into account the termination of benefits under the GSP for articles imported from Malaysia, I have determined that it is appropriate to: (i) terminate the designation of Malaysia for GSP purposes as a member of the Association of South East Asian Nations ("ASEAN") and to modify general note 4(a) of the Harmonized Tariff Schedule of the United States ("HTS") to reflect such termination, (ii) delete from general note 4(d) of the HTS and from pertinent HTS subheadings all references to particular products of Malaysia which are currently excluded from preferential tariff treatment under the GSP, and (iii) to terminate any waivers of the competitive need limits granted to Malaysia pursuant to section 503(d) of the Trade Act (19 U.S.C. 2463(d)).

7. Pursuant to section 502(e) of the Trade Act, I have determined that Cyprus, Aruba, Macau, the Netherlands Antilles, Greenland, and the Cayman Islands meet the definition of a "high income" country as defined by the official statistics of the International Bank for Reconstruction and Development. As a result and pursuant to section 502(e) of the Trade Act, I am terminating the preferential treatment under the GSP for articles that are currently eligible for such treatment and that are imported from Cyprus, Aruba, Macau, the Netherlands Antilles, Greenland, and the Cayman Islands effective January 1, 1998.

8. Pursuant to section 502(d) of the Trade Act, and having considered the factors set forth in sections 501 and 502(c)(7), I have determined that it is appropriate to suspend some of Pakistan's GSP benefits because of insuffi-

cient progress on affording workers in that country internationally recognized worker rights. In order to reflect the suspension of benefits under the GSP for certain articles imported from Pakistan, I have determined that it is appropriate to modify general note 4(d) of the HTS and pertinent HTS subheadings so that Pakistan will no longer receive preferential tariff treatment under the GSP with respect to certain eligible articles effective July 1, 1996.

9. Pursuant to section 502(a)(1) of the Trade Act, I am acting to correct the name of Guinea-Bissau and the Republic of Yemen in the HTS, beneficiary developing countries previously proclaimed. In addition, I have determined that it is appropriate to disregard section 503(c)(2)(A)(i)(II) of the Trade Act with respect to certain eligible articles from certain beneficiary developing countries based on imports for calendar year 1994 and to restore preferential treatment under the GSP to imports of such articles from such countries.

10. Pursuant to sections 502(a)(2) and 502(d) of the Trade Act, and having considered the factors set forth in sections 501 and 502(c), I have determined that Botswana and Western Samoa should be deleted from the list of least-developed beneficiary developing countries and Angola, Ethiopia, Madagascar, Zaire, and Zambia should be added.

11. Section 604 of the Trade Act, as amended (19 U.S.C. 2483), authorizes the President to embody in the HTS the substance of the relevant provisions of that Act, and of other Acts affecting import treatment, and actions thereunder.

NOW, THEREFORE, I, WILLIAM J. CLINTON, President of the United States of America, acting under the authority vested in me by the Constitution and the laws of the United States, including but not limited to section 301 of Title 3, United States Code, and Title V and section 604 of the Trade Act, do proclaim that:

(1) In order to terminate the designation of Malaysia as a beneficiary developing country under the GSP and to modify the list of beneficiary developing countries designated as least-developed beneficiary developing countries for purposes of the GSP, the HTS is modified as provided in Annex I to this proclamation.

(2) In order to terminate the designation of Cyprus, Aruba, Macau, the Netherlands Antilles, Greenland, and the Cayman Islands as beneficiary developing countries under the GSP, the HTS is modified as provided in Annex II to this proclamation.

(3) In order to reflect the suspension of benefits under the GSP for certain articles imported from Pakistan, the HTS is modified as provided in Annex III to this proclamation.

(4) In order to correct the name of Guinea-Bissau and Republic of Yemen and to restore preferential treatment to certain eligible articles from certain beneficiary developing countries as a result of granting of *de minimis* waivers to such articles, the HTS is modified as provided in Annex IV to this proclamation.

(5) I delegate to the United States Trade Representative the powers granted to me in section 502(f)(2) of the Trade Act to notify a country of my

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intention to terminate that country's status as a beneficiary developing country for the purposes of the GSP.

(6) Any provisions of previous proclamations and Executive orders inconsistent with the provisions of this proclamation are hereby superseded to the extent of such inconsistency.

(7) The modifications to the HTS made in paragraphs (1) through (4) of this proclamation shall be effective with respect to articles both: (i) imported on or after January 1, 1976, and (ii) entered, or withdrawn from warehouse for consumption, on or after the date specified in the respective Annex.

IN WITNESS WHEREOF, I have hereunto set my hand this seventeenth day of October, in the year of our Lord nineteen hundred and ninety-six, and of the Independence of the United States of America the two hundred and twenty-first.

WILLIAM J. CLINTON

Annex I

Effective with respect to articles both: (i) imported on or after January 1, 1976, and (ii) entered, or withdrawn from warehouse for consumption, on or after January 1, 1997.

Section A. Modification in the HTS of an article's preferential tariff treatment under the GSP.

For the following HTS provisions, the Rates of Duty 1 Special subcolumn is modified by deleting the symbol "A*" and inserting an "A" in lieu thereof.

4015.11.00	8521.10.90	8528.21.16	9006.53.00
4418.20.40	8528.12.12	8528.21.19	
8519.21.00	8528.12.16	8528.21.41	
8519.99.00	8528.12.36	8528.30.30	

Section B. Modifications to general note 4 of the HTS.

(1). General note 4(a) is modified by:

- (a). deleting "Malaysia" from the list of independent countries.
- (b). deleting "Malaysia" from the list of countries entitled "Members of the Association of South East Asian Nations (ASEAN) Eligible for GSP except Brunei Darussalam and Singapore".
- (c). deleting the title "Members of the Association of South East Asian Nations (ASEAN) Eligible for GSP except Brunei Darussalam and Singapore" and inserting in lieu thereof "Members of the Association of South East Asian Nations (ASEAN) Eligible for GSP except Brunei Darussalam, Malaysia and Singapore".

(2). General note 4(b) is modified by:

- (a). deleting "Botswana" and "Western Samoa".
- (b). adding, in alphabetical order, the following countries:

Angola	Zaire
Ethiopia	Zambia
Madagascar	

(3). General note 4(d) is modified by:

(a). deleting the following HTS provisions and the countries set out opposite such provisions:

4015.11.00	Malaysia	8528.12.36	Malaysia
4418.20.40	Malaysia	8528.21.16	Malaysia
8519.21.00	Malaysia	8528.21.19	Malaysia
8519.99.00	Malaysia	8528.21.41	Malaysia
8521.10.90	Malaysia	8528.30.30	Malaysia
8528.12.12	Malaysia	9006.53.00	Malaysia
8528.12.16	Malaysia		

(b). deleting the countries set out opposite the following HTS subheadings:

1605.10.20	Malaysia	8471.49.26	Malaysia
3823.11.00	Malaysia	8471.49.29	Malaysia
3823.12.00	Malaysia	8471.60.35	Malaysia
3824.90.40	Malaysia	8471.60.45	Malaysia

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Annex II

Effective with respect to articles both: (i) imported on or after January 1, 1976, and (ii) entered, or withdrawn from warehouse for consumption, on or after January 1, 1998.

General note 4(a) is modified by:

(A). deleting "Cyprus" from the list of independent countries.

(B). deleting, from the list of non-independent countries and territories, the following:

Aruba	Macau
Cayman Islands	Netherlands Antilles
Greenland	

Annex III

Effective with respect to articles both: (i) imported on or after January 1, 1976, and (ii) entered, or withdrawn from warehouse for consumption, on or after July 1, 1996.

Section A. Modification in the HTS of an article's preferential tariff treatment under the GSP.

For the following HTS subheadings, the Rates of Duty 1 Special subcolumn is modified by deleting the symbol "A" and inserting an "A*" in lieu thereof.

3926.20.30	5702.91.20
4203.21.55	5805.00.20
4203.21.60	6304.99.10
4203.21.80	6304.99.40
5701.10.13	9506.62.80
5702.10.10	9506.91.00

Section B. Modifications to general note 4(d) of the HTS.

General note 4(d) is modified by:

(1). inserting, in numerical sequence, the following HTS subheadings and the country set out opposite such subheadings:

3926.20.30	Pakistan	5702.91.20	Pakistan
4203.21.55	Pakistan	5805.00.20	Pakistan
4203.21.60	Pakistan	6304.99.10	Pakistan
4203.21.80	Pakistan	6304.99.40	Pakistan
5701.10.13	Pakistan	9506.62.80	Pakistan
5702.10.10	Pakistan	9506.91.00	Pakistan

(2). inserting, in alphabetical order, after the HTS subheading enumerated in such note the country set out opposite the following HTS subheadings:

4203.21.20	Pakistan
9018.90.80	Pakistan

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Title 3—The President

Annex IV

Effective with respect to articles both: (i) imported on or after January 1, 1976, and (ii) entered, or withdrawn from warehouse for consumption, on or after October 1, 1996.

Section A. Modification in the HTS of an article's preferential tariff treatment under the GSP.

For the following HTS provisions, the Rates of Duty 1 Special subcolumn is modified by deleting the symbol "A*" and inserting an "A" in lieu thereof.

0708.10.20	0811.90.50	2008.99.35	4823.90.20	8402.20.00
0708.10.40	0811.90.55	2106.90.52	5607.30.20	8414.90.30
0710.22.15	0813.40.10	2202.90.36	5609.00.20	8450.90.40
0710.29.05	0813.40.80	2202.90.37	6501.00.60	8483.50.40
0710.29.30	1106.30.20	2207.10.30	7002.10.20	8519.31.00
0710.80.50	1601.00.40	2208.90.10	7109.00.00	8528.12.04
0710.80.65	1604.16.30	2309.90.70	7113.20.21	8528.21.05
0710.80.93	1604.30.20	2401.20.57	7114.19.00	8528.30.10
0711.30.00	1605.10.05	2516.90.00	7308.20.00	8802.60.90
0711.40.00	1702.90.35	4104.31.20	7319.20.00	9102.29.04
0714.10.20	1703.90.30	4202.22.35	7407.29.15	9303.90.80
0714.20.20	1902.11.40	4412.19.30	7603.10.00	9401.90.15
0714.90.10	2005.80.00	4412.19.40	7614.90.50	9606.29.20
0802.50.20	2007.99.40	4412.92.40	8107.90.00	9614.20.60
0802.50.40	2008.19.30	4412.99.45	8112.91.50	9614.20.80
0804.50.80	2008.99.28	4421.90.10	8213.00.60	

Section B. Modifications to general note 4 of the HTS.

(1). General note 4(a) is modified by deleting "Guinea Bissau" and "Yemen Arab Republic (Sanaa)" from the list of independent countries and inserting "Guinea-Bissau" and "Republic of Yemen" in lieu thereof.

(2). General note 4(b) is modified by deleting "Yemen Arab Republic (Sanaa)" and inserting "Republic of Yemen" in lieu thereof.

(3). General note 4(d) is modified by:

(a). deleting the following HTS provisions and the countries set out opposite such provisions:

0708.10.20	Guatemala	1106.30.20	Ecuador
0708.10.40	Guatemala	1601.00.40	Brazil
0710.22.15	Guatemala	1604.16.30	Morocco
0710.29.05	Turkey	1604.30.20	Russia
0710.29.30	Dominican Republic	1605.10.05	Thailand
0710.80.50	Dominican Republic	1702.90.35	Belize
0710.80.65	Guatemala	1703.90.30	Lebanon
0710.80.93	Guatemala	1902.11.40	Thailand
0711.30.00	Turkey	2005.80.00	Thailand
0711.40.00	Sri Lanka	2007.99.40	Thailand
0714.10.20	Costa Rica	2008.19.30	Turkey
0714.20.20	Dominican Republic	2008.99.28	Turkey
0714.90.10	Costa Rica	2008.99.35	Thailand
0802.50.20	Turkey	2106.90.52	Philippines
0802.50.40	Turkey	2202.90.36	Colombia
0804.50.80	Thailand	2202.90.37	Dominican Republic
0811.90.50	Costa Rica	2207.10.30	Ecuador
0811.90.55	Guatemala	2208.90.10	Trinidad and Tobago
0813.40.10	Thailand	2309.90.70	Hungary
0813.40.80	Thailand	2401.20.57	Indonesia

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Annex IV (continued)

Effective with respect to articles both: (i) imported on or after January 1, 1976, and (ii) entered, or withdrawn from warehouse for consumption, on or after October 1, 1996. (con.)

Section B. Modifications to general note 4 of the HTS. (con.)

(3). General note 4(d) is modified by: (con.)

(a). deleting the following HTS provisions and the countries set out opposite such provisions: (con.)

2516.90.00	South Africa	7614.90.50	Venezuela
4104.31.20	Thailand	8107.90.00	Bulgaria
4202.22.35	Philippines	8112.91.50	Chile
4412.19.30	Russia	8213.00.60	Brazil
4412.19.40	Indonesia	8402.20.00	Colombia
4412.92.40	Indonesia	8414.90.30	Slovenia
4412.99.45	Indonesia	8450.90.40	Brazil
4421.90.10	Honduras	8483.50.40	Malaysia
4823.90.20	Philippines	8519.31.00	Malaysia
5607.30.20	Philippines	8528.12.04	Hungary
5609.00.20	Philippines	8528.21.05	Hungary
6501.00.60	Czech Republic	8528.30.10	Hungary
7002.10.20	Malaysia	8802.60.90	Russia
7109.00.00	Chile	9102.29.04	Philippines
7113.20.21	Oman	9303.90.80	Russia
7114.19.00	Chile	9401.90.15	Czech Republic
7308.20.00	Brazil	9606.29.20	Thailand
7319.20.00	Malaysia	9614.20.60	Turkey
7407.29.15	Chile	9614.20.80	Turkey
7603.10.00	Bahrain		

(b). deleting the countries set out opposite the following HTS subheadings:

1701.99.05	Colombia	2910.20.00	Brazil
1701.99.10	Colombia	2915.34.00	Venezuela
2804.29.00	Ukraine	2915.35.00	Venezuela
2805.40.00	Russia	2917.14.10	Brazil
2825.30.00	South Africa	2917.37.00	Romania
2825.70.00	Chile	2933.40.08	Hungary
2840.11.00	Turkey	2938.10.00	Brazil
2843.21.00	Chile	7202.21.10	Macedonia, Former Yugoslav Republic of
2903.14.00	Brazil		
2903.23.00	Brazil	7403.12.00	Peru
2907.15.10	Russia		

Proclamation 6943 of October 17, 1996

Honoring the Filipino Veterans of World War II

By the President of the United States of America

A Proclamation

During the dark days of World War II, nearly 100,000 soldiers of the Philippine Commonwealth Army provided a ray of hope in the Pacific as they fought alongside United States and Allied forces for 4 long years to defend and reclaim the Philippine Islands from Japanese aggression. Thousands more Filipinos joined U.S. Armed Forces immediately after the war and served in occupational duty throughout the Pacific Theater. For their extraordinary sacrifices in defense of democracy and liberty, we owe them our undying gratitude.

Valiant Filipino soldiers fought, died, and suffered in some of the bloodiest battles of World War II, defending beleaguered Bataan and Corregidor, and thousands of Filipino prisoners of war endured the infamous Bataan Death March and years of captivity. Their many guerrilla actions slowed the Japanese takeover of the Western Pacific region and allowed U.S. forces the time to build and prepare for the allied counterattack on Japan. Filipino troops fought side-by-side with U.S. forces to secure their island nation as the strategic base from which the final effort to defeat Japan was launched.

This month, as we mark the anniversary of General MacArthur's return to the Philippines, we acknowledge the important role Filipino soldiers played in turning back aggression, defending liberty, and preserving democracy, and we extend to them our abiding thanks.

NOW, THEREFORE, I, WILLIAM J. CLINTON, President of the United States of America, by virtue of the authority vested in me by the Constitution and laws of the United States, do hereby proclaim October 20, 1996, as a day Honoring the Filipino Veterans of World War II. I urge all Americans to recall the courage, sacrifice, and loyalty of Filipino veterans of World War II and honor them for their contributions to our freedom.

IN WITNESS WHEREOF, I have hereunto set my hand this seventeenth day of October, in the year of our Lord nineteen hundred and ninety-six, and of the Independence of the United States of America the two hundred and twenty-first.

WILLIAM J. CLINTON

Proclamation 6944 of October 21, 1996

National Forest Products Week, 1996

By the President of the United States of America

A Proclamation

For much of our Nation's history, forests, like other natural resources, were considered inexhaustible. In this century, we began to recognize that forests are a precious birthright for all Americans—not only for us and for our