

exemplary contributions to the management and the operation of the South Pacific Games.

The South Pacific Games occur every 4 years and invite a number of athletes from all the South Pacific independent nations, as well as territories under French control and under American control, for games which are actually part of a larger set of games qualifying for the Olympics.

I am happy to report that Governor Carl Gutierrez, as well as Clifford Guzman, Rick Goss and a number of other people from the Guam National Olympic Coordinating Committee, have done an exemplary job in welcoming over 3,000 athletes from throughout the Pacific Islands.

Right now Guam is number three in medals, but we still have a week left to go. I want to congratulate all of the fine athletes from Guam.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the Chair announces that he will postpone further proceedings today on each motion to suspend the rules on which a recorded vote or the yeas and nays are ordered, or under which the vote is objected to under clause 6 of rule XX.

Such rollcall votes, if postponed, will be taken after debate is concluded on all motions to suspend the rules, but not before 6 p.m. today.

MISCELLANEOUS TRADE AND TECHNICAL CORRECTIONS ACT OF 1999

Ms. DUNN. Mr. Speaker, I move to suspend the rules and concur in the Senate amendment to the bill (H.R. 435) to make miscellaneous and technical changes to various trade laws, and for other purposes.

The Clerk read as follows:

Senate amendment:
Strike out all after the enacting clause and insert:

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) *SHORT TITLE.*—This Act may be cited as the “Miscellaneous Trade and Technical Corrections Act of 1999”.

(b) *TABLE OF CONTENTS.*—The table of contents of this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—MISCELLANEOUS TRADE CORRECTIONS

Sec. 1001. Clerical amendments.

Sec. 1002. Obsolete references to GATT.

Sec. 1003. Tariff classification of 13-inch televisions.

TITLE II—TEMPORARY DUTY SUSPENSIONS AND REDUCTIONS; OTHER TRADE PROVISIONS

Subtitle A—Temporary Duty Suspensions and Reductions

CHAPTER I—REFERENCE

Sec. 2001. Reference.

CHAPTER 2—DUTY SUSPENSIONS AND REDUCTIONS

Sec. 2101. Diiodomethyl-*p*-tolylsulfone.

Sec. 2102. Racemic *dl*-menthol.

Sec. 2103. 2,4-Dichloro-5-hydrazinophenol monohydrochloride.

Sec. 2104. ACM.

Sec. 2105. Certain snowboard boots.

Sec. 2106. Ethofumesate singularly or in mixture with application adjuvants.

Sec. 2107. 3-Methoxycarbonylamino-phenyl-3'-methylcarbanilate (phenmedipham).

Sec. 2108. 3-Ethoxycarbonylamino-phenyl-N-phenylcarbamate (desmedipham).

Sec. 2109. 2-Amino-4-(4-aminobenzoylamino)benzenesulfonic acid, sodium salt.

Sec. 2110. 5-Amino-N-(2-hydroxyethyl)-2,3-xylenesulfonamide.

Sec. 2111. 3-Amino-2'-(sulfatoethylsulfonyl)ethyl benzamide.

Sec. 2112. 4-Chloro-3-nitrobenzenesulfonic acid, monopotassium salt.

Sec. 2113. 2-Amino-5-nitrothiazole.

Sec. 2114. 4-Chloro-3-nitrobenzenesulfonic acid.

Sec. 2115. 6-Amino-1,3-naphthalenedisulfonic acid.

Sec. 2116. 4-Chloro-3-nitrobenzenesulfonic acid, monosodium salt.

Sec. 2117. 2-Methyl-5-nitrobenzenesulfonic acid.

Sec. 2118. 6-Amino-1,3-naphthalenedisulfonic acid, disodium salt.

Sec. 2119. 2-Amino-*p*-cresol.

Sec. 2120. 6-Bromo-2,4-dinitroaniline.

Sec. 2121. 7-Acetyl-amino-4-hydroxy-2-naphthalenesulfonic acid, monosodium salt.

Sec. 2122. Tannic acid.

Sec. 2123. 2-Amino-5-nitrobenzenesulfonic acid, monosodium salt.

Sec. 2124. 2-Amino-5-nitrobenzenesulfonic acid, monoammonium salt.

Sec. 2125. 2-Amino-5-nitrobenzenesulfonic acid.

Sec. 2126. 3-(4,5-Dihydro-3-methyl-5-oxo-1H-pyrazol-1-yl)benzenesulfonic acid.

Sec. 2127. 4-Benzoylamino-5-hydroxy-2,7-naphthalenedisulfonic acid.

Sec. 2128. 4-Benzoylamino-5-hydroxy-2,7-naphthalenedisulfonic acid, monosodium salt.

Sec. 2129. Pigment Yellow 154.

Sec. 2130. Pigment Yellow 175.

Sec. 2131. Pigment Red 187.

Sec. 2132. 2,6-Dimethyl-*m*-dioxan-4-ol acetate.

Sec. 2133. β -Bromo- β -nitrostyrene.

Sec. 2134. Textile machinery.

Sec. 2135. Deltamethrin.

Sec. 2136. Diclofop-methyl.

Sec. 2137. Resmethrin.

Sec. 2138. *N*-phenyl-*N*'-1,2,3-thiadiazol-5-ylurea.

Sec. 2139. (1*R*,3*S*)3[(1'*R*,5')1',2',2',2'-Tetrabromoethyl]-2,2-dimethylcyclopropanecarboxylic acid, (S)- α -cyano-3-phenoxybenzyl ester.

Sec. 2140. Pigment Red 177.

Sec. 2141. Textile printing machinery.

Sec. 2142. Substrates of synthetic quartz or synthetic fused silica.

Sec. 2143. 2-Methyl-4,6-bis[(octylthio)methyl]phenol.

Sec. 2144. 2-Methyl-4,6-bis[(octylthio)methyl]phenol; epoxidized triglyceride.

Sec. 2145. 4-[[4,6-Bis(octylthio)-1,3,5-triazin-2-yl]amino]-2,6-bis(1,1-dimethylethyl)phenol.

Sec. 2146. (2-Benzothiazolythio)butanedioic acid.

Sec. 2147. Calcium bis[monoethyl(3,5-di-*tert*-butyl-4-hydroxybenzyl) phosphate].

Sec. 2148. 4-Methyl- γ -oxo-benzenebutanoic acid compounded with 4-ethylmorpholine (2:1).

Sec. 2149. Weaving machines.

Sec. 2150. Certain weaving machines.

Sec. 2151. DGMT.

Sec. 2152. Benzenepropanal, 4-(1,1-dimethylethyl)- α -methyl-.

Sec. 2153. 2*H*-3,1-Benzoxazin-2-one, 6-chloro-4-(cyclopropylethynyl)-1,4-dihydro-4-(trifluoromethyl)-.

Sec. 2154. Tebufenozide.

Sec. 2155. Halofenozide.

Sec. 2156. Certain organic pigments and dyes.

Sec. 2157. 4-Hexylresorcinol.

Sec. 2158. Certain sensitizing dyes.

Sec. 2159. Skating boots for use in the manufacture of in-line roller skates.

Sec. 2160. Dibutyl-naphthalenesulfonic acid, sodium salt.

Sec. 2161. *O*-(6-Chloro-3-phenyl-4-pyridazinyl)-*S*-octylcarbonothioate.

Sec. 2162. 4-Cyclopropyl-6-methyl-2-phenylaminopyrimidine.

Sec. 2163. *O,O*-Dimethyl-*S*-[5-methoxy-2-oxo-1,3,4-thiadiazol-3(2*H*)-yl-methyl]-dithiophosphate.

Sec. 2164. Ethyl [2-(4-phenoxyphenoxy)ethyl]carbamate.

Sec. 2165. [(2*S*,4*R*)/(2*R*,4*S*)]/[(2*R*,4*R*)/(2*S*,4*S*)]-1-[2-[4-(4-chlorophenoxy)-2-chlorophenyl]-4-methyl-1,3-dioxolan-2-ylmethyl]-1*H*-1,2,4-triazole.

Sec. 2166. 2,4-Dichloro-3,5-dinitrobenzotrifluoride.

Sec. 2167. 2-Chloro-*N*-[2,6-dinitro-4-(trifluoromethyl)phenyl]-*N*-ethyl-6-fluorobenzenemethanamine.

Sec. 2168. Chloroacetone.

Sec. 2169. Acetic acid, [(5-chloro-8-quinolinyloxy)-, 1-methylhexyl ester.

Sec. 2170. Propanoic acid, 2-[4-[(5-chloro-3-fluoro-2-pyridinyloxy)phenoxy]-, 2-propynyl ester.

Sec. 2171. Mucochloric acid.

Sec. 2172. Certain rocket engines.

Sec. 2173. Pigment Red 144.

Sec. 2174. (S)-*N*-[[5-[2-(2-Amino-4,6,7,8-tetrahydro-4-oxo-1*H*-pyrimido[5,4-*b*][1,4]thiazin-6-yl)ethyl]-2-thienyl]carbonyl]-l-glutamic acid, diethyl ester.

Sec. 2175. 4-Chloropyridine hydrochloride.

Sec. 2176. 4-Phenoxy-pyridine.

Sec. 2177. (3*S*)-2,2-Dimethyl-3-thiomorpholine carboxylic acid.

Sec. 2178. 2-Amino-5-bromo-6-methyl-4-(1*H*)-quinazolinone.

Sec. 2179. 2-Amino-6-methyl-5-(4-pyridinylthio)-4(1*H*)-quinazolinone.

Sec. 2180. (S)-*N*-[[5-[2-(2-amino-4,6,7,8-tetrahydro-4-oxo-1*H*-pyrimido[5,4-*b*][1,4]thiazin-6-yl)ethyl]-2-thienyl]carbonyl]-l-glutamic acid.

Sec. 2181. 2-Amino-6-methyl-5-(4-pyridinylthio)-4(1*H*)-quinazolinone dihydrochloride.

Sec. 2182. 3-(Acetyl-oxy)-2-methylbenzoic acid.

Sec. 2183. [R-(R*,R*)]-1,2,3,4-butanetrol-1,4-dimethanesulfonate.

Sec. 2184. 9-[2-[[Bis(pivaloyloxy)methoxy]phosphinyl]methoxy]ethyladenine (also known as Adefovir Dipivoxil).

Sec. 2185. 9-[2-(R)-[[Bis(isopropoxycarbonyloxy)methoxy]phosphinoyl]methoxy]propyladenine fumarate (1:1).

Sec. 2186. (R)-9-(2-Phosphonomethoxypropyl)adenine.

Sec. 2187. (R)-1,3-Dioxolan-2-one, 4-methyl-.

Sec. 2188. 9-(2-Hydroxyethyl)adenine.

Sec. 2189. (R)-9*H*-Purine-9-ethanol, 6-amino- α -methyl-.

Sec. 2190. Chloromethyl-2-propyl carbonate.

Sec. 2191. (R)-1,2-Propanediol, 3-chloro-.

Sec. 2192. Oxirane, (S)-
(triphylmethoxy)methyl-.

Sec. 2193. Chloromethyl pivalate.

Sec. 2194. Diethyl ((p-toluenesulfonyl)oxy)-
methylphosphonate.

Sec. 2195. Beta hydroxyalkylamide.

Sec. 2196. Grilamid tr90.

Sec. 2197. IN-W4280.

Sec. 2198. KL540.

Sec. 2199. Methyl thioglycolate.

Sec. 2200. DPX-E6758.

Sec. 2201. Ethylene, tetrafluoro copolymer with
ethylene (ETFE).

Sec. 2202. 3-Mercapto-D-valine.

Sec. 2203. p-Ethylphenol.

Sec. 2204. Pantera.

Sec. 2205. p-Nitrobenzoic acid.

Sec. 2206. p-Toluenesulfonamide.

Sec. 2207. Polymers of tetrafluoroethylene,
hexafluoropropylene, and vinylidene
fluoride.

Sec. 2208. Methyl 2-[[[[4-(dimethylamino)-6-
(2,2,2-trifluoroethoxy)-1,3,5-triazin-2-yl]amino]-car-
bonyl]amino]sulfonyl]-3-
methylbenzoate (triflusulfuron
methyl).

Sec. 2209. Certain manufacturing equipment.

Sec. 2210. Textured rolled glass sheets.

Sec. 2211. Certain HIV drug substances.

Sec. 2212. Rimsulfuron.

Sec. 2213. Carbamic acid (V-9069).

Sec. 2214. DPX-E9260.

Sec. 2215. Ziram.

Sec. 2216. Ferroboron.

Sec. 2217. Acetic acid, [[2-chloro-4-fluoro-5-
[(tetrahydro-3-oxo-1H,3H-[1,3,4]
thiadiazolo[3,4-a]pyridazin-1-
ylidene)amino]phenyl]-thio]-,
methyl ester.

Sec. 2218. Pentyl[2-chloro-5-(cyclohex-1-ene-1,2-
dicarboximido)-4-
fluorophenoxy]acetate.

Sec. 2219. Bentazon (3-isopropyl)-1H-2,1,3-
benzothiadiazin-4(3H)-one-2,2-di-
oxide).

Sec. 2220. Certain high-performance loud-
speakers not mounted in their en-
closures.

Sec. 2221. Parts for use in the manufacture of
certain high-performance loud-
speakers.

Sec. 2222. 5-tert-Butyl-isophthalic acid.

Sec. 2223. Certain polymer.

Sec. 2224. 2-(4-Chlorophenyl)-3-ethyl-2, 5-
dihydro-5-oxo-4-pyridazine car-
boxylic acid, potassium salt.

Sec. 2225. Pigment Red 185.

Sec. 2226. Pigment Red 208.

Sec. 2227. Pigment Yellow 95.

Sec. 2228. Pigment Yellow 93.

CHAPTER 3—EFFECTIVE DATE

Sec. 2301. Effective date.

Subtitle B—Other Trade Provisions

Sec. 2401. Extension of United States insular
possession program.

Sec. 2402. Tariff treatment for certain compo-
nents of scientific instruments
and apparatus.

Sec. 2403. Liquidation or reliquidation of cer-
tain entries.

Sec. 2404. Drawback and refund on packaging
material.

Sec. 2405. Inclusion of commercial importation
data from foreign-trade zones
under the National Customs Auto-
mation Program.

Sec. 2406. Large yachts imported for sale at
United States boat shows.

Sec. 2407. Review of protests against decisions
of Customs Service.

Sec. 2408. Entries of NAFTA-origin goods.

Sec. 2409. Treatment of international travel
merchandise held at customs-ap-
proved storage rooms.

Sec. 2410. Exception to 5-year reviews of coun-
tervailing duty or antidumping
duty orders.

Sec. 2411. Water resistant wool trousers.

Sec. 2412. Reimportation of certain goods.

Sec. 2413. Treatment of personal effects of par-
ticipants in certain world athletic
events.

Sec. 2414. Reliquidation of certain entries of
thermal transfer multifunction
machines.

Sec. 2415. Reliquidation of certain drawback
entries and refund of drawback
payments.

Sec. 2416. Clarification of additional U.S. note 4
to chapter 91 of the Harmonized
Tariff Schedule of the United
States.

Sec. 2417. Duty-free sales enterprises.

Sec. 2418. Customs user fees.

Sec. 2419. Duty drawback for methyl tertiary-
butyl ether ("MTBE").

Sec. 2420. Substitution of finished petroleum de-
rivatives.

Sec. 2421. Duty on certain importations of
mueslix cereals.

Sec. 2422. Expansion of Foreign Trade Zone No.
143.

Sec. 2423. Marking of certain silk products and
containers.

Sec. 2424. Extension of nondiscriminatory treat-
ment (normal trade relations
treatment) to the products of
Mongolia.

Sec. 2425. Enhanced cargo inspection pilot pro-
gram.

Sec. 2426. Payment of education costs of de-
pendents of certain Customs Serv-
ice personnel.

TITLE III—AMENDMENTS TO INTERNAL
REVENUE CODE OF 1986

Sec. 3001. Property subject to a liability treated
in same manner as assumption of
liability.

TITLE I—MISCELLANEOUS TRADE
CORRECTIONS

SEC. 1001. CLERICAL AMENDMENTS.

(a) TRADE ACT OF 1974.—(1) Section 233(a) of
the Trade Act of 1974 (19 U.S.C. 2293(a)) is
amended—
(A) by aligning the text of paragraph (2) that
precedes subparagraph (A) with the text of
paragraph (1); and
(B) by aligning the text of subparagraphs (A)
and (B) of paragraph (2) with the text of sub-
paragraphs (A) and (B) of paragraph (3).

(2) Section 141(b) of the Trade Act of 1974 (19
U.S.C. 2171(b)) is amended—
(A) in paragraph (3) by striking "LIMITATION
ON APPOINTMENTS.—"; and
(B) by aligning the text of paragraph (3) with
the text of paragraph (2).

(3) The item relating to section 410 in the table
of contents for the Trade Act of 1974 is repealed.

(4) Section 411 of the Trade Act of 1974 (19
U.S.C. 2441), and the item relating to section 411
in the table of contents for that Act, are re-
pealed.

(5) Section 154(b) of the Trade Act of 1974 (19
U.S.C. 2194(b)) is amended by striking "For pur-
poses of" and all that follows through "90-day
period" and inserting "For purposes of sections
203(c) and 407(c)(2), the 90-day period".

(6) Section 406(e)(2) of the Trade Act of 1974
(19 U.S.C. 2436(e)(2)) is amended by moving sub-
paragraphs (B) and (C) 2 ems to the left.

(7) Section 503(a)(2)(A)(ii) of the Trade Act of
1974 (19 U.S.C. 2463(a)(2)(A)(ii)) is amended by
striking subclause (II) and inserting the fol-
lowing:

"(II) the direct costs of processing operations
performed in such beneficiary developing coun-
try or such member countries,
is not less than 35 percent of the appraised
value of such article at the time it is entered.".

(8) Section 802(b)(1)(A) of the Trade Act of
1974 (19 U.S.C. 2492(b)(1)(A)) is amended—
(A) by striking "481(e)" and inserting "489";
and
(B) by inserting "(22 U.S.C. 2291h)" after
"1961".

(9) Section 804 of the Trade Act of 1974 (19
U.S.C. 2494) is amended by striking "481(e)(1) of
the Foreign Assistance Act of 1961 (22 U.S.C.
2291(e)(1))" and inserting "489 of the Foreign
Assistance Act of 1961 (22 U.S.C. 2291h)".

(10) Section 805(2) of the Trade Act of 1974 (19
U.S.C. 2495(2)) is amended by striking "and"
after the semicolon.

(11) The table of contents for the Trade Act of
1974 is amended by adding at the end the fol-
lowing:

"TITLE VIII—TARIFF TREATMENT OF
PRODUCTS OF, AND OTHER SANCTIONS
AGAINST, UNCOOPERATIVE MAJOR
DRUG PRODUCING OR DRUG-TRANSIT
COUNTRIES

"Sec. 801. Short title.

"Sec. 802. Tariff treatment of products of unco-
operative major drug producing or
drug-transit countries.

"Sec. 803. Sugar quota.

"Sec. 804. Progress reports.

"Sec. 805. Definitions."

(b) OTHER TRADE LAWS.—(1) Section 13031 of
the Consolidated Omnibus Budget Reconcili-
ation Act of 1985 (19 U.S.C. 58c) is amended—
(A) in subsection (e) by aligning the text of
paragraph (1) with the text of paragraph (2);
and
(B) in subsection (f)(3)—
(i) in subparagraph (A)(ii) by striking "sub-
section (a)(1) through (a)(8)" and inserting
"paragraphs (1) through (8) of subsection (a)";
and
(ii) in subparagraph (C)(ii)(I) by striking
"paragraph (A)(i)" and inserting "subpara-
graph (A)(i)".

(2) Section 3(a) of the Act of June 18, 1934
(commonly referred to as the "Foreign Trade
Zones Act") (19 U.S.C. 81c(a)) is amended by
striking the second period at the end of the last
sentence.

(3) Section 9 of the Act of June 18, 1934 (com-
monly referred to as the "Foreign Trade Zones
Act") (19 U.S.C. 81i) is amended by striking
"Post Office Department, the Public Health
Service, the Bureau of Immigration" and insert-
ing "United States Postal Service, the Public
Health Service, the Immigration and Naturaliza-
tion Service".

(4) The table of contents for the Trade Agree-
ments Act of 1979 is amended—
(A) in the item relating to section 411 by strik-
ing "Special Representative" and inserting
"Trade Representative"; and
(B) by inserting after the items relating to
subtitle D of title IV the following:

"Subtitle E—Standards and Measures Under
the North American Free Trade Agreement

"CHAPTER 1—SANITARY AND PHYTOSANITARY
MEASURES

"Sec. 461. General.

"Sec. 462. Inquiry point.

"Sec. 463. Chapter definitions.

"CHAPTER 2—STANDARDS-RELATED MEASURES

"Sec. 471. General.

"Sec. 472. Inquiry point.

"Sec. 473. Chapter definitions.

"CHAPTER 3—SUBTITLE DEFINITIONS

"Sec. 481. Definitions.

“Subtitle F—International Standard-Setting Activities

“Sec. 491. Notice of United States participation in international standard-setting activities.

“Sec. 492. Equivalence determinations.

“Sec. 493. Definitions.”.

(5)(A) Section 3(a)(9) of the Miscellaneous Trade and Technical Corrections Act of 1996 is amended by striking “631(a)” and “1631(a)” and inserting “631” and “1631”, respectively.

(B) Section 50(c)(2) of such Act is amended by striking “applied to entry” and inserting “applied to such entry”.

(6) Section 8 of the Act of August 5, 1935 (19 U.S.C. 1708) is repealed.

(7) Section 584(a) of the Tariff Act of 1930 (19 U.S.C. 1584(a)) is amended—

(A) in the last sentence of paragraph (2), by striking “102(17) and 102(15), respectively, of the Controlled Substances Act” and inserting “102(18) and 102(16), respectively, of the Controlled Substances Act (21 U.S.C. 802(18) and 802(16))”; and

(B) in paragraph (3)—

(i) by striking “or which consists of any spirits,” and all that follows through “be not shown.”; and

(ii) by striking “, and, if any manifested merchandise” and all that follows through the end and inserting a period.

(8) Section 621(4)(A) of the North American Free Trade Agreement Implementation Act, as amended by section 21(d)(12) of the Miscellaneous Trade and Technical Amendments Act of 1996, is amended by striking “disclosure within 30 days” and inserting “disclosure, or within 30 days”.

(9) Section 558(b) of the Tariff Act of 1930 (19 U.S.C. 1558(b)) is amended by striking “(c)” each place it appears and inserting “(h)”.

(10) Section 441 of the Tariff Act of 1930 (19 U.S.C. 1441) is amended by striking paragraph (6).

(11) General note 3(a)(ii) to the Harmonized Tariff Schedule of the United States is amended by striking “general most-favored-nation (MFN)” and by inserting in lieu thereof “general or normal trade relations (NTR)”.

SEC. 1002. OBSOLETE REFERENCES TO GATT.

(a) FOREST RESOURCES CONSERVATION AND SHORTAGE RELIEF ACT OF 1990.—(1) Section 488(b) of the Forest Resources Conservation and Shortage Relief Act of 1990 (16 U.S.C. 620(b)) is amended—

(A) in paragraph (3) by striking “General Agreement on Tariffs and Trade” and inserting “GATT 1994 (as defined in section 2(1)(B) of the Uruguay Round Agreements Act)”; and

(B) in paragraph (5) by striking “General Agreement on Tariffs and Trade” and inserting “WTO Agreement and the multilateral trade agreements (as such terms are defined in paragraphs (9) and (4), respectively, of section 2 of the Uruguay Round Agreements Act)”.

(2) Section 491(g) of that Act (16 U.S.C. 620c(g)) is amended by striking “Contracting Parties to the General Agreement on Tariffs and Trade” and inserting “Dispute Settlement Body of the World Trade Organization (as the term ‘World Trade Organization’ is defined in section 2(8) of the Uruguay Round Agreements Act)”.

(b) INTERNATIONAL FINANCIAL INSTITUTIONS ACT.—Section 1403(b) of the International Financial Institutions Act (22 U.S.C. 262n-2(b)) is amended—

(1) in paragraph (1)(A) by striking “General Agreement on Tariffs and Trade or Article 10”

and all that follows through “Trade” and inserting “GATT 1994 as defined in section 2(1)(B) of the Uruguay Round Agreements Act, or Article 3.1(a) of the Agreement on Subsidies and Countervailing Measures referred to in section 101(d)(12) of that Act”; and

(2) in paragraph (2)(B) by striking “Article 6” and all that follows through “Trade” and inserting “Article 15 of the Agreement on Subsidies and Countervailing Measures referred to in subparagraph (A)”.

(c) BRETTON WOODS AGREEMENTS ACT.—Section 49(a)(3) of the Bretton Woods Agreements Act (22 U.S.C. 286gg(a)(3)) is amended by striking “GATT Secretariat” and inserting “Secretariat of the World Trade Organization (as the term ‘World Trade Organization’ is defined in section 2(8) of the Uruguay Round Agreements Act)”.

(d) FISHERMEN’S PROTECTIVE ACT OF 1967.—Section 8(a)(4) of the Fishermen’s Protective Act of 1967 (22 U.S.C. 1978(a)(4)) is amended by striking “General Agreement on Tariffs and Trade” and inserting “World Trade Organization (as defined in section 2(8) of the Uruguay Round Agreements Act) or the multilateral trade agreements (as defined in section 2(4) of that Act)”.

(e) UNITED STATES-HONG KONG POLICY ACT OF 1992.—Section 102(3) of the United States-Hong Kong Policy Act of 1992 (22 U.S.C. 5712(3)) is amended—

(1) by striking “contracting party to the General Agreement on Tariffs and Trade” and inserting “WTO member country (as defined in section 2(10) of the Uruguay Round Agreements Act)”; and

(2) by striking “latter organization” and inserting “World Trade Organization (as defined in section 2(8) of that Act)”.

(f) NOAA FLEET MODERNIZATION ACT.—Section 607(b)(8) of the NOAA Fleet Modernization Act (33 U.S.C. 891e(b)(8)) is amended by striking “Agreement on Interpretation” and all that follows through “trade negotiations” and inserting “Agreement on Subsidies and Countervailing Measures referred to in section 101(d)(12) of the Uruguay Round Agreements Act, or any other export subsidy prohibited by that agreement”.

(g) ENERGY POLICY ACT OF 1992.—(1) Section 1011(b) of the Energy Policy Act of 1992 (42 U.S.C. 2296b(b)) is amended—

(A) by striking “General Agreement on Tariffs and Trade” and inserting “multilateral trade agreements (as defined in section 2(4) of the Uruguay Round Agreements Act)”; and

(B) by striking “United States-Canada Free Trade Agreement” and inserting “North American Free Trade Agreement”.

(2) Section 1017(c) of such Act (42 U.S.C. 2296b-6(c)) is amended—

(A) by striking “General Agreement on Tariffs and Trade” and inserting “multilateral trade agreements (as defined in section 2(4) of the Uruguay Round Agreements Act)”; and

(B) by striking “United States-Canada Free Trade Agreement” and inserting “North American Free Trade Agreement”.

(h) ENERGY POLICY CONSERVATION ACT.—Section 400AA(a)(3) of the Energy Policy Conservation Act (42 U.S.C. 6374(a)(3)) is amended in subparagraphs (F) and (G) by striking “General Agreement on Tariffs and Trade” each place it appears and inserting “multilateral trade agreements as defined in section 2(4) of the Uruguay Round Agreements Act”.

(i) TITLE 49, UNITED STATES CODE.—Section 50103 of title 49, United States Code, is amended

in subsections (c)(2) and (e)(2) by striking “General Agreement on Tariffs and Trade” and inserting “multilateral trade agreements (as defined in section 2(4) of the Uruguay Round Agreements Act)”.

SEC. 1003. TARIFF CLASSIFICATION OF 13-INCH TELEVISIONS.

(a) IN GENERAL.—Each of the following subheadings of the Harmonized Tariff Schedule of the United States is amended by striking “33.02 cm” in the article description and inserting “34.29 cm”:

(1) Subheading 8528.12.12.

(2) Subheading 8528.12.20.

(3) Subheading 8528.12.62.

(4) Subheading 8528.12.68.

(5) Subheading 8528.12.76.

(6) Subheading 8528.12.84.

(7) Subheading 8528.21.16.

(8) Subheading 8528.21.24.

(9) Subheading 8528.21.55.

(10) Subheading 8528.21.65.

(11) Subheading 8528.21.75.

(12) Subheading 8528.21.85.

(13) Subheading 8528.30.62.

(14) Subheading 8528.30.66.

(15) Subheading 8540.11.24.

(16) Subheading 8540.11.44.

(b) EFFECTIVE DATE.—

(1) IN GENERAL.—The amendments made by this section apply to articles entered, or withdrawn from warehouse for consumption, on or after the date that is 15 days after the date of enactment of this Act.

(2) RETROACTIVE APPLICATION.—Notwithstanding section 514 of the Tariff Act of 1930 or any other provision of law, upon proper request filed with the Customs Service not later than 180 days after the date of enactment of this Act, any entry, or withdrawal from warehouse for consumption, of an article described in a subheading listed in paragraphs (1) through (16) of subsection (a)—

(A) that was made on or after January 1, 1995, and before the date that is 15 days after the date of enactment of this Act;

(B) with respect to which there would have been no duty or a lesser duty if the amendments made by subsection (a) applied to such entry; and

(C) that is—

(i) unliquidated;

(ii) under protest; or

(iii) otherwise not final,

shall be liquidated or reliquidated as though such amendment applied to such entry.

TITLE II—TEMPORARY DUTY SUSPENSIONS AND REDUCTIONS; OTHER TRADE PROVISIONS

Subtitle A—Temporary Duty Suspensions and Reductions

CHAPTER 1—REFERENCE

SEC. 2001. REFERENCE.

Except as otherwise expressly provided, whenever in this subtitle an amendment or repeal is expressed in terms of an amendment to, or repeal of, a chapter, subchapter, note, additional U.S. note, heading, subheading, or other provision, the reference shall be considered to be made to a chapter, subchapter, note, additional U.S. note, heading, subheading, or other provision of the Harmonized Tariff Schedule of the United States (19 U.S.C. 3007).

CHAPTER 2—DUTY SUSPENSIONS AND REDUCTIONS

SEC. 2101. DIHOMETHYL-*p*-TOLYLSULFONE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.90	Diiodomethyl-p-tolylsulfone (CAS No. 20018-09-1) (provided for in subheading 2930.90.10)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2102. RACEMIC DL-MENTHOL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.06	Racemic dl-menthol (intermediate (E) for use in producing menthol) (CAS No. 15356-70-4) (provided for in subheading 2906.11.00)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2103. 2,4-DICHLORO-5-HYDRAZINOPHENOL MONOHY- DROCHLORIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.28	2,4-Dichloro-5-hydrazinophenol monohy-drochloride (CAS No. 189573-21-5) (provided for in subheading 2928.00.25)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2104. ACM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.95	Phosphinic acid, [3-(acetyloxy)-3-cyanopropyl]methyl-, butyl ester (CAS No. 167004-78-6) (provided for in subheading 2931.00.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2105. CERTAIN SNOWBOARD BOOTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.64.04	Snowboard boots with uppers of textile materials (provided for in subheading 6404.11.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2106. ETHOFUMESATE SINGULARLY OR IN MIXTURE WITH APPLICATION ADJUVANTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.31.12	2-Ethoxy-2,3-dihydro-3,3-dimethyl-5-benzofuranyl-methanesulfonate (ethofumesate) singularly or in mixture with application adjuvants (CAS No. 26225-79-6) (provided for in subheading 2932.99.08 or 3808.30.15)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2107. 3-METHOXYCARBONYLAMINOPHENYL-3'-METHYL-CARBANILATE (PHENMEDIPHAM).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.31.13	3-Methoxycarbonylamino-phenyl-3'-methylcarbanilate (phenmedipham) (CAS No. 13684-63-4) (provided for in subheading 2924.29.47)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2108. 3-ETHOXYCARBONYLAMINOPHENYL-N-PHENYL-CARBAMATE (DESMEDIPHAM).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.31.14	3-Ethoxycarbonylamino-phenyl-N-phenylcarbamate (desmedipham) (CAS No. 13684-56-5) (provided for in subheading 2924.29.41)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2109. 2-AMINO-4-(4-AMINOBENZOYLAMINO)BENZENE-SULFONIC ACID, SODIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.30.91	2-Amino-4-(4-aminobenzoyl-amino) benzenesulfonic acid, sodium salt (CAS No. 167614-37-1) (provided for in subheading 2930.90.29)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2110. 5-AMINO-N-(2-HYDROXYETHYL)-2,3-XYLENESUL- FONAMIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.30.31	5-Amino-N-(2-hydroxyethyl)-2,3-xylenesulfonamide (CAS No. 25797-78-8) (provided for in subheading 2935.00.95)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2111. 3-AMINO-2'-(SULFATOETHYLSULFONYL) ETHYL BENZAMIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.30.90	3-Amino-2'-(sulfatoethylsulfonyl) ethyl benzamide (CAS No. 121315-20-6) (provided for in subheading 2930.90.29)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2112. 4-CHLORO-3-NITROBENZENESULFONIC ACID, MONOPOTASSIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.30.92	4-Chloro-3-nitrobenzenesulfonic acid, monopotassium salt (CAS No. 6671-49-4) (provided for in subheading 2904.90.47)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2113. 2-AMINO-5-NITROTHIAZOLE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.46	2-Amino-5-nitrothiazole (CAS No. 121-66-4) (provided for in subheading 2934.10.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2114. 4-CHLORO-3-NITROBENZENESULFONIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.30.04	4-Chloro-3-nitrobenzenesulfonic acid (CAS No. 121-18-6) (provided for in subheading 2904.90.47)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2115. 6-AMINO-1,3-NAPHTHALENEDISULFONIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.21	6-Amino-1,3-naphthalenedisulfonic acid (CAS No. 118-33-2) (provided for in subheading 2921.45.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2116. 4-CHLORO-3-NITROBENZENESULFONIC ACID, MONOSODIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.24	4-Chloro-3-nitrobenzenesulfonic acid, monosodium salt (CAS No. 17691-19-9) (provided for in subheading 2904.90.40)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2117. 2-METHYL-5-NITROBENZENESULFONIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.23	2-Methyl-5-nitrobenzenesulfonic acid (CAS No. 121-03-9) (provided for in subheading 2904.90.20)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2118. 6-AMINO-1,3-NAPHTHALENEDISULFONIC ACID, DISODIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.45	6-Amino-1,3-naphthalenedisulfonic acid, disodium salt (CAS No. 50976-35-7) (provided for in subheading 2921.45.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2119. 2-AMINO-P-CRESOL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.20	2-Amino-p-cresol (CAS No. 95-84-1) (provided for in subheading 2922.29.10)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2120. 6-BROMO-2,4-DINITROANILINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.43	6-Bromo-2,4-dinitroaniline (CAS No. 1817-73-8) (provided for in subheading 2921.42.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2121. 7-ACETYLAMINO-4-HYDROXY-2-NAPHTHALENE-SULFONIC ACID, MONOSODIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.29	7-Acetylamino-4-hydroxy-2-naphthalenesulfonic acid, monosodium salt (CAS No. 42360-29-2) (provided for in subheading 2924.29.70)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2122. TANNIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.01	Tannic acid (CAS No. 1401-55-4) (provided for in subheading 3201.90.10)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2123. 2-AMINO-5-NITROBENZENESULFONIC ACID, MONOSODIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.53	2-Amino-5-nitrobenzenesulfonic acid, monosodium salt (CAS No. 30693-53-9) (provided for in subheading 2921.42.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2124. 2-AMINO-5-NITROBENZENESULFONIC ACID, MONOAMMONIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.44	2-Amino-5-nitrobenzenesulfonic acid, monoammonium salt (CAS No. 4346-51-4) (provided for in subheading 2921.42.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2125. 2-AMINO-5-NITROBENZENESULFONIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.54	2-Amino-5-nitrobenzenesulfonic acid (CAS No. 96-75-3) (provided for in subheading 2921.42.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2126. 3-(4,5-DIHYDRO-3-METHYL-5-OXO-1H-PYRAZOL-1-YL)BENZENESULFONIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.19	3-(4,5-Dihydro-3-methyl-5-oxo-1H-pyrazol-1-yl)benzenesulfonic acid (CAS No. 119-17-5) (provided for in subheading 2933.19.43)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2127. 4-BENZOYLAMINO-5-HYDROXY-2,7-NAPHTHA-LENEDISULFONIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.65	4-Benzoylamino-5-hydroxy-2,7-naphthalenedisulfonic acid (CAS No. 117-46-4) (provided for in subheading 2924.29.75)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2128. 4-BENZOYLAMINO-5-HYDROXY-2,7-NAPHTHA-LENEDISULFONIC ACID, MONOSODIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.72	4-Benzoylamino-5-hydroxy-2,7-naphthalenedisulfonic acid, monosodium salt (CAS No. 79873-39-5) (provided for in subheading 2924.29.70)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2129. PIGMENT YELLOW 154.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.18	Pigment Yellow 154 (CAS No. 068134-22-5) (provided for in subheading 3204.17.60)	Free	No change	No change	On or before 12/31/2002	”.
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SEC. 2130. PIGMENT YELLOW 175.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.19	Pigment Yellow 175 (CAS No. 035636-63-6) (provided for in subheading 3204.17.60) to be used in the coloring of motor vehicles and tractors	Free	No change	No change	On or before 12/31/2002	”.
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SEC. 2131. PIGMENT RED 187.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following heading:

9902.32.22	Pigment Red 187 (CAS No. 59487-23-9) (provided for in subheading 3204.17.60)	Free	No change	No change	On or before 12/31/2002	”.
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SEC. 2132. 2,6-DIMETHYL-M-DIOXAN-4-OL ACETATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.94	2,6-Dimethyl-m-dioxan-4-ol acetate (CAS No. 000828-00-2) (provided for in subheading 2932.99.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2133. B-BROMO-B-NITROSTYRENE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.92	β-Bromo-β-nitrostyrene (CAS No. 7166-19-0) (provided for in subheading 2904.90.47)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2134. TEXTILE MACHINERY.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.84.43	Ink-jet textile printing machinery (provided for in subheading 8443.51.10)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2135. DELTAMETHRIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.18	(S)- α -Cyano-3-phenoxybenzyl (1R,3R)-3-(2,2-dibromovinyl)-2,2-dimethylcyclopropanecarboxylate (deltamethrin) in bulk or in forms or packings for retail sale (CAS No. 52918-63-5) (provided for in subheading 2926.90.30 or 3808.10.25)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2136. DICLOFOP-METHYL.

Subchapter II of chapter 99 is amended by striking heading 9902.30.16 and inserting the following:

“	9902.30.16	Methyl 2-[4-(2,4-dichlorophenoxy)phenoxy] propionate (diclofop-methyl) in bulk or in forms or packages for retail sale containing no other pesticide products (CAS No. 51338-27-3) (provided for in subheading 2918.90.20 or 3808.30.15)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2137. RESMETHRIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.29	([5-(Phenylmethyl)-3-furanyl] methyl 2,2-dimethyl-3-(2-methyl-1-propenyl) cyclopropanecarboxylate (resmethrin) (CAS No. 10453-86-8) (provided for in subheading 2932.19.10)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2138. N-PHENYL-N'-1,2,3-THIADIAZOL-5-YLUREA.

Subchapter II of chapter 99 is amended by striking heading 9902.30.17 and inserting the following:

“	9902.30.17	N-phenyl-N'-1,2,3-thiadiazol-5-ylurea (thidiazuron) in bulk or in forms or packages for retail sale (CAS No. 51707-55-2) (provided for in subheading 2934.90.15 or 3808.30.15)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2139. (1R,3S)3[(1'RS)(1',2',2',2'-TETRABROMOETHYL)]-2,2-DIMETHYLCYCLOPROPANECARBOXYLIC ACID, (S)- α -CYANO-3-PHENOXYBENZYL ESTER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.19	(1R,3S)3[(1'RS)(1',2',2',2'-Tetrabromoethyl)]-2,2-dimethylcyclopropanecarboxylic acid, (S)- α -cyano-3-phenoxybenzyl ester in bulk or in forms or packages for retail sale (CAS No. 66841-25-6) (provided for in subheading 2926.90.30 or 3808.10.25)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2140. PIGMENT RED 177.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.58	Pigment Red 177 (CAS No. 4051-63-2) (provided for in subheading 3204.17.04) ..	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2141. TEXTILE PRINTING MACHINERY.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.84.20	Textile printing machinery (provided for in subheading 8443.59.10)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2142. SUBSTRATES OF SYNTHETIC QUARTZ OR SYNTHETIC FUSED SILICA.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.70.06	Substrates of synthetic quartz or synthetic fused silica imported in bulk or in forms or packages for retail sale (provided for in subheading 7006.00.40)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2143. 2-METHYL-4,6-BIS[(OCTYLTHIO)METHYL]PHENOL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.14	2-Methyl-4,6-bis[(octylthio)-methyl]phenol (CAS No. 110553-27-0) (provided for in subheading 2930.90.29)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2144. 2-METHYL-4,6-BIS[(OCTYLTHIO)METHYL]PHENOL; EPOXIDIZED TRIGLYCERIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.38.12	2-Methyl-4, 6-bis[(octylthio) methyl]phenol; epoxidized triglyceride (provided for in subheading 3812.30.60)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2145. 4-[[4,6-BIS(OCTYLTHIO)-1,3,5-TRIAZIN-2-YL]AMINO]-2,6-BIS(1,1-DIMETHYLETHYL)PHENOL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.30	4-[[4,6-Bis(octylthio)-1,3,5-triazin-2-yl]amino]-2,6-bis(1,1-dimethylethyl)phenol (CAS No. 991-84-4) (provided for in subheading 2933.69.60)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2146. (2-BENZOTHAZOLYLTHIO)BUTANEDIOIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.31	(2-Benzothiazolylthio)butane-dioic acid (CAS No. 95154-01-1) (provided for in subheading 2934.20.40)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2147. CALCIUM BIS[MONOETHYL(3,5-DI-TERT-BUTYL-4-HYDROXYBENZYL) PHOSPHONATE].

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.16	Calcium bis[monoethyl(3,5-di-tert-butyl-4-hydroxybenzyl) phosphonate] (CAS No. 65140-91-2) (provided for in subheading 2931.00.30)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2148. 4-METHYL-γ-OXO-BENZENE BUTANOIC ACID COMPOUNDED WITH 4-ETHYLMORPHOLINE (2:1).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.38.26	4-Methyl-γ-oxo-benzenebutanoic acid compounded with 4-ethylmorpholine (2:1) (CAS No. 171054-89-0) (provided for in subheading 3824.90.28)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2149. WEAVING MACHINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.84.46	Weaving machines (looms), shuttleless type, for weaving fabrics of a width exceeding 30 cm but not exceeding 4.9 m (provided for in subheading 8446.30.50), entered without off-loom or large loom take-ups, drop wires, heddles, reeds, harness frames, or beams	3.3%	No change	No change	On or before 12/31/2001	”.
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SEC. 2150. CERTAIN WEAVING MACHINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.84.10	Power weaving machines (looms), shuttle type, for weaving fabrics of a width exceeding 30 cm but not exceeding 4.9m (provided for in subheading 8446.21.50), if entered without off-loom or large loom take-ups, drop wires, heddles, reeds, harness frames or beams	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2151. DEMENT.

Subchapter II of chapter 99 is amended by striking heading 9902.32.12 and inserting the following:

9902.32.12	N,N-Diethyl-m-toluidine (DEMT) (CAS No. 91-67-8) (provided for in subheading 2921.43.80)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2152. BENZENEPROPANAL, 4-(1,1-DIMETHYLETHYL)-ALPHA-METHYL-.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.57	Benzenepropanal, 4-(1,1-dimethylethyl)-alpha-methyl- (CAS No. 80-54-6) (provided for in subheading 2912.29.60)	6%	No change	No change	On or before 12/31/2001	”.
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SEC. 2153. 2H-3,1-BENZOXAZIN-2-ONE, 6-CHLORO-4-(CYCLO-PROPYLETHYNYL)-1,4-DIHYDRO-4-(TRIFLUOROMETHYL)-.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.56	2H-3,1-Benzoxazin-2-one, 6-chloro-4-(cyclopropylethynyl)-1,4-dihydro-4-(trifluoromethyl)- (CAS No. 154598-52-4) (provided for in subheading 2934.90.30)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2154. TEBUFENOZIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.32	N-tert-Butyl-N'-(4-ethylbenzoyl)-3,5-Dimethylbenzoylhydrazide (Tebufenozide) (CAS No. 112410-23-8) (provided for in subheading 2928.00.25)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2155. HALOFENOZIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.36	Benzoic acid, 4-chloro-2-benzoyl-2-(1,1-dimethylethyl) hydrazide (Halofenozide) (CAS No. 112226-61-6) (provided for in subheading 2928.00.25)	Free	No change	No change	On or before 12/31/2001	..
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SEC. 2156. CERTAIN ORGANIC PIGMENTS AND DYES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.07	Organic luminescent pigments and dyes for security applications excluding daylight fluorescent pigments and dyes (provided for in subheading 3204.90.00)	Free	No change	No change	On or before 12/31/2001	..
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SEC. 2157. 4-HEXYLRESORCINOL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.07	4-Hexylresorcinol (CAS No. 136-77-6) (provided for in subheading 2907.29.90)	Free	No change	No change	On or before 12/31/2001	..
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SEC. 2158. CERTAIN SENSITIZING DYES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.37	Polymethine photo-sensitizing dyes (provided for in subheadings 2933.19.30, 2933.19.90, 2933.90.24, 2934.10.90, 2934.20.40, 2934.90.20, and 2934.90.90)	Free	No change	No change	On or before 12/31/2001	..
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SEC. 2159. SKATING BOOTS FOR USE IN THE MANUFACTURE OF IN-LINE ROLLER SKATES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.64.05	Boots for use in the manufacture of in-line roller skates (provided for in subheadings 6402.19.90, 6403.19.40, 6403.19.70, and 6404.11.90)	Free	No change	No change	On or before 12/31/2001	..
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SEC. 2160. DIBUTYLNAPHTHALENESULFONIC ACID, SODIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.34.02	Surface active preparation containing 30 percent or more by weight of dibutylnaphthalenesulfonic acid, sodium salt (CAS No. 25638-17-9) (provided for in subheading 3402.90.30)	Free	No change	No change	On or before 12/31/2001	..
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SEC. 2161. O-(6-CHLORO-3-PHENYL-4-PYRIDAZINYL)-S-OCTYL-CARBONOTHIOATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.38.08	O-(6-Chloro-3-phenyl-4-pyridazinyl)-S-octyl-carbonothioate (CAS No. 55512-33-9) (provided for in subheading 3808.30.15)	Free	No change	No change	On or before 12/31/2001	..
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SEC. 2162. 4-CYCLOPROPYL-6-METHYL-2-PHENYLAMINOPYRIMIDINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.50	4-Cyclopropyl-6-methyl-2-phenylaminopyrimidine (CAS No. 121552-61-2) (provided for in subheading 2933.59.15)	Free	No change	No change	On or before 12/31/2001	..
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SEC. 2163. O,O-DIMETHYL-S-[5-METHOXY-2-OXO-1,3,4-THIADIAZOL-3(2H)-YL-METHYL]DITHIOPHOSPHATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.51	O,O-Dimethyl-S-[5-methoxy-2-oxo-1,3,4-thiadiazol-3(2H)-yl-methyl]dithiophosphate (CAS No. 950-37-8) (provided for in subheading 2934.90.90)	Free	No change	No change	On or before 12/31/2001	..
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SEC. 2164. ETHYL [2-(4-PHENOXY-PHENOXY) ETHYL] CARBAMATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.52	Ethyl [2-(4-phenoxyphenoxy)-ethyl]carbamate (CAS No. 79127-80-3) (provided for in subheading 2924.10.80)	Free	No change	No change	On or before 12/31/2001	..
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SEC. 2165. [(2S,4R)/(2R,4S)][(2R,4R)/(2S,4S)]-1-[2-[4-(4-CHLORO-PHENOXY)-2-CHLOROPHENYL]-4-METHYL-1,3-DIOXOLAN-2-YLMETHYL]-1H-1,2,4-TRIAZOLE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.74	[(2S,4R)/(2R,4S)][(2R,4R)/(2S,4S)]-1-[2-[4-(4-Chlorophenoxy)-2-chlorophenyl]-4-methyl-1,3-dioxolan-2-yl-methyl]-1H-1,2,4-triazole (CAS No. 119446-68-3) (provided for in subheading 2934.90.12)	Free	No change	No change	On or before 12/31/2001	..
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SEC. 2166. 2,4-DICHLORO-3,5-DINITROBENZOTRIFLUORIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.12	2,4-Dichloro-3,5-dinitrobenzotrifluoride (CAS No. 29091-09-6) (provided for in subheading 2910.90.20)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2167. 2-CHLORO-N-[2,6-DINITRO-4-(TRIFLUOROMETHYL) PHENYL]-N-ETHYL-6-FLUOROBENZENEMETHANAMINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.15	2-Chloro-N-[2,6-dinitro-4-(trifluoromethyl)phenyl]-N-ethyl-6-fluorobenzenemethanamine (CAS No. 62924-70-3) (provided for in subheading 2921.49.45)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2168. CHLOROACETONE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.11	Chloroacetone (CAS No. 78-95-5) (provided for in subheading 2914.19.00)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2169. ACETIC ACID, [(5-CHLORO-8-QUINOLINYL)OXY]-, 1-METHYLHEXYL ESTER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.60	Acetic acid, [(5-chloro-8-quinolinyl)oxy]-, 1-methylhexyl ester (CAS No. 99607-70-2) (provided for in subheading 2933.40.30)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2170. PROPANOIC ACID, 2-[4-[(5-CHLORO-3-FLUORO-2-PYRIDINYL)OXY]PHENOXY]-, 2-PROPYNYL ESTER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.19	Propanoic acid, 2-[4-[(5-chloro-3-fluoro-2-pyridinyl)oxy]phenoxy]-, 2-propynyl ester (CAS No. 105512-06-9) (provided for in subheading 2933.39.25)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2171. MUCOCHLORIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.18	Mucochloric acid (CAS No. 87-56-9) (provided for in subheading 2918.30.90) ...	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2172. CERTAIN ROCKET ENGINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.84.12	Dual thrust chamber rocket engines each having a maximum static sea level thrust exceeding 3,550 kN and nozzle exit diameter exceeding 127 cm (provided for in subheading 8412.10.00)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2173. PIGMENT RED 144.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.11	Pigment Red 144 (CAS No. 5280-78-4) (provided for in subheading 3204.17.04) ..	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2174. (S)-N-[[5-[2-(2-AMINO-4,6,7,8-TETRAHYDRO-4-OXO-1H-PYRIMIDO[5,4-B] [1,4]THIAZIN-6-YL)ETHYL]-2-THIENYL]CARBONYL]-L-GLUTAMIC ACID, DIETHYL ESTER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.33	(S)-N-[[5-[2-(2-Amino-4,6,7,8-tetrahydro-4-oxo-1H-pyrimido[5,4-b] [1,4]thiazin-6-yl)ethyl]-2-thienyl]carbonyl]-L-glutamic acid, diethyl ester (CAS No. 177575-19-8) (provided for in subheading 2934.90.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2175. 4-CHLOROPYRIDINE HYDROCHLORIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.34	4-Chloropyridine hydrochloride (CAS No. 7379-35-3) (provided for in subheading 2933.39.61)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2176. 4-PHENOXYPYRIDINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.35	4-Phenoxy pyridine (CAS No. 4783-86-2) (provided for in subheading 2933.39.61)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2177. (3S)-2,2-DIMETHYL-3-THIOMORPHOLINE CARBOXYLIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.36	(3S)-2,2-Dimethyl-3-thiomorpholine carboxylic acid (CAS No. 84915-43-5) (provided for in subheading 2934.90.90)	Free	No Change	No Change	On or before 12/31/2001	”.
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SEC. 2178. 2-AMINO-5-BROMO-6-METHYL-4-(1H)-QUINAZOLINONE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.37	2-Amino-5-bromo-6-methyl-4-(1H)-quinazolinone (CAS No. 147149-89-1) (provided for in subheading 2933.59.70)	Free	No Change	No Change	On or before 12/31/2001	”.
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SEC. 2179. 2-AMINO-6-METHYL-5-(4-PYRIDINYLTHTIO)-4(1H)-QUINAZOLINONE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.38	2-Amino-6-methyl-5-(4-pyridinyllthio)-4(1H)-quinazolinone (CAS No. 147149-76-6) (provided for in subheading 2933.59.70)	Free	No Change	No Change	On or before 12/31/2001	”.
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SEC. 2180. (S)-N-[[5-[2-(2-AMINO-4,6,7,8-TETRAHYDRO-4-OXO-1H-PYRIMIDO[5,4-B][1,4]THIAZIN-6-YL)ETHYL]-2-THIENYL]CARBONYL]-L-GLUTAMIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.39	(S)-N-[[5-[2-(2-Amino-4,6,7,8-tetrahydro-4-oxo-1H-pyrimido[5,4-b][1,4]thiazin-6-yl)ethyl]-2-thienyl]carbonyl]-L-glutamic acid (CAS No. 177575-17-6) (provided for in subheading 2934.90.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2181. 2-AMINO-6-METHYL-5-(4-PYRIDINYLTHTIO)-4-(1H)-QUINAZOLINONE DIHYDROCHLORIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.40	2-Amino-6-methyl-5-(4-pyridinyllthio)-4-(1H)-quinazolinone dihydrochloride (CAS No. 152946-68-4) (provided for in subheading 2933.59.70)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2182. 3-(ACETYLOXY)-2-METHYLBENZOIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.41	3-(Acetyloxy)-2-methylbenzoic acid (CAS No. 168899-58-9) (provided for in subheading 2918.29.65)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2183. [R-(R*,R*)]-1,2,3,4-BUTANETETROL-1,4-DIMETH. ANESULFONATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.42	[R-(R*,R*)]-1,2,3,4-Butanetetrol-1,4-dimethanesulfonate (CAS No. 1947-62-2) (provided for in subheading 2905.49.50)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2184. 9-[2-[[BIS(PIVALOYLOXY) METHOXY]PHOS. PHINYL]METHOXY] ETHYL]ADENINE (ALSO KNOWN AS ADEFOVIR DIPIVOXIL).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.01	9-[2-[[Bis[(pivaloyloxy)-methoxy]phosphinyl]- methoxy] ethyl]adenine (also known as Adefovir Dipivoxil) (CAS No. 142340-99-6) (provided for in subheading 2933.59.95)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2185. 9-[2-(R)-[[BIS(ISOPROPOXYCARBONYL)OXY. METHOXY]-PHOSPHINOYL]METHOXY]-PROPYL]ADENINE FUMARATE (1:1).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.02	9-[2-(R)-[[Bis[(isopropoxy-carbonyloxy)methoxy]-phosphinoyl]methoxy]-propyl]adenine fumarate (1:1) (CAS No. 202138-50-9) (provided for in subheading 2933.59.95)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2186. (R)-9-(2-PHOSPHONOMETHOXYPROPYL)ADE. NINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.03	(R)-9-(2-Phosphonomethoxypropyl)adenine (CAS No. 147127-20-6) (provided for in subheading 2933.59.95)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2187. (R)-1,3-DIOXOLAN-2-ONE, 4-METHYL-.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.04	(R)-1,3-Dioxolan-2-one, 4-methyl- (CAS No. 16606-55-6) (provided for in subheading 2920.90.50)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2188. 9-(2-HYDROXYETHYL)ADENINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.05	9-(2-Hydroxyethyl)adenine (CAS No. 707-99-3) (provided for in subheading 2933.59.95)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2189. (R)-9H-PURINE-9-ETHANOL, 6-AMINO- α -METHYL-

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.06	(R)-9H-Purine-9-ethanol, 6-amino- α -methyl- (CAS No. 14047-28-0) (provided for in subheading 2933.59.95)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2190. CHLOROMETHYL-2-PROPYL CARBONATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.07	Chloromethyl-2-propyl carbonate (CAS No. 35180-01-9) (provided for in subheading 2920.90.50)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2191. (R)-1,2-PROPANEDIOL, 3-CHLORO-

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.08	(R)-1,2-Propanediol, 3-chloro- (CAS No. 57090-45-6) (provided for in subheading 2905.50.60)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2192. OXIRANE, (S)-((TRIPHENYLMETHOXY)METHYL)-.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.09	Oxirane, (S)-((triphenylmethoxy)methyl)- (CAS No. 129940-50-7) (provided for in subheading 2910.90.20)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2193. CHLOROMETHYL PIVALATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.10	Chloromethyl pivalate (CAS No. 18997-19-8) (provided for in subheading 2915.90.50)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2194. DIETHYL ((P-TOLUENESULFONYLOXY)-METHYL)PHOSPHONATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.11	Diethyl ((p-toluenesulfonyloxy)-methyl)phosphonate (CAS No. 31618-90-3) (provided for in subheading 2931.00.30)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2195. BETA HYDROXYALKYLAMIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.38.25	N,N,N',N'-Tetrakis-(2-hydroxyethyl)-hexane diamide (beta hydroxyalkylamide) (CAS No. 6334-25-4) (provided for in subheading 3824.90.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2196. GRILAMID TR90.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.39.12	Dodecanedioic acid, polymer with 4,4'-methylenebis (2-methylcyclohexanamine) (CAS No. 163800-66-6) (provided for in subheading 3908.90.70)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2197. IN-W4280.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.51	2,4-Dichloro-5-hydroxy-phenylhydrazine (CAS No. 39807-21-1) (provided for in subheading 2928.00.25)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2198. KL540.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.54	Methyl 4-trifluoromethoxyphenyl-N- (chlorocarbonyl) carbamate (CAS No. 173903-15-6) (provided for in subheading 2924.29.70)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2199. METHYL THIOGLYCOLATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.55	Methyl thioglycolate (CAS No. 2365-48-2) (provided for in subheading 2930.90.90)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2200. DPX-E6758.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.59	Phenyl (4,6-dimethoxy-pyrimidin-2-yl) carbamate (CAS No. 89392-03-0) (provided for in subheading 2933.59.70)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2201. ETHYLENE, TETRAFLUORO COPOLYMER WITH ETHYLENE (ETFE).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.68	Ethylene-tetrafluoro ethylene copolymer (ETFE) (provided for in subheading 3904.69.50)	3.3%	No change	No change	On or before 12/31/2001	”.
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SEC. 2202. 3-MERCAPTO-D-VALINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.66	3-Mercapto-D-valine (CAS No. 52-67-5) (provided for in subheading 2930.90.45)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2203. P-ETHYLPHENOL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.31.21	p-Ethylphenol (CAS No. 123-07-9) (provided for in subheading 2907.19.20) ...	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2204. PANTERA.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.09	(+/-)- Tetrahydrofurfuryl (R)-2[4-(6-chloroquinoxalin-2-yloxy)phenoxy] propanoate (CAS No. 119738-06-6) (provided for in subheading 2909.30.40) and any mixtures containing such compound (provided for in subheading 3808.30) ...	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2205. P-NITROBENZOIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.70	p-Nitrobenzoic acid (CAS No. 62-23-7) (provided for in subheading 2916.39.45)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2206. P-TOLUENESULFONAMIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.95	p-Toluenesulfonamide (CAS No. 70-55-3) (provided for in subheading 2935.00.95)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2207. POLYMERS OF TETRAFLUOROETHYLENE, HEXAFLUOROPROPYLENE, AND VINYLIDENE FLUORIDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.39.04	Polymers of tetrafluoroethylene (provided for in subheading 3904.61.00), hexafluoropropylene and vinylidene fluoride (provided for in subheading 3904.69.50)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2208. METHYL 2-[[[4-(DIMETHYLAMINO)-6-(2,2,2- TRI- FLUOROETHOXY)-1,3,5-TRIAZIN-2-YL]AMINO]- CARBONYL]AMINO]SULFONYL]-3-METHYL- BEN- ZOATE (TRIFLUSULFURON METHYL).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.38.11	Methyl 2-[[[4- (dimethylamino)-6-(2,2,2- trifluoroethoxy)- 1,3,5-triazin-2-yl]amino]carbonyl]- amino]sulfonyl]-3-methylbenzoate (triflusulfuron methyl) in mixture with application adjuvants. (CAS No. 126535-15-7) (provided for in subheading 3808.30.15)	Free	No change	No change	On or be- fore 12/31/ 2001	”.
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SEC. 2209. CERTAIN MANUFACTURING EQUIPMENT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new headings:

9902.84.79	Calendaring or other rolling machines for rubber to be used in the production of radial tires designed for off-the-highway use and with a rim measuring 86 cm or more in diameter (provided for in subheading 4011.20.10 or subheading 4011.91.50 or subheading 4011.99.40), numerically controlled, or parts thereof (provided for in subheading 8420.10.90, 8420.91.90 or 8420.99.90) and material holding devices or similar attachments thereto	Free	No change	No change	On or be- fore 12/31/ 2001	”.
9902.84.81	Shearing machines to be used to cut metallic tissue for use in the production of radial tires designed for off-the-highway use and with a rim measuring 86 cm or more in diameter (provided for in subheading 4011.20.10 or subheading 4011.91.50 or subheading 4011.99.40), numerically controlled, or parts thereof (provided for in subheading 8462.31.00 or subheading 8466.94.85)	Free	No change	No change	On or be- fore 12/31/ 2001	”.
9902.84.83	Machine tools for working wire of iron or steel to be used in the production of radial tires designed for off-the-highway use and with a rim measuring 86 cm or more in diameter (provided for in subheading 4011.20.10 or subheading 4011.91.50 or subheading 4011.99.40), numerically controlled, or parts thereof (provided for in subheading 8463.30.00 or 8466.94.85)	Free	No change	No change	On or be- fore 12/31/ 2001	”.
9902.84.85	Extruders to be used in the production of radial tires designed for off-the-high- way use and with a rim measuring 86 cm or more in diameter (provided for in subheading 4011.20.10 or subheading 4011.91.50 or subheading 4011.99.40), nu- merically controlled, or parts thereof (provided for in subheading 8477.20.00 or 8477.90.85)	Free	No change	No change	On or be- fore 12/31/ 2001	”.
9902.84.87	Machinery for molding, retreading, or otherwise forming uncured, unvulcanized rubber to be used in the production of radial tires designed for off-the-highway use and with a rim measuring 86 cm or more in diameter (pro- vided for in subheading 4011.20.10 or subheading 4011.91.50 or subheading 4011.99.40), numerically controlled, or parts thereof (provided for in sub- heading 8477.51.00 or 8477.90.85)	Free	No change	No change	On or be- fore 12/31/ 2001	”.
9902.84.89	Sector mold press machines to be used in the production of radial tires de- signed for off-the-highway use and with a rim measuring 86 cm or more in di- ameter (provided for in subheading 4011.20.10 or subheading 4011.91.50 or sub- heading 4011.99.40), numerically controlled, or parts thereof (provided for in subheading 8477.51.00 or subheading 8477.90.85)	Free	No change	No change	On or be- fore 12/31/ 2001	”.
9902.84.91	Sawing machines to be used in the production of radial tires designed for off- the-highway use and with a rim measuring 86 cm or more in diameter (pro- vided for in subheading 4011.20.10 or subheading 4011.91.50 or subheading 4011.99.40), numerically controlled, or parts thereof (provided for in sub- heading 8465.91.00 or subheading 8466.92.50)	Free	No change	No change	On or be- fore 12/31/ 2001	”.

SEC. 2210. TEXTURED ROLLED GLASS SHEETS.

Subchapter II of chapter 99 is amended by striking heading 9902.70.03 and inserting the following:

9902.70.03	Rolled glass in sheets, yellow-green in color, not finished or edged-worked, textured on one surface, suitable for incorporation in cooking stoves, ranges, or ovens described in subheadings 8516.60.40 (provided for in subheading 7003.12.00 or 7003.19.00)	Free	No change	No change	On or be- fore 12/31/ 2001	”.
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SEC. 2211. CERTAIN HIV DRUG SUBSTANCES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new headings:

9902.32.43	(S)-N-tert-Butyl-1,2,3,4-tetrahydro-3-isoquinoline carboxamide hydrochloride salt (CAS No. 149057-17-0)(provided for in subheading 2933.40.60)	Free	No change	No change	On or before 6/30/ 99	”.
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9902.32.44	(S)-N-tert-Butyl-1,2,3,4-tetrahydro-3-isoquinoline carboxamide sulfate salt (CAS No. 186537-30-4)(provided for in subheading 2933.40.60)	Free	No change	No change	On or before 6/30/99	”.
9902.32.45	(3S)-1,2,3,4-Tetrahydroisoquinoline-3-carboxylic acid (CAS No. 74163-81-8)(provided for in subheading 2933.40.60)	Free	No change	No change	On or before 6/30/99	”.

SEC. 2212. RIMSULFURON.

(a) IN GENERAL.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.60	N-[[[4,6-Dimethoxy-2-pyrimidinyl)amino] carbonyl]-3-(ethylsulfonyl)-2-pyridinesulfonamide (CAS No. 122931-48-0) (provided for in subheading 2935.00.75)	7.3%	No change	No change	On or before 12/31/99	”.
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(b) RATE ADJUSTMENT FOR 2000.—Heading 9902.33.60, as added by subsection (a), is amended—

- (1) by striking “7.3%” and inserting “Free”; and
- (2) by striking “12/31/99” and inserting “12/31/2000”.

(c) EFFECTIVE DATE FOR ADJUSTMENT.—The amendments made by subsection (b) apply to goods entered, or withdrawn from warehouse for consumption, after December 31, 1999.

SEC. 2213. CARBAMIC ACID (V-9069).

(a) IN GENERAL.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.61	((3-((Dimethylamino)carbonyl)-2-pyridinyl)sulfonyl) carbamic acid, phenyl ester (CAS No. 112006-94-7) (provided for in subheading 2935.00.75)	8.3%	No change	No change	On or before 12/31/99	”.
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(b) RATE ADJUSTMENT FOR 2000.—Heading 9902.33.61, as added by subsection (a), is amended—

- (1) by striking “8.3%” and inserting “7.6%”; and
- (2) by striking “12/31/99” and inserting “12/31/2000”.

(c) EFFECTIVE DATE FOR ADJUSTMENT.—The amendments made by subsection (b) apply to goods entered, or withdrawn from warehouse for consumption, after December 31, 1999.

SEC. 2214. DPX-E9260.

(a) IN GENERAL.—Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.63	3-(Ethylsulfonyl)-2-pyridinesulfonamide (CAS No. 117671-01-9) (provided for in subheading 2935.00.75)	6%	No change	No change	On or before 12/31/99	”.
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(b) RATE ADJUSTMENT FOR 2000.—Heading 9902.33.63, as added by subsection (a), is amended—

- (1) by striking “6%” and inserting “5.3%”; and
- (2) by striking “12/31/99” and inserting “12/31/2000”.

(c) EFFECTIVE DATE FOR ADJUSTMENT.—The amendments made by subsection (b) apply to goods entered, or withdrawn from warehouse for consumption, after December 31, 1999.

SEC. 2215. ZIRAM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.38.28	Ziram (provided for in subheading 3808.20.28)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2216. FERROBORON.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.72.02	Ferroboron to be used for manufacturing amorphous metal strip (provided for in subheading 7202.99.50)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2217. ACETIC ACID, [[2-CHLORO-4-FLUORO-5-[(TETRA- HYDRO-3-OXO-1H,3H-[1,3,4]THIADIAZOLO[3,4-A]PYRIDAZIN-1-YLIDENE)AMINO]PHENYL]- THIO]-, METHYL ESTER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.66	Acetic acid, [[2-chloro-4-fluoro-5-[(tetrahydro-3-oxo-1H,3H-[1,3,4]thiadiazolo- [3,4-a]pyridazin-1-ylidene)amino]phenyl]thio]-, methyl ester (CAS No. 117337-19-6) (provided for in subheading 2934.90.15)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2218. PENTYL[2-CHLORO-5-(CYCLOHEX-1-ENE-1,2-DI- CARBOXIMIDO)-4-FLUOROPHENOXY]ACETATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.66	Pentyl[2-chloro-5-(cyclohex-1-ene-1,2-dicarboximido)-4-fluorophenoxy]acetate (CAS No. 87546-18-7) (provided for in subheading 2925.19.40)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2219. BENTAZON (3-ISOPROPYL)-1H-2,1,3-BENZO-THIADIAZIN-4(3H)-ONE-2,2-DIOXIDE).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.29.67	Bentazon (3-Isopropyl)-1H-2,1,3-benzothiadiazin-4(3H)-one-2,2-dioxide (CAS No. 50723-80-3) (provided for in subheading 2934.90.11)	5.0%	No change	No change	On or before 12/31/2001	”.
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SEC. 2220. CERTAIN HIGH-PERFORMANCE LOUDSPEAKERS NOT MOUNTED IN THEIR ENCLOSURES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.85.20	Loudspeakers not mounted in their enclosures (provided for in subheading 8518.29.80), the foregoing which meet a performance standard of not more than 1.5 dB for the average level of 3 or more octave bands, when such loudspeakers are tested in a reverberant chamber	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2221. PARTS FOR USE IN THE MANUFACTURE OF CERTAIN HIGH-PERFORMANCE LOUDSPEAKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.85.21	Parts for use in the manufacture of loudspeakers of a type described in subheading 9902.85.20 (provided for in subheading 8518.90.80)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2222. 5-TERT-BUTYL-ISOPHTHALIC ACID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.12	5-tert-Butyl-iso-phthalic acid (CAS No. 2359-09-3) (provided for in subheading 2917.39.70)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2223. CERTAIN POLYMER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.39.07	A polymer of the following monomers: 1,4-benzenedicarboxylic acid, dimethyl ester (dimethyl terephthalate) (CAS No. 120-61-6); 1,3-Benzenedicarboxylic acid, 5-sulfo-, 1,3-dimethyl ester, sodium salt (sodium dimethyl sulfoisophthalate) (CAS No. 3965-55-7); 1,2-ethanediol (ethylene glycol) (CAS No. 107-21-1); and 1,2-propanediol (propylene glycol) (CAS No. 57-55-6); with terminal units from 2-(2-hydroxyethoxy) ethanesulfonic acid, sodium salt (CAS No. 53211-00-0) (provided for in subheading 3907.99.00)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2224. 2-(4-CHLOROPHENYL)-3-ETHYL-2, 5-DIHYDRO-5-OXO-4-PYRIDAZINE CARBOXYLIC ACID, POTASSIUM SALT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.33.16	2-(4-Chlorophenyl)-3-ethyl-2, 5-dihydro-5-oxo-4-pyridazine carboxylic acid, potassium salt (CAS No. 82697-71-0) (provided for in subheading 2933.90.79)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2225. PIGMENT RED 185.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following heading:

9902.32.26	Pigment Red 185 (CAS No. 51920-12-8) (provided for in subheading 3204.17.04)	Free	No change	No change	On or before 12/31/2002	”.
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SEC. 2226. PIGMENT RED 208.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.27	Pigment Red 208 (CAS No. 31778-10-6) (provided for in subheading 3204.17.04)	Free	No change	No change	On or before 12/31/2002	”.
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SEC. 2227. PIGMENT YELLOW 95.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.08	Pigment Yellow 95 (CAS No. 5280-80-8) (provided for in subheading 3204.17.04)	Free	No change	No change	On or before 12/31/2001	”.
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SEC. 2228. PIGMENT YELLOW 93.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.32.13	Pigment Yellow 93 (CAS No. 5580-57-4) (provided for in subheading 3204.17.04)	Free	No change	No change	On or before 12/31/2001	”.
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CHAPTER 3—EFFECTIVE DATE

SEC. 2301. EFFECTIVE DATE.

(a) IN GENERAL.—Except as otherwise provided in subsection (b) and in this subtitle, the

amendments made by this subtitle apply to goods entered, or withdrawn from warehouse for consumption, after the date that is 15 days after the date of enactment of this Act.

(b) RELIQUIDATION.—

(1) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 or any other provision of law, upon proper written request filed with

the Customs Service not later than 120 days after the date of the enactment of this Act, any entry of an article described in heading 9902.32.18, 9902.32.19, 9902.32.22, 9902.32.26, or 9902.32.27 of the Harmonized Tariff Schedule of the United States (as added by sections 2129, 2130, 2131, 2225, and 2226, respectively) that was made—

(A) after December 31, 1996, and

(B) before the date that is 15 days after the date of enactment of this Act,

shall be liquidated or reliquidated as though such entry occurred after the date that is 15 days after the date of enactment of this Act.

(2) REQUIREMENTS FOR REQUEST.—For purposes of paragraph (1), the request shall contain sufficient information to enable the Customs Service to—

(A) locate the entry relevant to the request, or

(B) if the entry cannot be located, reconstruct the entry.

Subtitle B—Other Trade Provisions

SEC. 2401. EXTENSION OF UNITED STATES INSULAR POSSESSION PROGRAM.

(a) IN GENERAL.—The additional U.S. notes to chapter 71 of the Harmonized Tariff Schedule of the United States are amended by adding at the end the following new note:

“3.(a) Notwithstanding any provision in additional U.S. note 5 to chapter 91, any article of jewelry provided for in heading 7113 which is the product of the Virgin Islands, Guam, or American Samoa (including any such article which contains any foreign component) shall be eligible for the benefits provided in paragraph (h) of additional U.S. note 5 to chapter 91, subject to the provisions and limitations of that note and of paragraphs (b), (c), and (d) of this note.

“(b) Nothing in this note shall result in an increase or a decrease in the aggregate amount referred to in paragraph (h)(iii) of, or the quantitative limitation otherwise established pursuant to the requirements of, additional U.S. note 5 to chapter 91.

“(c) Nothing in this note shall be construed to permit a reduction in the amount available to watch producers under paragraph (h)(iv) of additional U.S. note 5 to chapter 91.

“(d) The Secretary of Commerce and the Secretary of the Interior shall issue such regulations, not inconsistent with the provisions of this note and additional U.S. note 5 to chapter 91, as the Secretaries determine necessary to carry out their respective duties under this note. Such regulations shall not be inconsistent with substantial transformation requirements but may define the circumstances under which articles of jewelry shall be deemed to be ‘units’ for purposes of the benefits, provisions, and limitations of additional U.S. note 5 to chapter 91.

“(e) Notwithstanding any other provision of law, during the 2-year period beginning 45 days after the date of enactment of this note, any article of jewelry provided for in heading 7113 that is assembled in the Virgin Islands, Guam, or American Samoa shall be treated as a product of the Virgin Islands, Guam, or American Samoa for purposes of this note and General Note 3(a)(iv) of this Schedule.”

(b) CONFORMING AMENDMENT.—General Note 3(a)(iv)(A) of the Harmonized Tariff Schedule of the United States is amended by inserting “and additional U.S. note 3(e) of chapter 71,” after “Tax Reform Act of 1986.”

(c) EFFECTIVE DATE.—The amendments made by this section take effect 45 days after the date of enactment of this Act.

SEC. 2402. TARIFF TREATMENT FOR CERTAIN COMPONENTS OF SCIENTIFIC INSTRUMENTS AND APPARATUS.

(a) IN GENERAL.—U.S. note 6 of subchapter X of chapter 98 of the Harmonized Tariff Schedule of the United States is amended in subdivision

(a) by adding at the end the following new sentence: “The term ‘instruments and apparatus’ under subheading 9810.00.60 includes separable components of an instrument or apparatus listed in this subdivision that are imported for assembly in the United States in such instrument or apparatus where the instrument or apparatus, due to its size, cannot be feasibly imported in its assembled state.”

(b) APPLICATION OF DOMESTIC EQUIVALENCY TEST TO COMPONENTS.—U.S. note 6 of subchapter X of chapter 98 of the Harmonized Tariff Schedule of the United States is amended—

(1) by redesignating subdivisions (d) through (f) as subdivisions (e) through (g), respectively; and

(2) by inserting after subdivision (c) the following:

“(d)(i) If the Secretary of Commerce determines under this U.S. note that an instrument or apparatus is being manufactured in the United States that is of equivalent scientific value to a foreign-origin instrument or apparatus for which application is made (but which, due to its size, cannot be feasibly imported in its assembled state), the Secretary shall report the findings to the Secretary of the Treasury and to the applicant institution, and all components of such foreign-origin instrument or apparatus shall remain dutiable.

“(ii) If the Secretary of Commerce determines that the instrument or apparatus for which application is made is not being manufactured in the United States, the Secretary is authorized to determine further whether any component of such instrument or apparatus of a type that may be purchased, obtained, or imported separately is being manufactured in the United States and shall report the findings to the Secretary of the Treasury and to the applicant institution, and any component found to be domestically available shall remain dutiable.

“(iii) Any decision by the Secretary of the Treasury which allows for duty-free entry of a component of an instrument or apparatus which, due to its size cannot be feasibly imported in its assembled state, shall be effective for a specified maximum period, to be determined in consultation with the Secretary of Commerce, taking into account both the scientific needs of the importing institution and the potential for development of comparable domestic manufacturing capacity.”

(c) MODIFICATIONS OF REGULATIONS.—The Secretary of the Treasury and the Secretary of Commerce shall make such modifications to their joint regulations as are necessary to carry out the amendments made by this section.

(d) EFFECTIVE DATE.—The amendments made by this section shall take effect beginning 120 days after the date of the enactment of this Act.

SEC. 2403. LIQUIDATION OR RELIQUIDATION OF CERTAIN ENTRIES.

(a) LIQUIDATION OR RELIQUIDATION OF ENTRIES.—Notwithstanding sections 514 and 520 of the Tariff Act of 1930 (19 U.S.C. 1514 and 1520), or any other provision of law, the United States Customs Service shall, not later than 90 days after the date of enactment of this Act, liquidate or reliquidate those entries made at Los Angeles, California, and New Orleans, Louisiana, which are listed in subsection (c), in accordance with the final decision of the International Trade Administration of the Department of Commerce for shipments entered between October 1, 1984, and December 14, 1987 (case number A-274-001).

(b) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid by the Customs Service within 90 days after such liquidation or reliquidation.

(c) ENTRY LIST.—The entries referred to in subsection (a) are the following:

Entry number	Date of entry	Port
322 00298563	12/11/86	Los Angeles, California
322 00300567	12/11/86	Los Angeles, California
86-2909242	9/2/86	New Orleans, Louisiana
87-05457388	1/9/87	New Orleans, Louisiana

SEC. 2404. DRAWBACK AND REFUND ON PACKAGING MATERIAL.

(a) IN GENERAL.—Section 313(q) of the Tariff Act of 1930 (19 U.S.C. 1313(q)) is further amended—

(1) by striking “Packaging material” and inserting the following:

“(1) IN GENERAL.—Packaging material”;

(2) by moving the remaining text 2 ems to the right; and

(3) by adding at the end the following:

“(2) ADDITIONAL ELIGIBILITY.—Packaging material produced in the United States, which is used by the manufacturer or any other person on or for articles which are exported or destroyed under subsection (a) or (b), shall be eligible under such subsection for refund, as drawback, of 99 percent of any duty, tax, or fee imposed on the importation of such material used to manufacture or produce the packaging material.”

(b) EFFECTIVE DATE.—The amendment made by this section applies with respect to goods entered, or withdrawn from warehouse for consumption, on or after the 15th day after the date of the enactment of this Act.

SEC. 2405. INCLUSION OF COMMERCIAL IMPORTATION DATA FROM FOREIGN-TRADE ZONES UNDER THE NATIONAL CUSTOMS AUTOMATION PROGRAM.

Section 411 of the Tariff Act of 1930 (19 U.S.C. 1411) is amended by adding at the end the following:

“(c) FOREIGN-TRADE ZONES.—Not later than January 1, 2000, the Secretary shall provide for the inclusion of commercial importation data from foreign-trade zones under the Program.”

SEC. 2406. LARGE YACHTS IMPORTED FOR SALE AT UNITED STATES BOAT SHOWS.

(a) IN GENERAL.—The Tariff Act of 1930 (19 U.S.C. 1304 et seq.) is amended by inserting after section 484a the following:

“SEC. 484b. DEFERRAL OF DUTY ON LARGE YACHTS IMPORTED FOR SALE AT UNITED STATES BOAT SHOWS.

“(a) IN GENERAL.—Notwithstanding any other provision of law, any vessel meeting the definition of a large yacht as provided in subsection (b) and which is otherwise dutiable may be imported without the payment of duty if imported with the intention to offer for sale at a boat show in the United States. Payment of duty shall be deferred, in accordance with this section, until such large yacht is sold.

“(b) DEFINITION.—As used in this section, the term ‘large yacht’ means a vessel that exceeds 79 feet in length, is used primarily for recreation or pleasure, and has been previously sold by a manufacturer or dealer to a retail consumer.

“(c) DEFERRAL OF DUTY.—At the time of importation of any large yacht, if such large yacht is imported for sale at a boat show in the United States and is otherwise dutiable, duties shall not be assessed and collected if the importer of record—

“(1) certifies to the Customs Service that the large yacht is imported pursuant to this section for sale at a boat show in the United States; and

“(2) posts a bond, which shall have a duration of 6 months after the date of importation, in an amount equal to twice the amount of duty on the large yacht that would otherwise be imposed under subheading 8903.91.00 or 8903.92.00

of the Harmonized Tariff Schedule of the United States.

“(d) PROCEDURES UPON SALE.—

“(1) DEPOSIT OF DUTY.—If any large yacht (which has been imported for sale at a boat show in the United States with the deferral of duties as provided in this section) is sold within the 6-month period after importation—

“(A) entry shall be completed and duty (calculated at the applicable rates provided for under subheading 8903.91.00 or 8903.92.00 of the Harmonized Tariff Schedule of the United States and based upon the value of the large yacht at the time of importation) shall be deposited with the Customs Service; and

“(B) the bond posted as required by subsection (c)(2) shall be returned to the importer.

“(e) PROCEDURES UPON EXPIRATION OF BOND PERIOD.—

“(1) IN GENERAL.—If the large yacht entered with deferral of duties is neither sold nor exported within the 6-month period after importation—

“(A) entry shall be completed and duty (calculated at the applicable rates provided for under subheading 8903.91.00 or 8903.92.00 of the Harmonized Tariff Schedule of the United States and based upon the value of the large yacht at the time of importation) shall be deposited with the Customs Service; and

“(B) the bond posted as required by subsection (c)(2) shall be returned to the importer.

“(2) ADDITIONAL REQUIREMENTS.—No extensions of the bond period shall be allowed. Any large yacht exported in compliance with the bond period may not be reentered for purposes of sale at a boat show in the United States (in order to receive duty deferral benefits) for a period of 3 months after such exportation.

“(f) REGULATIONS.—The Secretary of the Treasury is authorized to make such rules and regulations as may be necessary to carry out the provisions of this section.”.

SEC. 2412. REIMPORTATION OF CERTAIN GOODS.

(a) IN GENERAL.—Subchapter I of chapter 98 is amended by inserting in numerical sequence the following new heading:

“ 9801.00.26	Articles, previously imported, with respect to which the duty was paid upon such previous importation, if (1) exported within 3 years after the date of such previous importation, (2) sold for exportation and exported to individuals for personal use, (3) reimported without having been advanced in value or improved in condition by any process of manufacture or other means while abroad, (4) reimported as personal returns from those individuals, whether or not consolidated with other personal returns prior to reimportation, and (5) reimported by or for the account of the person who exported them from the United States within 1 year of such exportation	Free		Free		”.
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(b) EFFECTIVE DATE.—The amendment made by subsection (a) applies to goods described in heading 9801.00.26 of the Harmonized Tariff Schedule of the United States (as added by subsection (a)) that are reimported into the United States on or after the date that is 15 days after the date of enactment of this Act.

SEC. 2413. TREATMENT OF PERSONAL EFFECTS OF PARTICIPANTS IN CERTAIN WORLD ATHLETIC EVENTS.

(a) IN GENERAL.—Subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United States is amended by inserting in numerical sequence the following new heading:

“ 9902.98.08	Any of the following articles not intended for sale or distribution to the public: personal effects of aliens who are participants in, officials of, or accredited members of delegations to, the 1999 International Special Olympics, the 1999 Women’s World Cup Soccer, the 2001 International Special Olympics, the 2002 Salt Lake City Winter Olympics, and the 2002 Winter Paralympic Games, and of persons who are immediate family members of or servants to any of the foregoing persons; equipment and materials imported in connection with the foregoing events by or on behalf of the foregoing persons or the organizing committees of such events; articles to be used in exhibitions depicting the culture of a country participating in any such event; and, if consistent with the foregoing, such other articles as the Secretary of Treasury may allow	Free	No change	Free	On or before 12/31/2002	”.
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(b) TAXES AND FEES NOT TO APPLY.—The articles described in heading 9902.98.08 of the Harmonized Tariff Schedule of the United States (as added by subsection (a)) shall be free of taxes and fees which may be otherwise applicable.

(c) NO EXEMPTION FROM CUSTOMS INSPECTIONS.—The articles described in heading 9902.98.08 of the Harmonized Tariff Schedule of

(b) EFFECTIVE DATE.—The amendment made by subsection (a) shall apply with respect to any large yacht imported into the United States after the date that is 15 days after the date of the enactment of this Act.

SEC. 2407. REVIEW OF PROTESTS AGAINST DECISIONS OF CUSTOMS SERVICE.

Section 515(a) of the Tariff Act of 1930 (19 U.S.C. 1515(a)) is amended by inserting after the third sentence the following: “Within 30 days from the date an application for further review is filed, the appropriate customs officer shall allow or deny the application and, if allowed, the protest shall be forwarded to the customs officer who will be conducting the further review.”.

SEC. 2408. ENTRIES OF NAFTA-ORIGIN GOODS.

(a) REFUND OF MERCHANDISE PROCESSING FEES.—Section 520(d) of the Tariff Act of 1930 (19 U.S.C. 1520(d)) is amended in the matter preceding paragraph (1) by inserting “(including any merchandise processing fees)” after “excess duties”.

(b) PROTEST AGAINST DECISION OF CUSTOMS SERVICE RELATING TO NAFTA CLAIMS.—Section 514(a)(7) of such Act (19 U.S.C. 1514(a)(7)) is amended by striking “section 520(c)” and inserting “subsection (c) or (d) of section 520”.

(c) EFFECTIVE DATE.—The amendments made by this section apply with respect to goods entered, or withdrawn from warehouse for consumption, on or after the 15th day after the date of the enactment of this Act.

SEC. 2409. TREATMENT OF INTERNATIONAL TRAVEL MERCHANDISE HELD AT CUSTOMS-APPROVED STORAGE ROOMS.

Section 557(a)(1) of the Tariff Act of 1930 (19 U.S.C. 1557(a)(1)) is amended in the first sentence by inserting “(including international travel merchandise)” after “Any merchandise subject to duty”.

SEC. 2410. EXCEPTION TO 5-YEAR REVIEWS OF COUNTERVAILING DUTY OR ANTI-DUMPING DUTY ORDERS.

Section 751(c) of the Tariff Act of 1930 (19 U.S.C. 1675(c)) is amended by adding at the end the following:

“(7) EXCLUSIONS FROM COMPUTATIONS.—

“(A) IN GENERAL.—Subject to subparagraph (B), there shall be excluded from the computation of the 5-year period described in paragraph (1) and the periods described in paragraph (6) any period during which the importation of the subject merchandise is prohibited on account of the imposition, under the International Emergency Economic Powers Act or other provision of law, of sanctions by the United States against the country in which the subject merchandise originates.

“(B) APPLICATION OF EXCLUSION.—Subparagraph (A) shall apply only with respect to subject merchandise which originates in a country that is not a WTO member.”.

SEC. 2411. WATER RESISTANT WOOL TROUSERS.

Notwithstanding section 514 of the Tariff Act of 1930 or any other provision of law, upon proper request filed with the Customs Service within 180 days after the date of enactment of this Act, any entry or withdrawal from warehouse for consumption—

(1) that was made after December 31, 1988, and before January 1, 1995; and

(2) that would have been classifiable under subheading 6203.41.05 or 6204.61.10 of the Harmonized Tariff Schedule of the United States and would have had a lower rate of duty, if such entry or withdrawal had been made on January 1, 1995,

shall be liquidated or reliquidated as if such entry or withdrawal had been made on January 1, 1995.

the United States (as added by subsection (a)) shall not be free or otherwise exempt or excluded from routine or other inspections as may be required by the Customs Service.

(d) EFFECTIVE DATE.—

(1) IN GENERAL.—The amendment made by this section applies to articles entered, or with-

drawn from warehouse for consumption, on or after the date of enactment of this Act.

(2) RELIQUIDATION.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, upon a request filed with the Customs Service on or before the 90th day after the date of enactment of this Act, any

entry, or withdrawal from warehouse for consumption, of any article described in subheading 9902.98.08 of the Harmonized Tariff Schedule of the United States (as added by subsection (a)) that was made—

(A) after May 15, 1999, and

(B) before the date of enactment of this Act, shall be liquidated or reliquidated as though such entry or withdrawal occurred on the date of enactment of this Act.

SEC. 2414. RELIQUIDATION OF CERTAIN ENTRIES OF THERMAL TRANSFER MULTI-FUNCTION MACHINES.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 180 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in subsection (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 8517.21.00 of the Harmonized Tariff Schedule of the United States (relating to indirect electrostatic copiers) or subheading 9009.12.00 of such Schedule (relating to indirect electrostatic copiers), at the rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliquidated under subheading 8471.60.65 of the Harmonized Tariff Schedule of the United States (relating to other automated data processing (ADP) thermal transfer printer units) on the date of entry.

(b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in subsection (d) only if a request therefor is filed with the Customs Service within 90 days after the date of enactment of this Act and the request contains sufficient information to enable the Customs Service to locate the entry or reconstruct the entry if it cannot be located.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid not later than 180 days after the date of such liquidation or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in subsection (a), filed at the port of Los Angeles, are as follows:

Date of entry	Entry number	Liquidation date
01/17/97	112-9638417-3	02/21/97
01/10/97	112-9637684-9	03/07/97
01/03/97	112-9636723-6	04/18/97
01/10/97	112-9637686-4	03/07/97
02/21/97	112-9642157-9	09/12/97
02/14/97	112-9641619-9	06/06/97
02/14/97	112-9641693-4	06/06/97
02/21/97	112-9642156-1	09/12/97
02/28/97	112-9643326-9	09/12/97
03/18/97	112-9645336-6	09/19/97
03/21/97	112-9645682-3	09/19/97
03/21/97	112-9645681-5	09/19/97
03/21/97	112-9645698-9	09/19/97
03/14/97	112-9645026-3	09/19/97
03/14/97	112-9645041-2	09/19/97
03/20/97	112-9646075-9	09/19/97
04/04/97	112-9647309-1	09/19/97
04/04/97	112-9647312-5	09/19/97
04/04/97	112-9647316-6	09/19/97
04/11/97	112-9300151-5	10/31/97
04/11/97	112-9300287-7	09/26/97
04/11/97	112-9300308-1	02/20/98
04/10/97	112-9300356-0	09/26/97
04/16/97	112-9301387-4	09/26/97
04/22/97	112-9301602-6	09/26/97
04/18/97	112-9301627-3	09/26/97
04/25/97	112-9301615-8	09/26/97
04/25/97	112-9302445-9	10/31/97
04/25/97	112-9302298-2	09/26/97
04/04/97	112-9302371-7	09/26/97

Date of entry	Entry number	Liquidation date
05/30/97	112-9306718-5	09/26/97
05/19/97	112-9304958-9	09/26/97
05/16/97	112-9305030-6	09/26/97
05/09/97	112-9303707-1	09/26/97
05/31/97	112-9306470-3	09/26/97
05/02/97	112-9302717-1	09/19/97
06/20/97	112-9308793-6	09/26/97

SEC. 2415. RELIQUIDATION OF CERTAIN DRAWBACK ENTRIES AND REFUND OF DRAWBACK PAYMENTS.

(a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 or any other provision of law, the Customs Service shall, not later than 180 days after the date of enactment of this Act, liquidate or reliquidate the entries described in subsection (b) and any amounts owed by the United States pursuant to the liquidation or reliquidation shall be refunded with interest, subject to the provisions of Treasury Decision 86-126(M) and Customs Service Ruling No. 224697, dated November 17, 1994.

(b) ENTRIES DESCRIBED.—The entries described in this subsection are the following:

Entry number:	Date of entry:
855218319	July 18, 1985
855218429	August 15, 1985
855218649	September 13, 1985
866000134	October 4, 1985
866000257	November 14, 1985
866000299	December 9, 1985
866000451	January 14, 1986
866001052	February 13, 1986
866001133	March 7, 1986
866001269	April 9, 1986
866001366	May 9, 1986
866001463	June 6, 1986
866001573	July 7, 1986
866001586	July 7, 1986
866001599	July 7, 1986
866001913	August 8, 1986
866002255	September 10, 1986
866002297	September 23, 1986
03200000010	October 3, 1986
03200000028	November 13, 1986
03200000036	November 26, 1986

SEC. 2416. CLARIFICATION OF ADDITIONAL U.S. NOTE 4 TO CHAPTER 91 OF THE HARMONIZED TARIFF SCHEDULE OF THE UNITED STATES.

Additional U.S. note 4 of chapter 91 of the Harmonized Tariff Schedule of the United States is amended in the matter preceding subdivision (a), by striking the comma after “stamping” and inserting “(including by means of indelible ink).”.

SEC. 2417. DUTY-FREE SALES ENTERPRISES.

Section 555(b)(2) of the Tariff Act of 1930 (19 U.S.C. 1555(b)(2)) is amended—

(1) in subparagraph (B), by striking the period at the end and inserting “; or”; and

(2) by adding at the end the following new subparagraph:

“(C) a port of entry, as established under section 1 of the Act of August 24, 1912 (37 Stat. 434), or within 25 statute miles of a staffed port of entry if reasonable assurance can be provided that duty-free merchandise sold by the enterprise will be exported by individuals departing from the customs territory through an international airport located within the customs territory.”.

SEC. 2418. CUSTOMS USER FEES.

(a) ADDITIONAL PRECLEARANCE ACTIVITIES.—Section 13031(f)(3)(A)(iii) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(f)(3)(A)(iii)) is amended to read as follows:

“(iii) to the extent funds remain available after making reimbursements under clause (ii), in providing salaries for up to 50 full-time equip-

ment inspectional positions to provide preclearance services.”.

(b) COLLECTION OF FEES FOR PASSENGERS ABOARD COMMERCIAL VESSELS.—Section 13031 of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c) is amended—

(1) in subsection (a), by amending paragraph (5) to read as follows:

“(5)(A) Subject to subparagraph (B), for the arrival of each passenger aboard a commercial vessel or commercial aircraft from a place outside the United States (other than a place referred to in subsection (b)(1)(A)(i) of this section), \$5.

“(B) For the arrival of each passenger aboard a commercial vessel from a place referred to in subsection (b)(1)(A)(i) of this section, \$1.75”; and

(2) in subsection (b)(1)(A), by striking “(A) No fee” and inserting “(A) Except as provided in subsection (a)(5)(B) of this section, no fee”.

(c) USE OF MERCHANDISE PROCESSING FEES FOR AUTOMATED COMMERCIAL SYSTEMS.—Section 13031(f) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(f)) is amended by adding at the end the following:

“(6) Of the amounts collected in fiscal year 1999 under paragraphs (9) and (10) of subsection (a), \$50,000,000 shall be available to the Customs Service, subject to appropriations Acts, for automated commercial systems. Amounts made available under this paragraph shall remain available until expended.”.

(d) ADVISORY COMMITTEE.—Section 13031 of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c) is amended by adding at the end the following:

“(k) ADVISORY COMMITTEE.—The Commissioner of Customs shall establish an advisory committee whose membership shall consist of representatives from the airline, cruise ship, and other transportation industries who may be subject to fees under subsection (a). The advisory committee shall not be subject to termination under section 14 of the Federal Advisory Committee Act. The advisory committee shall meet on a periodic basis and shall advise the Commissioner on issues related to the performance of the inspectional services of the United States Customs Service. Such advice shall include, but not be limited to, such issues as the time periods during which such services should be performed, the proper number and deployment of inspection officers, the level of fees, and the appropriateness of any proposed fee. The Commissioner shall give consideration to the views of the advisory committee in the exercise of his or her duties.”.

(e) NATIONAL CUSTOMS AUTOMATION TEST REGARDING RECONCILIATION.—Section 505(c) of the Tariff Act of 1930 (19 U.S.C. 1505(c)) is amended by adding at the end the following: “For the period beginning on October 1, 1998, and ending on the date on which the ‘Revised National Customs Automation Test Regarding Reconciliation’ of the Customs Service is terminated, or October 1, 2000, whichever occurs earlier, the Secretary may prescribe an alternative mid-point interest accounting methodology, which may be employed by the importer, based upon aggregate data in lieu of accounting for such interest from each deposit data provided in this subsection.”.

(f) EFFECTIVE DATE.—The amendments made by this section shall take effect 30 days after the date of enactment of this Act.

SEC. 2419. DUTY DRAWBACK FOR METHYL TERTIARY-BUTYL ETHER (“MTBE”).

(a) IN GENERAL.—Section 313(p)(3)(A)(i)(I) of the Tariff Act of 1930 (19 U.S.C. 1313(p)(3)(A)(i)(I)) is amended by striking “and 2902” and inserting “2902, and 2909.19.14”.

(b) EFFECTIVE DATE.—The amendment made by this section shall take effect on the date of enactment of this Act, and shall apply to drawback claims filed on and after such date.

SEC. 2420. SUBSTITUTION OF FINISHED PETROLEUM DERIVATIVES.

(a) *IN GENERAL.*—Section 313(p)(1) of the Tariff Act of 1930 (19 U.S.C. 1313(p)(1)) is amended in the matter following subparagraph (C) by striking “the amount of the duties paid on, or attributable to, such qualified article shall be refunded as drawback to the drawback claimant.” and inserting “drawback shall be allowed as described in paragraph (4).”.

(b) *REQUIREMENTS.*—Section 313(p)(2) of such Act (19 U.S.C. 1313(p)(2)) is amended—

(1) in subparagraph (A)—

(A) in clauses (i), (ii), and (iii), by striking “the qualified article” each place it appears and inserting “a qualified article”; and

(B) in clause (iv), by striking “an imported” and inserting “a”; and

(2) in subparagraph (G), by inserting “transferor,” after “importer.”.

(c) *QUALIFIED ARTICLE DEFINED, ETC.*—Section 313(p)(3) of such Act (19 U.S.C. 1313(p)(3)) is amended—

(1) in subparagraph (A)—

(A) in clause (i)(II), by striking “liquids, pastes, powders, granules, and flakes” and inserting “the primary forms provided under Note 6 to chapter 39 of the Harmonized Tariff Schedule of the United States”; and

(B) in clause (ii)—

(i) in subclause (I) by striking “or” at the end;

(ii) in subclause (II) by striking the period and inserting “, or”; and

(iii) by adding after subclause (II) the following:

“(III) an article of the same kind and quality as described in subparagraph (B), or any combination thereof, that is transferred, as so certified in a certificate of delivery or certificate of manufacture and delivery in a quantity not greater than the quantity of articles purchased or exchanged.

The transferred merchandise described in subclause (III), regardless of its origin, so designated on the certificate of delivery or certificate of manufacture and delivery shall be the qualified article for purposes of this section. A party who issues a certificate of delivery, or certificate of manufacture and delivery, shall also certify to the Commissioner of Customs that it has not, and will not, issue such certificates for a quantity greater than the amount eligible for drawback and that appropriate records will be maintained to demonstrate that fact.”.

(2) in subparagraph (B), by striking “exported article” and inserting “article, including an imported, manufactured, substituted, or exported article.”; and

(3) in the first sentence of subparagraph (C), by striking “such article.” and inserting “either the qualified article or the exported article.”.

(d) *LIMITATION ON DRAWBACK.*—Section 313(p)(4)(B) of such Act (19 U.S.C. 1313(p)(4)(B)) is amended by inserting before the period at the end the following: “had the claim qualified for drawback under subsection (j)”.

(e) *EFFECTIVE DATE.*—The amendments made by this section shall take effect as if included in the amendment made by section 632(a)(6) of the North American Free Trade Agreement Implementation Act. For purposes of section 632(b) of that Act, the 3-year requirement set forth in section 313(r) of the Tariff Act of 1930 shall not apply to any drawback claim filed within 6 months after the date of enactment of this Act for which that 3-year period would have expired.

SEC. 2421. DUTY ON CERTAIN IMPORTATIONS OF MUESLIX CEREALS.

(a) *BEFORE JANUARY 1, 1996.*—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, upon proper request filed with the Customs Service be-

fore the 90th day after the date of the enactment of this Act, any entry or withdrawal from warehouse for consumption made after December 31, 1991, and before January 1, 1996, of mueslix cereal, which was classified in subheading 2008.92.10 of the Harmonized Tariff Schedule of the United States and to which the column 1 special rate of duty applicable for goods of Canada applied—

(1) shall be liquidated or reliquidated as if the column one special rate of duty applicable for goods of Canada in subheading 1904.10.00 of such Schedule applied to such mueslix cereal at the time of such entry or withdrawal; and

(2) any excess duties paid as a result of such liquidation or reliquidation shall be refunded, including interest at the appropriate applicable rate.

(b) *AFTER DECEMBER 31, 1995.*—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, upon proper request filed with the Customs Service before the 90th day after the date of the enactment of this Act, any entry or withdrawal from warehouse for consumption made after December 31, 1995, and before January 1, 1998, of mueslix cereal, which was classified in subheading 1904.20.10 of the Harmonized Tariff Schedule of the United States and to which the column 1 special rate of duty applicable for goods of special column rate applicable for Canada applied—

(1) shall be liquidated or reliquidated as if the column 1 special rate of duty applicable for goods of Canada in subheading 1904.10.00 of such Schedule applied to such mueslix cereal at the time of such entry or withdrawal; and

(2) any excess duties paid as a result of such liquidation or reliquidation shall be refunded, including interest at the appropriate applicable rate.

SEC. 2422. EXPANSION OF FOREIGN TRADE ZONE NO. 143.

(a) *EXPANSION OF FOREIGN TRADE ZONE.*—The Foreign Trade Zones Board shall expand Foreign Trade Zone No. 143 to include areas in the vicinity of the Chico Municipal Airport in accordance with the application submitted by the Sacramento-Yolo Port District of Sacramento, California, to the Board on March 11, 1997.

(b) *OTHER REQUIREMENTS NOT AFFECTED.*—The expansion of Foreign Trade Zone No. 143 under subsection (a) shall not relieve the Port of Sacramento of any requirement under the Foreign Trade Zones Act, or under regulations of the Foreign Trade Zones Board, relating to such expansion.

SEC. 2423. MARKING OF CERTAIN SILK PRODUCTS AND CONTAINERS.

(a) *IN GENERAL.*—Section 304 of the Tariff Act of 1930 (19 U.S.C. 1304) is amended—

(1) by redesignating subsections (h), (i), (j), and (k) as subsections (i), (j), (k), and (l), respectively; and

(2) by inserting after subsection (g) the following new subsection:

“(h) *MARKING OF CERTAIN SILK PRODUCTS.*—The marking requirements of subsections (a) and (b) shall not apply either to—

“(1) articles provided for in subheading 6214.10.10 of the Harmonized Tariff Schedule of the United States, as in effect on January 1, 1997; or

“(2) articles provided for in heading 5007 of the Harmonized Tariff Schedule of the United States as in effect on January 1, 1997.”.

(b) *CONFORMING AMENDMENT.*—Section 304(j) of such Act, as redesignated by subsection (a)(1) of this section, is amended by striking “subsection (h)” and inserting “subsection (i)”.

(c) *EFFECTIVE DATE.*—The amendments made by this section apply to goods entered, or withdrawn from warehouse for consumption, on or after the date of enactment of this Act.

SEC. 2424. EXTENSION OF NONDISCRIMINATORY TREATMENT (NORMAL TRADE RELATIONS TREATMENT) TO THE PRODUCTS OF MONGOLIA.

(a) *FINDINGS.*—The Congress finds that Mongolia—

(1) has received normal trade relations treatment since 1991 and has been found to be in full compliance with the freedom of emigration requirements under title IV of the Trade Act of 1974;

(2) has emerged from nearly 70 years of communism and dependence on the former Soviet Union, approving a new constitution in 1992 which has established a modern parliamentary democracy charged with guaranteeing fundamental human rights, freedom of expression, and an independent judiciary;

(3) has held 4 national elections under the new constitution, 2 presidential and 2 parliamentary, thereby solidifying the nation's transition to democracy;

(4) has undertaken significant market-based economic reforms, including privatization, the reduction of government subsidies, the elimination of most price controls and virtually all import tariffs, and the closing of insolvent banks;

(5) has concluded a bilateral trade treaty with the United States in 1991, and a bilateral investment treaty in 1994;

(6) has acceded to the Agreement Establishing the World Trade Organization, and extension of unconditional normal trade relations treatment to the products of Mongolia would enable the United States to avail itself of all rights under the World Trade Organization with respect to Mongolia; and

(7) has demonstrated a strong desire to build friendly relationships and to cooperate fully with the United States on trade matters.

(b) *TERMINATION OF APPLICATION OF TITLE IV OF THE TRADE ACT OF 1974 TO MONGOLIA.*—

(1) *PRESIDENTIAL DETERMINATIONS AND EXTENSIONS OF NONDISCRIMINATORY TREATMENT.*—Notwithstanding any provision of title IV of the Trade Act of 1974 (19 U.S.C. 2431 et seq.), the President may—

(A) determine that such title should no longer apply to Mongolia; and

(B) after making a determination under subparagraph (A) with respect to Mongolia, proclaim the extension of nondiscriminatory treatment (normal trade relations treatment) to the products of that country.

(2) *TERMINATION OF APPLICATION OF TITLE IV.*—On or after the effective date of the extension under paragraph (1)(B) of nondiscriminatory treatment to the products of Mongolia, title IV of the Trade Act of 1974 shall cease to apply to that country.

SEC. 2425. ENHANCED CARGO INSPECTION PILOT PROGRAM.

(a) *IN GENERAL.*—The Commissioner of Customs is authorized to establish a pilot program for fiscal year 1999 to provide 24-hour cargo inspection service on a fee-for-service basis at an international airport described in subsection (b). The Commissioner may extend the pilot program for fiscal years after fiscal year 1999 if the Commissioner determines that the extension is warranted.

(b) *AIRPORT DESCRIBED.*—The international airport described in this subsection is a multimodal international airport that—

(1) is located near a seaport; and

(2) serviced more than 185,000 tons of air cargo in 1997.

SEC. 2426. PAYMENT OF EDUCATION COSTS OF DEPENDENTS OF CERTAIN CUSTOMS SERVICE PERSONNEL.

Notwithstanding section 2164 of title 10, United States Code, the Department of Defense shall permit the dependent children of deceased United States Customs Aviation Group Supervisor Pedro J. Rodriguez attending the Antilles

Consolidated School System in Puerto Rico, to complete their primary and secondary education within this school system without cost to such children or any parent, relative, or guardian of such children. The United States Customs Service shall reimburse the Department of Defense for reasonable education expenses to cover these costs.

TITLE III—AMENDMENTS TO INTERNAL REVENUE CODE OF 1986

SEC. 3001. PROPERTY SUBJECT TO A LIABILITY TREATED IN SAME MANNER AS ASSUMPTION OF LIABILITY.

(a) REPEAL OF PROPERTY SUBJECT TO A LIABILITY TEST.—

(1) SECTION 357.—Section 357(a)(2) of the Internal Revenue Code of 1986 (relating to assumption of liability) is amended by striking “, or acquires from the taxpayer property subject to a liability”.

(2) SECTION 358.—Section 358(d)(1) of such Code (relating to assumption of liability) is amended by striking “or acquired from the taxpayer property subject to a liability”.

(3) SECTION 368.—

(A) Section 368(a)(1)(C) of such Code is amended by striking “, or the fact that property acquired is subject to a liability.”.

(B) The last sentence of section 368(a)(2)(B) of such Code is amended by striking “, and the amount of any liability to which any property acquired from the acquiring corporation is subject.”.

(b) CLARIFICATION OF ASSUMPTION OF LIABILITY.—

(1) IN GENERAL.—Section 357 of the Internal Revenue Code of 1986 is amended by adding at the end the following new subsection:

“(d) DETERMINATION OF AMOUNT OF LIABILITY ASSUMED.—

“(1) IN GENERAL.—For purposes of this section, section 358(d), section 362(d), section 368(a)(1)(C), and section 368(a)(2)(B), except as provided in regulations—

“(A) a recourse liability (or portion thereof) shall be treated as having been assumed if, as determined on the basis of all facts and circumstances, the transferee has agreed to, and is expected to, satisfy such liability (or portion), whether or not the transferor has been relieved of such liability; and

“(B) except to the extent provided in paragraph (2), a nonrecourse liability shall be treated as having been assumed by the transferee of any asset subject to such liability.

“(2) EXCEPTION FOR NONRECOURSE LIABILITY.—The amount of the nonrecourse liability treated as described in paragraph (1)(B) shall be reduced by the lesser of—

“(A) the amount of such liability which an owner of other assets not transferred to the transferee and also subject to such liability has agreed with the transferee to, and is expected to, satisfy; or

“(B) the fair market value of such other assets (determined without regard to section 7701(g)).

“(3) REGULATIONS.—The Secretary shall prescribe such regulations as may be necessary to carry out the purposes of this subsection and section 362(d). The Secretary may also prescribe regulations which provide that the manner in which a liability is treated as assumed under this subsection is applied, where appropriate, elsewhere in this title.”.

(2) LIMITATION ON BASIS INCREASE ATTRIBUTABLE TO ASSUMPTION OF LIABILITY.—Section 362 of such Code is amended by adding at the end the following new subsection:

“(d) LIMITATION ON BASIS INCREASE ATTRIBUTABLE TO ASSUMPTION OF LIABILITY.—

“(1) IN GENERAL.—In no event shall the basis of any property be increased under subsection (a) or (b) above the fair market value of such property (determined without regard to section

7701(g)) by reason of any gain recognized to the transferor as a result of the assumption of a liability.

“(2) TREATMENT OF GAIN NOT SUBJECT TO TAX.—Except as provided in regulations, if—

“(A) gain is recognized to the transferor as a result of an assumption of a nonrecourse liability by a transferee which is also secured by assets not transferred to such transferee; and

“(B) no person is subject to tax under this title on such gain,

then, for purposes of determining basis under subsections (a) and (b), the amount of gain recognized by the transferor as a result of the assumption of the liability shall be determined as if the liability assumed by the transferee equaled such transferee's ratable portion of such liability determined on the basis of the relative fair market values (determined without regard to section 7701(g)) of all of the assets subject to such liability.”.

(c) APPLICATION TO PROVISIONS OTHER THAN SUBCHAPTER C.—

(1) SECTION 584.—Section 584(h)(3) of the Internal Revenue Code of 1986 is amended—

(A) by striking “, and the fact that any property transferred by the common trust fund is subject to a liability,” in subparagraph (A); and

(B) by striking clause (ii) of subparagraph (B) and inserting:

“(ii) ASSUMED LIABILITIES.—For purposes of clause (i), the term ‘assumed liabilities’ means any liability of the common trust fund assumed by any regulated investment company in connection with the transfer referred to in paragraph (1)(A).

“(C) ASSUMPTION.—For purposes of this paragraph, in determining the amount of any liability assumed, the rules of section 357(d) shall apply.”.

(2) SECTION 1031.—The last sentence of section 1031(d) of such Code is amended—

(A) by striking “assumed a liability of the taxpayer or acquired from the taxpayer property subject to a liability” and inserting “assumed (as determined under section 357(d)) a liability of the taxpayer”; and

(B) by striking “or acquisition (in the amount of the liability)”.

(d) CONFORMING AMENDMENTS.—

(1) Section 351(h)(1) of the Internal Revenue Code of 1986 is amended by striking “, or acquires property subject to a liability.”.

(2) Section 357 of such Code is amended by striking “or acquisition” each place it appears in subsection (a) or (b).

(3) Section 357(b)(1) of such Code is amended by striking “or acquired”.

(4) Section 357(c)(1) of such Code is amended by striking “, plus the amount of the liabilities to which the property is subject.”.

(5) Section 357(c)(3) of such Code is amended by striking “or to which the property transferred is subject”.

(6) Section 358(d)(1) of such Code is amended by striking “or acquisition (in the amount of the liability)”.

(e) EFFECTIVE DATE.—The amendments made by this section shall apply to transfers after October 18, 1998.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from Washington (Ms. DUNN) and the gentleman from Michigan (Mr. LEVIN) each will control 20 minutes.

The Chair recognizes the gentlewoman from Washington (Ms. DUNN).

GENERAL LEAVE

Ms. DUNN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on H.R. 435.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Washington?

There was no objection.

Ms. DUNN. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, H.R. 435 would make miscellaneous and other technical and clerical corrections to trade laws. The House passed this bill on February 9, 1999. The Senate passed the bill with an amendment.

The bill contains over 130 provisions temporarily suspending or reducing duties on a wide variety of products. A number of the duties and suspensions relate to different chemicals to make anti-HIV, anti-AIDS and anti-cancer drugs. In each instance, there is either no domestic production of the product involved or the domestic producers have supported the measure.

By suspending or reducing these duties, we can enable U.S. companies that use these products to be more competitive and to function more cost efficiently. This would create jobs for American workers as well as reduce costs for consumers.

The bill also contains a number of technical trade corrections and miscellaneous trade provisions that have received broad bipartisan support and no opposition.

For example, the bill includes a provision that would provide duty-free treatment to participants and to individuals associated with world athletic events, such as the 1999 Women's World Cup soccer and the Special Olympics, which are being held throughout the United States. Other time-sensitive provisions refer to a variety of trade issues, including Customs preclearance activities and Customs user fees.

This package of trade bills has been thoroughly evaluated and commented on by all concerned parties, including the United States Customs Service, the Department of Commerce, the International Trade Commission, the United States Trade Representative, and those firms which may be affected by a tariff suspension on a product they do produce domestically.

The provisions that remain in the bill are completely noncontroversial. The Senate amendment would strike eight duty suspension provisions related to pigments. It would make one technical correction, and it would make adjustments to certain other pigment provisions. In addition, the amendment would ensure that all athletes participating in the Women's World Cup soccer and other sporting events are able to bring their equipment duty free.

Apart from these changes, the Senate amendment to H.R. 435 is essentially identical to the version of H.R. 435 passed by the House on February 9, 1999. I urge my colleagues to support this time-sensitive legislation.

Mr. Speaker, I reserve the balance of my time.

Mr. LEVIN. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of H.R. 435, the Miscellaneous Trade and Technical Corrections Act of 1999. The bill was passed by the House on February 9 of this year by a vote of 414 to 0. On May 27, the Senate passed the bill by unanimous consent.

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The Senate made only two amendments to the bill, neither of which should create concern for us in the House.

The first is that 8 dyes were deleted from the bill's duty suspension provisions. These eight provisions were not sought by Members of the House. Accordingly, their deletion under a compromise agreement in the other body should not present any concerns for us.

The second change is to make retroactive to May 15 provisions for ensuring the entry of the personal effects of athletes participating in the Women's Road Cup Soccer Tournament, the Special Olympics, and the 2000 Olympics.

As the gentlewoman from Washington (Ms. DUNN) mentioned, H.R. 435 is a bipartisan effort representing the collective input of many Members on both sides of the aisle, as well as the administration. The U.S. Customs Service, the Department of Commerce, the U.S. Trade Representative, and the U.S. ITC all have reviewed and commented on this bill to ensure that no domestic producers or other private sector interests would be adversely affected. Public input also has been incorporated into this bill.

The provisions of H.R. 435 fall into three categories.

First, the bill makes certain clerical corrections to the trade laws, such as amending and updating outdated provisions;

Second, the bill contains 112 various duty suspensions and tariff reductions. These suspensions and reductions relate to duties on certain anti-HIV, AIDS and cancer drugs and duties on chemicals, raw materials, and miscellaneous equipment. Suspension of these duties reduces prices for consumers and improves the competitiveness of domestic manufacturers by reducing their input costs.

H.R. 435 also allows for the duty-free entry of equipment and personal effects of participants in the 1999 Special Olympics, the Women's World Cup, and the 2002 Winter Olympics.

Let me just say a word about the efforts here. A number of Members on both sides of the aisle have worked hard to see this provision become law, including the ranking member of the Committee on Ways and Means, the gentleman from New York (Mr. RANGEL), another member of the committee, the gentlewoman from Florida (Mrs. THURMAN), and others, such as the gentleman from Massachusetts

(Mr. MOAKLEY) and the gentlewoman from California (Ms. PELOSI).

Third, the bill includes additional tariff and trade provisions, such as authorization of custom user fees to maintain existing preclearance services for air and sea passengers arriving from Canada, the Caribbean, and Mexico.

These authorizations are essential to maintaining the preclearance services that expedite the processing of passengers at our airports and seaports. Miscellaneous trade provisions include extension of normal trade relations with Mongolia.

The small revenue loss resulting from a few provisions in the bill require an offset to meet budgetary requirements. This cost is offset by a provision in the bill that clarifies the tax treatment of certain corporate restructuring transactions where assets are transferred subject to a liability. The tax treatment under current law of these transactions is uncertain, and some taxpayers are restructuring transactions to take advantage of this uncertainty.

In some cases, taxpayers are claiming tax bases in excess of the value of assets with resulting excessive depreciation deductions. The provision in the bill would eliminate the uncertainty and tax these transactions by reference to their underlying economics.

The provisions of this bill have been thoroughly reviewed to ensure that they are noncontroversial and do not adversely affect U.S. consumers and U.S. industry.

Mr. Speaker, I urge my colleagues to support its final passage, and I reserve the balance of my time.

Ms. DUNN. Mr. Speaker, I yield 3 minutes to the gentleman from Illinois (Mr. WELLER).

Mr. WELLER. Mr. Speaker, I thank my friend, the gentlewoman from Washington State (Ms. DUNN), for yielding time to me and giving me the opportunity to speak this afternoon on important legislation.

I also want to thank this House for bringing this important legislation before us today, and welcome the opportunity to speak about two very, very specific provisions included in this legislation.

This past year, Mr. Speaker, I introduced H.R. 4190 and H.R. 4191, legislation which temporarily suspends duties on the importation of pharmaceuticals which inhibit cancer and the spread of HIV and AIDS. This is important legislation. It is compassionate legislation which deserves bipartisan support, legislation which will help families reduce the cost of treating AIDS and cancer, benefiting thousands upon thousands of American families.

It is estimated that every year thousands of American men and women and children fall victim to these deadly dis-

eases. In 1997, almost 17,000 new cases of HIV and AIDS were reported, making the total number affected almost 600,000 Americans. Today the average cost of treating someone with HIV or AIDS is approximately \$17,500 a year, and the lifetime cost is almost \$100,000.

Additionally, it is estimated that this year, in 1999, more than 1.2 million new cases of cancer will be diagnosed in the United States alone. More than 560,000 individuals will be lost to this disease, while millions of family members and friends will suffer great emotional loss.

Mr. Speaker, the average cost of treating a breast cancer patient is estimated to be about \$37,000. This legislation, H.R. 435, suspends duties on important cancer inhibitors, helping reduce the financial toll of these terrible diseases on families and, of course, the victims.

Mr. Speaker, this is compassionate legislation. It deserves bipartisan support. This legislation, taking advantage of free trade, will help the victims and their families of HIV, AIDS, and cancer. I ask for bipartisan support.

Mrs. CHRISTENSEN. Mr. Speaker, I rise today in strong support of H.R. 435, the Miscellaneous Trade and Technical Corrections Act of 1999 and I want to congratulate my colleagues Trade Subcommittee Chairman, PHIL CRANE and Ranking Democrat SANDER LEVIN for the Herculean effort that went into making passage of this bill possible today.

My colleagues, this is a day that I have long looked forward to. For over two years now, a number of members from both sides of the aisle labored long and hard to defeat one obstacle after another to make it possible for this bill to become law. We were almost successful at the end of the last Congress but ran out of time before the other body was able to take up the bill.

Today I rise on behalf of my constituents to celebrate the passage of this bill because of what it could mean for our economy. The extension of the Insular Possession trade benefits which this bill provides, will mean that a significant number of new jobs will be created, in the Virgin Islands, as a direct result. Ten years ago, the Insular Possession trade benefits made it possible for almost 1,000 Virgin Islanders to be employed in the manufacturing of watches. Today, after several major hurricanes hit the islands there may be just over 200 persons employed in the industry.

That is why this bill is so very important to my constituents and me. It represents the first step in my legislative plan for revitalizing the economy of the Virgin Islands which, unfortunately has not yet reaped the benefits of the largest ever peace time economic expansion that the country as a whole is experiencing.

In closing, I want to again express my thanks to the Leadership of the Ways and Means Committee for their efforts on H.R. 425. In addition to Mr. CRANE and Mr. MATSUI, I also must thank the cosponsors of my original bill, the gentleman from New York, Mr. RANGEL, and the gentleman from Louisiana, Mr. JEFFERSON. I also want to thank, the Chairman of the full Ways and Means Committee, Mr. ACHER, for his support as well.

Mr. LEVIN. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

Ms. DUNN. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore (Mr. PETRI). The question is on the motion offered by the gentlewoman from Washington (Ms. DUNN) that the House suspend the rules and concur in the Senate amendment to the bill, H.R. 435.

The question was taken.

Ms. DUNN. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

JENNIFER'S LAW

Mr. LAZIO. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 1915) to provide grants to the States to improve the reporting of unidentified and missing persons.

The Clerk read as follows:

H.R. 1915

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as "Jennifer's Law".

SEC. 2. PROGRAM AUTHORIZED.

The Attorney General is authorized to provide grant awards to States to enable States to improve the reporting of unidentified and missing persons.

SEC. 3. ELIGIBILITY.

(a) APPLICATION.—To be eligible to receive a grant award under this Act, a State shall submit an application at such time and in such form as the Attorney General may reasonably require.

(b) CONTENTS.—Each such application shall include assurances that the State shall, to the greatest extent possible—

(1) report to the National Crime Information Center and when possible, to law enforcement authorities throughout the State regarding every deceased unidentified person, regardless of age, found in the State's jurisdiction;

(2) enter a complete profile of such unidentified person in compliance with the guidelines established by the Department of Justice for the National Crime Information Center Missing and Unidentified Persons File, including dental records, x-rays, and fingerprints, if available;

(3) enter the National Crime Information Center number or other appropriate number assigned to the unidentified person on the death certificate of each such unidentified person; and

(4) retain all such records pertaining to unidentified persons until a person is identified.

SEC. 4. USES OF FUNDS.

A State that receives a grant award under this Act may use such funds received to establish or expand programs developed to improve the reporting of unidentified persons in accordance with the assurances provided in the application submitted pursuant to section 3(b).

SEC. 5. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated to carry out this Act \$2,000,000 for each of fiscal years 2000, 2001, and 2002.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from New York (Mr. LAZIO) and the gentleman from Texas (Mr. LAMPSON) each will control 20 minutes.

The Chair recognizes the gentleman from New York (Mr. LAZIO).

Mr. LAZIO. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, let me begin by thanking the Committee on the Judiciary for this bipartisan approach, for allowing us to bring this important legislation to the floor, and in particular, let me thank the chairman of the Committee on the Judiciary, the gentleman from Illinois (Mr. HENRY HYDE) for his consideration in allowing this bill to go forward.

Let me begin by saying that I am the proud father of two beautiful daughters, Molly and Kelsey. I cannot imagine not having them in my life. What would I do without their smiling faces to welcome me home, their gifts of crayon drawings to brighten my day, or their heartwarming goodnight kisses? Every time I look at them I know how blessed I am.

But today, Mr. Speaker, we turn our focus to less fortunate families, families who have suffered the loss of a loved one. For these families we offer Jennifer's Law, legislation inspired by a tragic story of a still missing Long Islander whose mother and dad have been one of the motivating forces behind this legislation.

In 1993, 21-year-old Jennifer Wilmer left her family's suburban New York home for California in pursuit of a dream. It was a dream to make it on her own. Nine months later Jennifer's mom sent her a plane ticket to return home for a visit because she missed her.

All Jennifer had to do was to pick up the ticket from the office of the local travel agent. She left the house she shared with friends to pick up the ticket, but she never made it to that agency. She never came home. Mr. Speaker, Jennifer is still missing.

Unfortunately, this story is all too common. People report thousands of missing persons each year. Sadly, many of these people will never be found. In many instances, at least we have the information necessary to bring closure to some of these cases. Unfortunately, most of this information remains hidden, like a needle in a haystack.

In 1975, the FBI created the Missing Persons File within its National Crime Information Center to address the problems associated with collecting and organizing information on missing persons. This new file inspired the creation of the Unidentified Persons File 8 years later.

In theory, data on a missing person should be entered into the Missing Persons File at the time a missing persons report is filed with local law enforcement officials, and the same is true for John or Jane Does.

Unfortunately, the coordination of these two files that would make it possible to close thousands of missing person cases is not taking place. Why? Certainly it is the fact that the success of one search depends upon its connection to the other, and although local law enforcement officials enter the proper information into the Missing Persons File, they often fail to enter this information about John Does into the unidentified persons file. What kind of information I am talking about is fingerprint information, DNA information, various samples. Without up-to-date information in both files, most cases cannot be closed.

For example, last year New York reported more than 4,500 missing persons, but only 279 unidentified persons. Any one of these unidentified persons might also be a missing person, but without cross-referencing, this fact will never surface.

The ability to cross-reference within the NCIC has existed for 16 years, and this technology is available to all law enforcement agencies. The problem is, the system remains underutilized, so even if you have a county local law enforcement agency that is doing its job in terms of entering missing persons information, if another agency in another county in another State is not doing the job, they will never link up between missing persons and unidentified persons.

The issue is not negligence, but instead stems from inadequate funding. Jennifer's Law would authorize \$2 million for States to apply for a competitive grant program to cover the costs associated with entering complete files of unidentified crime victims into the FBI's National Crime Information Center database. It is a true model of Federal, State, and local partnership.

If passed today, Jennifer's Law will help ease the suffering of families coping with the anguish of unanswered questions. It will reassure families that everything possible is being done to reunite them with loved ones. The funding for this project is a small price to pay compared to the cost of not knowing that someone you love has been found. Without this funding, Mr. Speaker, thousands of families will be deprived of a chance for closure, a chance to at least move on.

Mr. Speaker, crime is not just a statistic when it involves a family member. As a dad, I can only imagine the pain and torment experienced by families such as Jennifer's. I hope that Jennifer's Law will serve to somewhat lessen the incredible pain these families have in losing a child or a loved one.