

Commission, 450 Fifth Street, NW., Washington, DC 20549. Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for inspection and copying at the Commission's Public Reference Section, 450 Fifth Street, NW., Washington, DC. Copies of such filing will also be available for inspection and copying at the principal office of the above-mentioned self-regulatory organization. All submission should refer to the file number in the caption above and should be submitted by November 17, 1995.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.<sup>14</sup>

Margaret H. McFarland,  
*Deputy Secretary.*

[FR Doc. 95-26702 Filed 10-26-95; 8:45 am]  
BILLING CODE 8010-01-M

## SMALL BUSINESS ADMINISTRATION

[Application No. 99000174]

### ABN AMRO Capital Inc.; Notice of Filing of an Application for a License To Operate as a Small Business Investment Company

Notice is hereby given of the filing of an application with the Small Business Administration (SBA) pursuant to Section 107.102 of the Regulations governing small business investment companies (13 CFR 107.102 (1995)) by ABN AMRO Capital Inc., at 135 South LaSalle Street Suite 725, Chicago, Illinois 60674-9135 for a license to operate as a small business investment company (SBIC) under the Small Business Investment Act of 1958, as amended, (15 U.S.C. §§ 661 *et seq.*), and the Rules and Regulations promulgated thereunder.

The applicant is a wholly owned second tier subsidiary of ABN AMRO Bank formed under Delaware law.

The applicant's officers will be Paul J. Widuch (President), Robert K. Quinn (Secretary), and Dennis J. O'Malley (Treasurer). All three of these individuals are officers of ABN AMRO Bank, N. V. and/or ABN AMRO North America, Inc., and each has extensive

experience in banking, finance, and investment analysis.

ABN AMRO Capital Inc. will begin operations with committed capital of \$2.5 million from ABN AMRO North America, Inc. with additional capital contributed over time, as necessary, to fund investment opportunities when they arise once applicant is granted a license to operate as a small business investment company. ABN AMRO Capital Inc.'s entire \$2.5 million of initial private capital is being contributed by ABN AMRO North America, Inc. Accordingly, the following shareholder will own 10 percent or more of the proposed SBIC:

Name	Percentage of ownership
ABN AMRO North America, Inc., 135 South LaSalle Street, Chicago, IL. 60674-9135 .....	100

The applicant intends to focus on subordinated debt and equity investments in small to medium size companies across a variety of industries. The applicant anticipates making portfolio investments in various products and services, manufacturing, industrial equipment and technology, industrial chemicals and materials, business products and services, distribution companies, health care and project financings.

The applicant does not plan to seek financing from the SBA.

Matters involved in SBA's consideration of the application include the general business reputation and character of the proposed owners and management, and the probability of successful operations of the new company under their management, including profitability and financial soundness in accordance with the Act and Regulations.

Notice is hereby given that any person may, not later than 15 days from the date of publication of this Notice, submit written comments on the proposed SBIC to the Associate Administrator for Investment, Small Business Administration, 409 3rd Street, SW., Washington, DC 20416.

A copy of this Notice will be published in a newspaper of general circulation in Chicago, Illinois.

(Catalog of Federal Domestic Assistance Programs No. 59.011, Small Business Investment Companies)

Dated: October 20, 1995.

Don A. Christensen,

*Associate Administrator for Investment.*

[FR Doc. 95-26668 Filed 10-26-95; 8:45 am]

BILLING CODE 8025-01-P

## DEPARTMENT OF TRANSPORTATION

### Office of the Secretary

[Docket OST-95-267, (Order 95-10-33)]

### Application of Custom Air Transport, Inc., for Certificate Authority

AGENCY: Department of Transportation.

ACTION: Notice of order to show cause.

**SUMMARY:** The Department of Transportation is directing all interested persons to show cause why it should not issue an order finding Custom Air Transport, Inc., fit, willing, and able, and awarding it a certificate of public convenience and necessity to engage in interstate scheduled air transportation of property and mail.

**DATES:** Persons wishing to file objections should do so no later than November 7, 1995.

**ADDRESSES:** Objections and answers to objections should be filed in Docket OST-95-267 and addressed to the Documentary Services Division (C-55, Room PL-401), U.S. Department of Transportation, 400 Seventh Street, SW., Washington, DC 20590 and should be served upon the parties listed in Attachment A to the order.

**FOR FURTHER INFORMATION CONTACT:** Ms. Carol A. Woods, Air Carrier Fitness Division (X-56, Room 6401), U.S. Department of Transportation, 400 Seventh Street, SW., Washington, DC 20590, (202) 366-2340.

Dated: October 20, 1995.

Mark L. Gerchick,

*Acting Assistant Secretary for Aviation and International Affairs.*

[FR Doc. 95-26634 Filed 10-26-95; 8:45 am]

BILLING CODE 4910-62-M

## OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

[Docket No. 301-101]

### Denial of Benefits Under Trade Agreement by the European Union: Initiation of Investigation; Proposed Determination; Request for Public Comment; and Public Hearing

AGENCY: Office of the United States Trade Representative.

ACTION: Notice of initiation of investigation, proposed determination,

<sup>14</sup> 17 CFR 200.30-3(a)(12) (1994).

request for public comment and a public hearing.

**SUMMARY:** Under Articles XXIV:6 and XXVIII of the General Agreement on Tariffs and Trade 1994 (GATT 1994) attached to the Agreement Establishing the World Trade Organization (WTO Agreement), whenever two or more Members of the World Trade Organization (WTO) form a customs union and thereby withdraw or modify tariff concessions, they must provide full and permanent compensation to relevant affected trading partners; if such compensation is not provided, then those other trading partners may withdraw concessions and increase tariffs. The United States is continuing to negotiate with the European Union (EU) regarding the EU's provision of full and permanent compensation to the United States for withdrawing concessions and increasing tariffs on trade into the territories of Austria, Finland and Sweden upon their accession to the EU on January 1, 1995. However, in order to preserve U.S. rights under a trade agreement, the United States Trade Representative (USTR) initiated on October 24, 1995, an investigation under section 302(b) of the Trade Act of 1974 (Trade Act) (19 U.S.C. 2412(b)). The USTR proposes, if necessary, to determine that U.S. benefits under a trade agreement are being denied and that the appropriate action in response is to suspend concessions on selected products for which the EU is the principal supplier and, if necessary thereafter, to impose tariffs of up to 100 percent ad valorem on those products. The increased duties, if imposed, will be applicable to imports from all countries that are subject to the rates of duty set forth in the Column 1 General rate of duty column of the Harmonized Tariff Schedule of the United States (HTSUS). The USTR seeks public comment and will hold a public hearing on November 20 and 21, 1995, concerning the proposed actions.

**DATES:** Written comments from interested persons are due on or before noon on Friday, November 24, 1995; requests to testify at the public hearing are due on or before noon on Wednesday, November 8, 1995; written testimony is due on or before noon on Wednesday, November 15, 1995; the public hearing will be held on November 20 and 21, 1995; and post-hearing submissions are due on or before noon on Friday, November 24, 1995.

**FOR FURTHER INFORMATION CONTACT:** Edward Kaska, Director, European Services and Agriculture (202) 395-4620; Elena Bryan, Director, Non-Tariff

Measures (202) 395-5097, Amelia Porges, Associate General Counsel, (202) 395-7305, Office of the United States Trade Representative.

**SUPPLEMENTARY INFORMATION:** With the accession of Austria, Finland and Sweden to the EU, the EU withdrew the entire WTO tariff schedules of these three countries and of the EU of twelve members, and applied the common external tariff of the EU of twelve to imports into the territory of Austria, Finland and Sweden. The EU then began negotiations pursuant to Article XXIV:6 and Article XXVIII of the GATT 1994 on compensation to its trading partners for the concessions thereby withdrawn. As an interim and partial measure, the EU established a series of tariff-rate quotas for the first half of 1995 preserving limited import access for certain products at the pre-accession tariff rates, and these tariff-rate quotas have been extended through the end of 1995.

When a WTO Member withdraws a tariff concession in the expansion of a customs union, Articles XXIV:6 and XXVIII of the GATT entitle relevant affected Members to receive negotiated compensation or, in the absence of a successful negotiation, to invoke Article XXVIII:3 to modify or withdraw "substantially equivalent concessions." Article XXVIII:3 rights are time-limited; the WTO General Council has extended these rights through December 31, 1995, but these rights could be construed to expire then unless exercised by the United States or extended by the Council. WTO Members invoking Article XXVIII:3 must also provide notice of their intent to modify or withdraw substantially equivalent concessions at least thirty days prior to the effective date of such action. Accordingly, the USTR intends to notify the WTO on or before December 1, 1995, that the United States will suspend tariff concessions for specified products in the HTSUS, by the close of December 31, 1995, unless by that time agreement has been reached between the EU and the United States on permanent and adequate compensation for tariff concessions modified or withdrawn as a result of the accession of Austria, Finland and Sweden to the EU. The suspension of concessions will be substantially equivalent to the withdrawal modification by the EU of concessions affecting U.S. exports.

#### Investigation and Proposed Determination and Action

In these circumstances and in order to exercise U.S. rights under a trade agreement, the USTR on October 24,

1995, following consultations with the appropriate private sector advisory committees, initiated an investigation pursuant to section 302(b)(1) of the Trade Act with respect to the EU's policies and practices in this matter. The USTR proposes that, unless the United States and EU are able to negotiate a mutually acceptable solution that compensates the United States in accordance with its rights under the WTO, the USTR will determine that the EU's policies and practices deny the United States trade agreement benefits and are actionable under section 301(a) and that the appropriate action in response is to suspend by the end of 1995 concessions on selected products for which the EU is the principal supplier. If necessary, the USTR may thereafter determine to increase the duties previously applied under the tariff lines with respect to which concessions have been suspended. The new applied tariff rates will not exceed 100 percent ad valorem. The duty increase will affect goods of the EU in an amount that is equivalent in value to the burden or restriction imposed upon United States commerce by the increase in duties consequent upon EU enlargement. The increased duties, if imposed, will be applicable to imports from all countries that are subject to the rates of duty set forth in the Column 1 General rate of duty column on the HTSUS.

The products to be affected by the possible suspension of concessions and duty increase will be drawn from the list of products set forth in the Annex to this notice. In selecting products the USTR will consider all comments and testimony by interested persons submitted to the Section 301 Committee in accordance with the procedures described below.

#### Public Comment on Proposed Determination; Hearing Participation

Section 304(b)(2) of the Trade Act provides that, unless expeditious action is required, the USTR shall allow an opportunity, following 30 days notice, for the presentation of views by interested persons prior to the issuance of a determination pursuant to section 301(a). The USTR has refrained from initiating this investigation and announcing proposed actions for the maximum time possible to allow the EU an adequate opportunity to negotiate full and permanent compensation. However, as adequate compensation has not yet been agreed upon, the USTR has determined that it is appropriate to initiate this investigation and to notify interested persons of the possibility that determinations may be made under

section 304 of the Trade Act, that tariff concessions may be suspended by the close of December 31, 1995, and that tariffs may be increased thereafter.

In accordance with section 304(b) of the Trade Act, the USTR invites all interested persons to provide written comments on the proposed determination. Comments may address: (1) The appropriateness of imposing increased duties upon the products listed in the Annex to this notice; (2) the levels at which U.S. customs duties should be set for particular items; and (3) the degree to which increased duties might have an adverse effect upon U.S. consumers of the products listed in the Annex. Written comments are due by noon, Friday, November 24, 1995.

The USTR also will consider the written, oral, and rebuttal comments submitted in the context of public hearings held pursuant to section 304(b) of the Trade Act and in accordance with 15 CFR 2006.7 through 2006.9. The hearings will begin at 1:00 p.m. on Monday, November 20, 1995, and continue on Tuesday, November 21, if necessary. The hearings will be held in Room 100 at the U.S. International Trade Commission, 500 E Street, SW, Washington, DC 20436.

#### Request To Testify

Interested persons wishing to testify orally at the hearings must provide a written request to do so by noon, Wednesday, November 8, 1995, to Sybia Harrison, Staff Assistant to the Section 301 Committee, Office of the U.S. Trade Representative, 600 17th Street NW, Washington, DC 20508. Requests to testify must include the following information: (1) Name, address,

telephone number, fax number, and firm or affiliation of the person wishing to testify; and (2) a brief summary of the comments to be presented. Requests to testify must conform to the requirements of 15 CFR 2006.8(a). After the Chairman of the Section 301 Committee considers the request to present oral testimony, Ms. Harrison will notify the applicant of the time of his or her testimony. Testimony, both written and oral, shall be limited to: (1) The Appropriateness of imposing increased duties upon the products listed in the Annex to this notice; (2) the levels at which U.S. customs duties should be set for particular items; and (3) the degree to which increased duties might have an adverse effect upon U.S. consumers of the products listed in the Annex. Remarks at the hearing will be limited to five minutes.

#### Written Testimony and Rebuttal Briefs

In addition, persons presenting oral testimony must submit their complete written testimony by noon, Wednesday, November 15, 1995. In order to assure each party an opportunity to contest the information provided by other parties, USTR will entertain rebuttal briefs filed by any party by noon, Friday, November 24, 1995. In accordance with 15 CFR 2006.8(c) rebuttal briefs should be strictly limited to demonstrating errors of fact or analysis not pointed out in the briefs or hearing and should be as concise as possible.

#### Requirements for Submissions

Written comments on the proposed determination, written testimony, and rebuttal briefs must be filed in accordance with the requirements set

forth in 15 CFR 2006.8(b). Comments must state clearly the position taken, describe with particularity the supporting rationale, be in English, and be provided in twenty copies to: Chairman, Section 301 Committee, Attn.: EU Enlargement Investigation, Room 223, USTR, 600 17th St., NW., Washington, DC 20508.

Written comments, testimony, and briefs will be placed in a file (Docket 301-101) open to public inspection pursuant to 15 CFR 2006.13, except for confidential business information exempt from public inspection in accordance with 15 CFR 2006.15. Persons wishing to submit confidential business information must certify in writing that such information is confidential in accordance with 15 CFR 2006.15(b), and such information must be clearly marked "Business Confidential" in a contrasting color ink at the top of each page on each of the twenty copies and must be accompanied by a nonconfidential summary of the confidential information. The nonconfidential summary will be placed in the Docket open to public inspection. An appointment to review the docket may be made by calling Brenda Webb at (202) 395-6186. The USTR Reading Room is open to the public from 10:00 a.m. to 12 noon and 1:00 p.m. to 4:00 p.m., Monday through Friday, and is located in Room 101, Office of the United States Trade Representative, 600 17th Street, N.W., Washington, D.C. 20508.

Irving A. Williamson,  
*Chairman, Section 301 Committee.*

BILLING CODE 3190-01-M

## Annex

## List of Articles to be Considered

1995 HTS  
Subheading

Article Description

[The bracketed language in this Annex has been included only to clarify the scope of the numbered 8-digit sub-headings covered by the action of this notice, and such language is not itself intended to describe articles on which action is being considered.]

## Cheese and curd:

[Fresh (unripened or uncured) cheese, including whey cheese, and curd; grated and powdered cheese, of all kinds; processed (process) cheese, not grated or powdered; blue-veined cheese]

## Other cheese:

[Bryndza cheese; Cheddar cheese; Edam and Gouda cheese; Gjetost cheeses; Goya cheese; Sbrinz cheese; Romano made from cow's milk, Reggiano, Parmesan, Provolone and Provoletti cheeses; Swiss or Emmentaler cheese with eye formation; Gammelost and Nokkelost cheeses; Colby cheese]

Other cheeses, and substitutes for cheese, including mixtures of the above:

[Cheeses made from sheep's milk; Other, described in general note 15 of the tariff schedule and entered pursuant to its provisions (including mixtures)]

Other, including mixtures of the above (excluding goods containing mixtures of subheadings 0406.90.61 or 0406.90.63):

[Containing Romano, Reggiano, Parmesan, Provolone, Provoletti, Sbrinz or Goya, all the foregoing made from cow's milk; containing, or processed from, blue-veined cheese; containing, or processed from, Cheddar cheese; containing, or processed from, American-type cheese (including Colby, washed curd and granular cheese, but not including Cheddar); containing, or processed from, Edam or Gouda cheese; containing, or processed from, Swiss, Emmentaler or Gruyere-process cheese]

## Other:

[Containing 0.5 percent or less by weight of butterfat]

## Other:

[Containing cow's milk (except soft-ripened cow's milk cheeses)]

0406.90.99

Other

Other nuts, fresh or dried, whether or not shelled or peeled:

0802.40.00

Chestnuts (*Castanea* spp.)

Vegetable saps and extracts; pectic substances, pectinates and pectates; agar-agar and other mucilages and thickeners, whether or not modified, derived from vegetable products:

1302.20.00

Pectic substances, pectinates and pectates

1995 HTS Subheading	Article Description
	<p>Chocolate and other food preparations containing cocoa:  [Cocoa powder, containing added sugar or other sweetening matter; other preparations in blocks, slabs, or bars, weighing more than 2 kg or in liquid, paste, powder, granular or other bulk form in containers or immediate packings, of a content exceeding 2kg; other, in blocks, slabs, or bars]</p> <p>Other:  [Described in general note 15 of the tariff schedule and entered pursuant to its provisions]</p> <p>Other:  [Dairy products described in additional U.S. note 1 to chapter 4]</p> <p>Other:  [Containing butterfat or other milk solids (excluding articles for consumption at retail as candy or confection)]</p> <p>Other:  [Blended syrups described in additional U.S. note 4 to chapter 17; articles containing over 65% by dry weight of sugar described in additional U.S. note 2 to chapter 17; articles containing over 10 percent by dry weight of sugar described in additional U.S. note 3 to chapter 17]</p>
1806.90.90	Other
	<p>Bread, pastry, cakes, biscuits and other bakers' wares, whether or not containing cocoa; communion wafers, empty capsules of a kind suitable for pharmaceutical use, sealing wafers, rice paper and similar products:  Sweet biscuits; waffles and wafers:  [Frozen]</p>
1905.30.00 pt.	Other
	<p>Fruit, nuts and other edible parts of plants, otherwise prepared or preserved, whether or not containing added sugar or other sweetening matter or spirit, not elsewhere specified or included:</p>
2008.70.00	Peaches
	<p>Sauces and preparations therefor; mixed condiments and mixed seasonings; mustard flour and meal and prepared mustard:  Mustard flour and meal and prepared mustard:</p>
2103.30.20	Mustard flour and meal
	<p>Preparations of a kind used in animal feeding:  [Dog or cat food, put up for retail sale]  Other:  Mixed feeds or mixed feed ingredients  [Bird seed]</p>
2309.90.10 pt.	Other pet food, put up for retail sale
	<p>Portland cement, aluminous cement, slag cement, supersulfate cement and similar hydraulic cements, whether or not colored or in the form of clinkers:  Portland cement:</p>
2523.21.00	White cement, whether or not artificially colored

1995 HTS Subheading	Article Description
	Perfumes and toilet waters: Not containing alcohol: [Floral or flower waters]
3303.00.20	Other
	Beauty or make-up preparations and preparations for the care of the skin (other than medicaments), including sunscreen or sun tan preparations; manicure or pedicure preparations:
3304.10.00	Lip make-up preparations
	Preparations for use on the hair:
3305.10.00	Shampoos
	Pre-shave, shaving or after-shave preparations, personal deodorants, bath preparations, depilatories and other perfumery, cosmetic or toilet preparations, not elsewhere specified or included; prepared room deodorizers, whether or not perfumed or having disinfectant properties:
3307.10.10	Pre-shave, shaving or after-shave preparations: Not containing alcohol
3307.10.20	Containing alcohol
	Plywood, veneered panels and similar laminated wood: [Plywood consisting solely of sheets of wood, each ply not exceeding 6 mm in thickness]
	[Other, with at least one outer ply of nonconiferous wood]
	Other: [Containing at least one layer of particle board]
	Other: [Plywood]
	Other: [With an outer ply of Douglas Fir ( <u>Pseudotsuga menziesii</u> ); With a face ply of Southern yellow pine (Loblolly pine ( <u>Pinus taeda</u> ), long leaf pine ( <u>Pinus palustris</u> ), pitch pine ( <u>Pinus rigida</u> ), short leaf pine ( <u>Pinus echinata</u> ), slash pine ( <u>Pinus elliotii</u> ) and Virginia pine ( <u>Pinus Virginiana</u> )]
4412.99.90 pt.	Other
	Other uncoated paper and paperboard, in rolls or sheets: [Semichemical fluting paper (corrugating medium)]
	Multi-ply paper and paperboard: [Each layer bleached; with only one outer layer bleached; having three or more layers of which only the two outer layers are bleached]
	Other: [Folding carton board]
4805.29.00 pt.	Other [Sulfite wrapping paper]
4805.40.00	Filter paper and paperboard

1995 HTS Subheading	Article Description
4805.50.00	<p>Other uncoated paper and paperboard, in rolls or sheets (con.): Felt paper and paperboard</p> <p>Other paper and paperboard, weighing 225 g/m<sup>2</sup> or more: [Pressboard]</p>
4805.80.40 pt.	<p>Other:</p> <p>[Net machine board; construction paper; linerboard containing by weight less than 80 percent chemical sulfate wood pulp]</p> <p>Other</p>
4810.12.00	<p>Paper and paperboard, coated on one or both sides with kaolin (China clay) or other inorganic substances, with or without a binder, and with no other coating, whether or not surface-colored, surface-decorated or printed, in rolls or sheets:</p> <p>Paper and paperboard of a kind used for writing, printing or other graphic purposes, not containing fibers obtained by a mechanical process or of which not more than 10 percent by weight of the total fiber content consists of such fibers: Weighing more than 150g/m<sup>2</sup></p> <p>Paper and paperboard of a kind used for writing, printing or other graphic purposes, of which more than 10 percent by weight of the total fiber content consists of fibers obtained by a mechanical process: [Light-weight coated paper]</p>
4810.29.00	<p>Other</p> <p>Woven fabrics of cotton, containing less than 85 percent by weight of cotton, mixed mainly or solely with man-made fibers, weighing more than 200 g/m<sup>2</sup></p> <p>Of yarns of different colors: [Plain weave; blue denim; other fabrics of 3-thread or 4-thread twill, including cross twill]</p>
5211.49.00 pt.	<p>Other fabrics: Jacquard woven</p> <p>Carpets and other textile floor coverings, woven, not tufted or flocked, whether or not made up, including "Kelem", "Schumacks", "Karamanie" and similar hand-woven rugs: ["Kelem", "Schumacks", "Karamanie" and similar hand-woven rugs; floor coverings of coconut fibers (coir)]</p>
5702.31.20	<p>Other, of pile construction, not made up: Of wool or fine animal hair: [Wilton (including brussels) and velvet (including tapestry) floor coverings and floor coverings of like character or description]</p>
5702.41.10	<p>Other, of pile construction, made up: Of wool or fine animal hair: Wilton (including brussels) and velvet (including tapestry) floor coverings of like character or description</p>
5702.41.20	<p>Other</p>

1995 HTS  
Subheading

## Article Description

	Worked monumental or building stone (except slate) and articles thereof, other than goods of heading 6801; mosaic cubes and the like, of natural stone (including slate), whether or not on a backing; artificially colored granules, chippings and powder, or natural stone (including slate):
	[Tiles, cubes and similar articles, whether or not rectangular (including square), the largest surface area of which is capable of being enclosed in a square the side of which is less than 7 cm; artificially colored granules, chippings and powder]
	other monumental or building stone and articles thereof, simply cut or sawn, with a flat or even surface]
	Other:
	[Marble, travertine and alabaster]
6802.92.00	Other calcareous stone
	Unglazed ceramic flags and paving, hearth or wall tiles; unglazed ceramic mosaic cubes and the like, whether or not on a backing:
	[Tiles, cubes and similar articles, whether or not rectangular, the largest surface area of which is capable of being enclosed in a square the side of which is less than 7 cm]
6907.90.00	Other
	Statuettes and other ornamental ceramic articles:
	[Of porcelain or china]
	Other:
6913.90.10	Statues, statuettes and handmade flowers, valued over \$2.50 each and produced by professional sculptors or directly from molds from original models produced by professional sculptors
	Glassware of a kind used for table, kitchen, toilet, office, indoor decoration or similar purposes (other than that of heading 7010 or 7018):
	[Of glass-ceramics; drinking glasses, other than glass-ceramics]
	Glassware of a kind used for table (other than drinking glasses) or kitchen purposes other than that of glass-ceramics:
	[Of lead crystal; of glass having a linear coefficient of expansion not exceeding $5 \times 10^{-6}$ per Kelvin within a temperature range of 0°C to 300°C:]
	Other:
7013.39.10	Pressed and toughened (specially tempered)
	Other glassware:
	Of lead crystal:
7013.91.50	Valued over \$5 each
	Articles of jewelry and parts thereof, of precious metal or of metal clad with precious metal:
	Of precious metal whether or not plated or clad with precious metal:
	[Of silver, whether or not plated or clad with other precious metal]
	Of other precious metal, whether or not plated or clad with precious metal:
	[Rope, curb, cable, chain and similar articles produced in continuous lengths, all the foregoing, whether or not cut to specific lengths and whether or not set with imitation pearls or imitation gemstones, suitable for use in the manufacture of articles provided for in this heading]
	Other:
	Necklaces and neck chains, of gold:
7113.19.25	Mixed link

1995 HTS Subheading	Article Description
8422.11.00	<p>Dishwashing machines; machinery for cleaning or drying bottles or other containers; machinery for filling, closing, sealing, capsuling or labeling bottles, cans, boxes, bags or other containers; other pecking or wrapping machinery; machinery for aerating beverages; parts thereof:</p> <p>Dishwashing machines: Of the household type</p>
8519.10.00	<p>Turntables, record players, cassette players and other sound reproducing apparatus, not incorporating a sound recording device: Coin- or token-operated record players</p>
8702.10.30	<p>Motor vehicles for the transport of ten or more persons, including the driver: With compression-ignition internal combustion piston engine (diesel or semi-diesel): Designed for the transport of 16 or more persons, including the driver</p>
8706.00.05 pt.	<p>Chassis fitted with engines, for the motor vehicles of headings 8701 to 8705: For the vehicles of subheading 8701.20 or heading 8702 or 8704: [For the vehicles of subheading 8704.21 or 8704.31]</p> <p>Other: For the vehicles of heading 8704</p>

[FR Doc. 95-26734 Filed 10-24-95; 2:45 pm]

BILLING CODE 3190-01-C