

The Congress, by House Joint Resolution 457, has designated January 16, 1993, as "Religious Freedom Day" and has requested the President to issue a proclamation in observance of this day.

NOW, THEREFORE, I, GEORGE BUSH, President of the United States of America, do hereby proclaim January 16, 1993, as Religious Freedom Day. I urge all Americans to observe this day with appropriate ceremonies and activities in their homes, schools, and places of worship as an expression of our gratitude for the blessings of liberty and as a sign of our resolve to protect and preserve them.

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

GEORGE BUSH

Proclamation 6515 of December 16, 1992

To Modify the Harmonized Tariff Schedule of the United States, To Extend Tariff Reductions on Certain Tropical Products, To Reduce Duties on Peach, Apricot, Raspberry, or Cherry Jams, and for Other Purposes

By the President of the United States of America

A Proclamation

1. Section 1205(a) of the Omnibus Trade and Competitiveness Act of 1988 ("1988 Act") (19 U.S.C. 3005(a)) directs the United States International Trade Commission ("Commission") to keep the Harmonized Tariff Schedule of the United States ("HTS") under continuous review and periodically to recommend to the President such modifications to the HTS as the Commission considers necessary or appropriate. Section 1205(a) sets forth five categories of such potential modifications to the HTS, including changes to conform the HTS with amendments made to the International Convention on the Harmonized Commodity Description and Coding System ("Convention"), to promote the uniform application of the Convention and its Annex, to ensure that the HTS is kept up-to-date in light of changes in technology or in patterns of international trade, to alleviate unnecessary administrative burdens, and to make technical rectifications.

2. Section 1205(d) of the 1988 Act (19 U.S.C. 3005(d)) provides that the Commission may not recommend any modification unless it is consistent with the Convention and that any amendment thereto recommended for adoption is consistent with sound nomenclature principles, ensures substantial rate neutrality, and does not alter existing conditions of competition for the affected United States industry, labor, or trade. Section 1205(d) further provides that any change to a rate of duty must be consequent to, or necessitated by, nomenclature modifications that are recommended under this section.

3. Pursuant to section 1205(b) of the 1988 Act (19 U.S.C. 3005(b)), the Commission instituted Investigations Nos. 1205-1 and 1205-2. The Commission included in its notices of investigation the proposed

changes to the HTS. Pursuant to section 1205(c) of the 1988 Act (19 U.S.C. 3005(c)), taking into account the views and submissions of Federal Government agencies and other interested parties, the Commission submitted to the President two reports, one in March 1991 (with a June addendum and revision in May 1992) and the second in November 1991, recommending changes to the HTS in accordance with the provisions of section 1205. The Commission included in its reports copies or summaries of the submissions received in the investigations, together with a statement of the probable economic effect of each recommended change on any industry in the United States.

4. Pursuant to section 1206(a) of the 1988 Act (19 U.S.C. 3006(a)), I have determined that the recommended modifications are in conformity with United States obligations under the Convention and do not run counter to the national economic interest of the United States. The report and lay-over requirements of section 1206(b) of the 1988 Act (19 U.S.C. 3006(b)) have been met.

5. Pursuant to section 1102(a) of the 1988 Act (19 U.S.C. 2902(a)), on December 5, 1988, the United States entered into a trade agreement providing for the reduction of rates of duty applicable to imports of certain tropical products. This trade agreement with other contracting parties to the General Agreement on Tariffs and Trade ("GATT") (61 Stat. (pts. 5 and 6)), as amended, committed the United States to make, on a provisional basis, tariff reductions on enumerated tropical products.

6. Pursuant to section 1102(a) of the 1988 Act, by Proclamation 6030 of September 28, 1989, and specifically Annex II thereto, I proclaimed temporary reductions of existing duties on imports of such enumerated tropical products, to be effective through December 31, 1992.

7. Pursuant to the 1988 Act, I have determined that the modification or continuance of existing duties is required or appropriate to carry out the trade agreement on tropical products. Accordingly, I have decided to extend the effective period of the temporary duty reductions on such enumerated tropical products, as set forth in headings 9903.10.01 through 9903.10.42, inclusive, of the HTS, through December 31, 1993.

8. Pursuant to subtitle B of title I of the 1988 Act (19 U.S.C. 3001-3012), by Proclamation 5911 of November 19, 1988, the United States adopted and implemented the HTS, comprising the Tariff Schedules of the United States ("TSUS") (19 U.S.C. 1202) converted into the format of the International Convention on the Harmonized Commodity Description and Coding System ("Harmonized System"). Included in the HTS, effective January 1, 1989, were new provisions covering jams of peaches, apricots, raspberries, or cherries, falling under Harmonized System subheading 2007.99. The Rates of Duty 1-General subcolumn on such products under these new HTS provisions were higher than the corresponding column 1 duty rates under the pertinent former TSUS items, because of procedures generally applied during the tariff conversion and definitional differences between the two nomenclature systems.

9. Section 312 of the Customs and Trade Act of 1990 ("1990 Act") (Public Law 101-382; 104 Stat. 666) temporarily reduced the most-favored-nation (MFN) duty rates (reflected in the column 1 rates of duty) on such imported products to the levels applicable under the former TSUS, effective through December 31, 1992. Section 312(b) of the 1990

Act authorizes the President to proclaim permanent modifications in column 1 rates of duty to restore the tariff treatment applicable under the former TSUS, upon a determination that appropriate trade concessions, including the correction of errors and oversights in foreign tariff schedules, have been obtained.

10. Accordingly, following negotiations, I have determined that appropriate trade concessions (specifically, a restoration by the European Economic Community ("EEC") of the duty rates on inedible mixtures of animal and vegetable fats and oils that applied before the EEC's implementation of a Harmonized System-based tariff in 1988) have been obtained, and that it is necessary and appropriate to restore the tariff treatment applicable under the TSUS to jams of peaches, apricots, raspberries, or cherries, falling under Harmonized System subheading 2007.99.

11. Finally, in order to effect in the HTS certain conforming changes omitted in Proclamation 6282 of April 25, 1991, Proclamation 6343 of September 28, 1991, Proclamation 6446 of June 15, 1992, and Proclamation 6455 of July 2, 1992, I have determined that it is necessary and appropriate to modify the HTS.

12. Section 604 of the Trade Act of 1974 ("Trade Act") (19 U.S.C. 2483) authorizes the President to embody in the HTS the substance of the provisions of that Act, and of other Acts affecting import treatment, and actions thereunder, including removal, modification, continuance, or imposition of any rate of duty or other import restriction. Section 1206(c) of the 1988 Act (19 U.S.C. 3006(c)) provides that any modifications proclaimed by the President under section 1206(a) of that Act may not take effect before the 15th day after the date on which the text of the proclamation is published in the *Federal Register*.

NOW, THEREFORE, I, GEORGE BUSH, President of the United States of America, acting under the authority vested in me by the Constitution and the laws of the United States of America, including but not limited to sections 1102 and 1206 of the 1988 Act, section 312 of the 1990 Act, and section 604 of the Trade Act, do proclaim that:

(1) The HTS is modified as set forth in Annex I to this proclamation.

(2) In order to provide for the continuation of previously proclaimed staged duty reductions on Canadian goods in the HTS provisions modified in Annex I to this proclamation, effective with respect to goods originating in the territory of Canada that are entered, or withdrawn from warehouse for consumption, on or after the dates specified in Annex II to this proclamation, the rate of duty in the HTS set forth in the Rates of Duty 1—Special subcolumn followed by the symbol "CA" in parentheses for each of the HTS subheadings enumerated in such Annex shall be deleted and the rate of duty provided in such Annex inserted in lieu thereof effective with respect to such goods on the dates specified.

(3) In order to provide for the continuation of previously proclaimed duty reductions for goods in the HTS provisions modified in Annex I to this proclamation that are the products of countries designated as beneficiary countries for purposes of the Caribbean Basin Economic Recovery Act, as amended ("CBERA") (19 U.S.C. 2701 *et seq.*), or the Andean Trade Preference Act ("ATPA") (19 U.S.C. 3201 *et seq.*), effective with respect to goods that are the products of countries designated

as beneficiary countries for purposes of the CBERA or the ATPA that are entered, or withdrawn from warehouse for consumption, on or after the dates specified in Annex III to this proclamation, the rate of duty in the HTS set forth in the Rates of Duty 1-Special subcolumn followed by the symbol "E,J" in parentheses for each of the HTS subheadings enumerated in such Annex shall be deleted and the rate of duty provided in such Annex inserted in lieu thereof effective with respect to such goods on the dates specified.

(4) The duty reductions set forth in HTS headings 9903.10.01 through 9903.10.42 shall be effective with respect to goods entered, or withdrawn from warehouse for consumption, through December 31, 1993.

(5) Heading 2007 of the HTS is modified as provided in Annex IV to this proclamation.

(6) In order to provide for certain conforming changes omitted in aforementioned proclamations, the HTS is modified as set forth in Annex V to this proclamation.

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

(8)(a) The modifications made by paragraph (1) of this proclamation shall be effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after January 1, 1993, or on or after the 15th day after the date of publication of this proclamation in the *Federal Register*, whichever is later.

(b) The modifications made by paragraphs (2), (3), and (6) of this proclamation shall be effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after the dates set forth in Annexes II, III, and V to this proclamation.

(c) The modifications made by paragraphs (4) and (5) of this proclamation shall be effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after January 1, 1993.

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

GEORGE BUSH

ANNEX I

MODIFICATIONS TO THE HARMONIZED TARIFF SCHEDULE OF THE UNITED STATES (HTS)

The HTS is modified as provided below, with bracketed matter included to assist in the understanding of the proclaimed modifications. The following supersedes matter now in the HTS. The subheadings and superior text are set forth in columnar format, and material in such columns is inserted in the columns of the HTS designated "Heading/Subheading", "Article Description", "Rates of Duty 1-General", "Rates of Duty 1-Special", and "Rates of Duty 2", respectively.

Effective with respect to articles that are entered, or withdrawn from warehouse for consumption, on or after January 1, 1993, or on or after the fifteenth day after the date of publication of this proclamation in the Federal Register, whichever is later.

1. Subparagraph (b) of rule 5 of the General Rules of Interpretation is modified by deleting the expression "does not apply" and by inserting the expression "is not binding" in lieu thereof.

2. The following new note 2 to chapter 3 is inserted:

"2. In this chapter the term "pellets" means products which have been agglomerated either directly by compression or by the addition of a small quantity of binder."

3. The article description for heading 0305 is modified by deleting the expression "fish meal" and by inserting the expression "flours, meals and pellets of fish," in lieu thereof.

4. The article description for subheading 0305.10 is modified by deleting the expression "Fish meal" and by inserting the expression "Flours, meals and pellets of fish," in lieu thereof.

5. The article description for heading 0306 is modified by inserting after the word "brine" and before the colon the expression "; flours, meals and pellets of crustaceans, fit for human consumption".

6. The article description for subheadings 0306.19.00 and 0306.29.000 is deleted and the following is inserted for each subheading in lieu thereof:

"Other, including flours, meals and pellets of crustaceans, fit for human consumption"

7. The article description for heading 0307 is modified by inserting after the word "brine" and before the colon the expression "; flours, meals and pellets of aquatic invertebrates other than crustaceans, fit for human consumption".

8. The superior text, "Other:", immediately preceding subheading 0307.91.00 is deleted and the following is inserted in lieu thereof:

"Other, including flours, meals and pellets of aquatic invertebrates other than crustaceans, fit for human consumption:"

9. The following new note 3 to chapter 4 is inserted:

"3. This chapter does not cover:

(a) Products obtained from whey, containing by weight more than 95 percent lactose, expressed as anhydrous lactose calculated on the dry matter (heading 1702); or

(b) Albumins (including concentrates of two or more whey proteins, containing by weight more than 80 percent whey proteins, calculated on the dry matter) (heading 3502) or globulins (heading 3504)."

10. The following new subheading note 1 to chapter 4 is inserted:

"Subheading Note

1. For the purpose of subheading 0404.10, the expression "modified whey" means products consisting of whey constituents, i.e., whey from which all or part of the lactose, proteins or minerals have been removed, whey to which natural whey constituents have been added, and products obtained by mixing natural whey constituents."

11.(a) Subheading 0404.10 is deleted and subheading 0404.10 and new subheadings 0404.10.05, 0404.10.07, and 0404.10.09 and new superior texts thereto are inserted, as follows:

[Whey, whether or not...]

"0404.10	Whey and modified whey, whether or not concentrated or containing added sugar or other sweetening matter: Modified whey:				
0404.10.05	Whey protein concentrates	10%	Free (A, E, IL, J) 5% (CA)	20%	
	Other:				
0404.10.07	Containing over 5.5 percent by weight of butterfat and not packaged for retail sale	16%	Free (E, IL, J) 8% (CA)	20%	
0404.10.09	Other	10%	Free (E, IL, J) 5% (CA)	20%	
	Other:"				

(b) The article description for subheadings 0404.10.20 and 0404.10.40 shall have the same degree of indentation as that of subheading 0404.10.05.

(c) Subheading 0404.90.05 is deleted.

(d) Subheadings 0404.90.40 and 0404.90.60 are renumbered as 0404.90.45 and 0404.90.65, respectively.

(e) The article description for subheading 9904.10.75 is modified by deleting the expression "0404.90.80," and inserting the expression "0404.10.09, 0404.90.65," in lieu thereof.

(f) The article description for subheading 9904.10.81 is modified by inserting a comma after the expression "by weight of butterfat" and by deleting the expression "0404.90.40, 0404.90.60," and inserting the expression "0404.10.07, 0404.10.09, 0404.90.45, 0404.90.65" in lieu thereof.

12. The article description for subheading 0406.10 is deleted and the following is inserted in lieu thereof:

"Fresh (unripened or uncured) cheese, including whey cheese, and curd:"

13. Note 3(c) to chapter 7 is deleted and the following is inserted in lieu thereof:

"(c) Flour, meal, flakes, granules and pellets of potatoes (heading 1105);"

14. The following new note 3 to chapter 8 is inserted:

"3. Dried fruit or dried nuts of this chapter may be partially rehydrated, or treated for the following purposes:

(a) For additional preservation or stabilization (e.g., by moderate heat treatment, sulfuring, the addition of sorbic acid or potassium sorbate),

(b) To improve or maintain their appearance (e.g., by the addition of vegetable oil or small quantities of glucose syrup), provided that they retain the character of dried fruit or dried nuts."

15.(a) Heading 0902 and subheadings 0902.10.00 and 0902.20.00 are deleted and the following is inserted in lieu thereof:

"0902	Tea, whether or not flavored:			
0902.10	Green tea (not fermented) in immediate packings of a content not exceeding 3 kg:			
0902.10.10	Flavored	10%	Free (A, E, IL, J) 5% (CA)	20%
0902.10.90	Other	Free		Free
0902.20	Other green tea (not fermented):			
0902.20.10	Flavored	10%	Free (A, E, IL, J) 5% (CA)	20%
0902.20.90	Other	Free		Free"

(b) Subheading 2106.90.60 is renumbered as 2106.90.65.

16. The article description for heading 0909 is deleted and the following is inserted in lieu thereof:

"Seeds of anise, badian, fennel, coriander, cumin or caraway; juniper berries:"

17. The article description for subheading 0909.50.00 is deleted and the following is inserted in lieu thereof:

"Seeds of fennel; juniper berries"

18. The article description for heading 1105 is deleted and the following is inserted in lieu thereof:

"Flour, meal, flakes, granules and pellets of potatoes:"

19. The article description for subheading 1105.20.00 is deleted and the following is inserted in lieu thereof:

"Flakes, granules and pellets"

20.(a) The superior text, "Industrial monocarboxylic fatty acids:", immediately preceding subheading 1519.11.00 is deleted and the following is inserted in lieu thereof:

"Industrial monocarboxylic fatty acids; acid oils from refining:"

(b) Subheading 1519.20.00 is deleted.

(c) Subheadings 1519.30, 1519.30.20, 1519.30.40 and 1519.30.60 are renumbered as 1519.20, 1519.20.20, 1519.20.40 and 1519.20.60, respectively.

21. The article description for subheading 1804.14 is deleted and the following is inserted in lieu thereof:

"Tunas, skipjack and bonito (*Sarda* spp.):"

22. The article description for the superior text immediately preceding subheading 1604.14.70 is modified by deleting the expression "Atlantic bonito;" and by inserting "Bonito (*Sarda* spp.):" in lieu thereof.

23. The article description for subheading 1806.20 is modified by deleting the expression "blocks or slabs" and by inserting the expression "blocks, slabs or bars" in lieu thereof.

24. Note 2 to chapter 19 is deleted and the following is inserted in lieu thereof:

"2. For the purposes of heading 1901, the terms "flour" and "meal" mean:

(a) Cereal flour and meal of chapter 11, and

(b) Flour, meal and powder of vegetable origin of any chapter, other than flour, meal or powder of dried vegetables (heading 0712), of potatoes (heading 1105) or of dried leguminous vegetables (heading 1106)."

25. The article description for heading 2009 is modified by inserting the expressions "not fortified with vitamins or minerals," after the expression "Fruit juices (including grape must) and vegetable juices,".

26. Notes 1(c) through 1(g), inclusive, to chapter 21 are redesignated as 1(d) through 1(h), respectively, and the following new note 1(c) is inserted:

"(c) Flavored tea (heading 0902);"

27. Chapter 21 is modified by inserting new additional U.S. notes 1 and 2, as follows:

"Additional U.S. Notes

1. Subheadings 2106.90.16 and 2106.90.19 cover vitamin or mineral fortified fruit or vegetable juices that are imported only in concentrated form. Such juices imported in non-concentrated form are classifiable in subheadings 2202.90.30, 2202.90.35 or 2202.90.39, as appropriate.

2. For the purposes of subheadings 2106.90.16 and 2106.90.19:

(a) The term "liter" in the "Rates of Duty" column of the provisions applicable to fruit juices means liter of reconstituted fruit juice;

(b) The term "reconstituted fruit juice" means the product which can be obtained by mixing the imported concentrate with water in such proportion that the product will have a Brix value equal to that found by the Secretary of the Treasury from time to time to be the average Brix value of like natural unconcentrated juice in the trade and commerce of the United States;

(c) The term "Brix value" means the refractometric sucrose value of the juice, adjusted to compensate for the effect of any added sweetening materials, and thereafter corrected for acid;

(d) In determining the number of liters of reconstituted fruit juice which can be obtained from a concentrate, the degree of concentration shall be calculated on a volume basis to the nearest 0.5 degree, as determined by the ratio of the Brix value of the imported concentrated juice to that of the reconstituted juice, corrected for differences of specific gravity of the juices. Any juice having a degree of concentration of less than 1.5 (as determined before correction to the nearest 0.5 degree) shall be regarded as a natural unconcentrated juice; and

(e) In determining the degree of concentration of mixed fruit juices, the mixture shall be considered as being wholly of the component juice having the lowest Brix value."

28. Subheading 2106.90 is modified by inserting the following new subheadings, with superior text, in numerical sequence:

[Food preparations....]

[Other:]

"Fruit or vegetable juices, fortified with vitamins or minerals:

2106.90.16	Orange juice	9.25¢/liter	Free (E, J) 4.6¢/liter (CA)	18¢/liter
2106.90.19	Other	The rate applicable to the natural juice in heading 2009	Free (E, J) The rate applicable to the natural juice in heading 2009 (A, CA, IL)	The rate applicable to the natural juice in heading 2009"

29. Notes 1(a) through 1(e), inclusive, to chapter 22 are redesignated as 1(b) through 1(f), respectively, and the following new note 1(a) is inserted:

"Hydrides, nitrides, azides, silicides and borides, whether or not chemically defined, other than compounds which are also carbides of heading 2849:"

40.(a) Subheadings 3301.30, 3301.30.10, 3301.30.50 and 3301.90.00 are superseded by:

	[Essential oils ...]			
"3301.30.00	Resinoids	Free		Free
3301.90	Other:			
3301.90.10	Extracted oleoresins	6%	Free (A*, CA, E, IL, J)	25%
3301.90.50	Other	Free		20%"

(b) General note 3(c)(ii)(D) to the HTS is modified by deleting "3301.30.10 India" and inserting, in numerical sequence, "3301.90.10 India" in lieu thereof.

41. Note 5 to chapter 34 is modified by inserting in (b) of the second paragraph the expression "refined or" between the words "not" and "colored".

42. The article description for heading 3502 is deleted and the following is inserted in lieu thereof:

"Albumins (including concentrates of two or more whey proteins, containing by weight more than 80 percent whey proteins, calculated on the dry matter), albuminates and other albumin derivatives:"

43. The article description for subheading 3707.10.00 is deleted and the following is inserted in lieu thereof:

"Sensitizing emulsions"

44. The article description for subheading 3806.10.00 is deleted and the following is inserted in lieu thereof:

"Rosin and resin acids"

45. The articles description for subheading 3809.91.00 is deleted and the following is inserted in lieu thereof:

"Of a kind used in the textile or like industries"

46. The article description for subheading 3809.92 is deleted and the following is inserted in lieu thereof:

"Of a kind used in the paper or like industries:"

47. The article description for subheading 3809.99 is deleted and the following is inserted in lieu thereof:

"Of a kind used in the leather or like industries:"

48.(a) The article description for heading 4202, for subheadings 4202.22, 4202.22.15, 4202.32, and 4202.92, and for the superior text to subheading 4202.32.10 is modified by deleting the expression "of plastic sheeting" and by inserting the expression "of sheeting of plastics" in lieu thereof. The article description for heading 4202 is modified by deleting the expression "with such materials" and by inserting the expression "with such materials or with paper" in lieu thereof.

(b) Subheading 4202.29.00 is superseded by:

	[Trunks, suitcases,...]			
	[Handbags,...]			
"4202.29	Other:			
	Of materials (other than leather, composition leather, sheeting of plastics, textile materials, vulcanized fiber or paperboard) wholly or mainly covered with paper:			
4202.29.10	Of plastics	5.3%	Free (A, E, IL, J) 2.6% (CA)	80%
4202.29.20	Of wood	5.1%	Free (A, E, IL, J) 2.5% (CA)	33½%
4202.29.50	Other	7.8%	Free (E, IL, J) 3.9% (CA)	110%
4202.29.90	Other	20%	Free (CA, IL) 19% (E, J)	45%"

(c) Subheading 4202.39.00 is superseded by:

	[Trunks, suitcases,....]			
	[Articles....]			
"4202.39	Other:			
	Of materials (other than leather, composition leather, sheeting of plastics, textile materials, vulcanized fiber or paperboard) wholly or mainly covered with paper:			
4202.39.10	Of plastics	5.3%	Free (A, E, IL, J) 2.6% (CA)	80%
4202.39.20	Of wood	5.1%	Free (A, E, IL, J) 2.5% (CA)	33½%
4202.39.50	Other	7.8%	Free (E, IL, J) 3.9% (CA)	110%
4202.39.90	Other	20%	Free (A, CA, E, IL, J)	45%"

(d) Subheading 4202.99.00 is superseded by:

	[Trunks, suitcases,....]			
	[Other:]			
"4202.99	Other:			
	Of materials (other than leather, composition leather, sheeting of plastics, textile materials, vulcanized fiber or paperboard) wholly or mainly covered with paper:			
4202.99.10	Of plastics	3.4%	Free (A, E, IL, J) 1.7% (CA)	80%
	Of wood:			
4202.99.20	Not lined with textile fabrics	6.7%	Free (A, E, IL, J) 3.3% (CA)	33½%
4202.99.30	Lined with textile fabrics	2.2¢/ kg+2.9%	Free (E, IL, J) 1.1¢/kg+1.4% (CA)	11¢/ kg+20%
4202.99.50	Other	7.8%	Free (E, IL, J) 3.9% (CA)	110%
4202.99.90	Other	20%	Free (CA, IL) 19% (E, J)	45%"

(e) Subheadings 3924.90.50, 3926.90.90, 4420.90.40, 4420.90.60, 4421.90.90 and 7326.90.30 are renumbered as 3924.90.55, 3926.90.95, 4420.90.45, 4420.90.65, 4421.90.95 and 7326.90.35, respectively.

(f) The article descriptions for headings 9902.44.21 and 9902.44.22 and subheading 9905.44.15 are modified by deleting the expression "4421.90.90" and inserting the expression "4421.90.95" in lieu thereof.

49. The article description for subheading 4820.30.00 is deleted and the following is inserted in lieu thereof:

"Binders (other than book covers), folders and file covers"

50. The following new second paragraph is inserted in note 2(A) to section XI:

"When no one textile material predominates by weight, the goods are to be classified as if consisting wholly of that one textile material which is covered by the heading which occurs last in numerical order among those which equally merit consideration."

51. Note 7(a)(iv) to chapter 59 is modified by deleting the word "fabric" and by inserting the word "fabrics" in lieu thereof.

52. The article description for subheading 5911.10 is deleted and the following is inserted in lieu thereof:

"Textile fabrics, felt and felt-lined woven fabrics, coated, covered or laminated with rubber, leather or other material, of a kind used for card clothing, and similar fabrics of a kind used for other technical purposes:"

53. Note 8 to chapter 61 is deleted and the following is inserted in lieu thereof:

"8. Garments of this chapter designed for left over right closure at the front shall be regarded as men's or boys' garments, and those designed for right over left closure at the front as women's or girls' garments. These provisions do not apply where the cut of the garment clearly indicates that it is designed for one or other of the sexes.

Garments which cannot be identified as either men's or boys' garments or as women's or girls' garments are to be classified in the headings covering women's or girls' garments."

54.(a) New subheading 6115.93.15 is inserted, as follows, in numerical sequence:

[Panty hose, tights,....]

[Other:]

[Of synthetic fibers:]

"6115.93.15	Surgical compression stockings for orthopedic purposes, other than stockings merely for the treatment of varicose veins	5.8%	Free (A, E, IL, J)	40%"
			2.9% (CA)	

(b) Subheading 9021.19.80 is renumbered as 9021.19.85.

55. Note 8 to chapter 62 is deleted and the following is inserted in lieu thereof:

"8. Garments of this chapter designed for left over right closure at the front shall be regarded as men's or boys' garments, and those designed for right over left closure at the front as women's or girls' garments. These provisions do not apply where the cut of the garment clearly indicates that it is designed for one or other of the sexes.

Garments which cannot be identified as either men's or boys' garments or as women's or girls' garments are to be classified in the headings covering women's or girls' garments."

56. (a) Additional U.S. note 4 to chapter 64 is modified by deleting the first sentence thereof, and by inserting the expression "of subheading 6406.10" after the expression "Provisions" in the second sentence thereof.

(b) The article description for heading 6406 is deleted and the following is inserted in lieu thereof:

"Parts of footwear (including uppers whether or not attached to soles other than outer soles); removable insoles, heel cushions and similar articles; gaiters, leggings and similar articles, and parts thereof."

57. Notes 3(c) and 3(n) to chapter 71 are deleted and the following is inserted, in alphabetical order, in lieu thereof:

"(c) Goods of chapter 32 (for example, lustrés);"

"(n) Articles classified in chapter 96 by virtue of note 4 to that chapter; or"

58. The article description for subheading 7308.40.00 is deleted and the following is inserted in lieu thereof:

"Equipment for scaffolding, shuttering, propping or pit-propping"

59. The article description for heading 8416 is deleted and the following is inserted in lieu thereof:

"Furnace burners for liquid fuel, for pulverized solid fuel or for gas; mechanical stokers, including their mechanical grates, mechanical ash dischargers and similar appliances; parts thereof:"

60. The article description for subheading 8416.30.00 is deleted and the following is inserted in lieu thereof:

"Mechanical stokers, including their mechanical grates, mechanical ash dischargers and similar appliances"

61. The article description for heading 8426 is modified by deleting the word "Derricks" and by inserting the expression "Ships' derricks" in lieu thereof.

62. The article description for heading 8470 is deleted and the following is inserted in lieu thereof:

"Calculating machines; accounting machines, postage-franking machines, ticket-issuing machines and similar machines, incorporating a calculating device; cash registers:"

63. The article description for heading 8521 is deleted and the following is inserted in lieu thereof:

"Video recording or reproducing apparatus, whether or not incorporating a video tuner:"

64. Heading 8528 and subheadings 8528.10, 8528.10.40 and 8528.10.80 are deleted and the following is inserted in lieu thereof:

"8528	Television receivers (including video monitors and video projectors), whether or not incorporating radiobroadcast receivers or sound or video recording or reproducing apparatus:			
8528.10	Color:			
8528.10.30	Incorporating video recording or reproducing apparatus	3.9%	Free (A, E, IL, J) 1.9% (CA)	25%
8528.10.60	Other	5%	Free (B, E, IL, J) 2.5% (CA)	35%"

65. Note 3 to chapter 87 is deleted, and notes 4 and 5 to chapter 87 are redesignated as 3 and 4, respectively.

66. The article description for heading 8702 is deleted and the following is inserted in lieu thereof:

"Motor vehicles for the transport of ten or more persons, including the driver:"

67. Notes 1(b) through 1(1), inclusive, to chapter 90 are redesignated as 1(c) through 1(m), respectively, and the following new note 1(b) is inserted:

"(b) Supporting belts or other support articles of textile material, whose intended effect on the organ to be supported or held derives solely from their elasticity (for example, maternity belts, thoracic support bandages, abdominal support bandages, supports for joints or muscles) (section XI);"

68. The superior text, "Thermometers, not combined with other instruments:", immediately preceding subheading 9025.11, is deleted and the following is inserted in lieu thereof:

"Thermometers and pyrometers, not combined with other instruments:"

69.(a) Subheading 9025.19.00 is superseded by:
[Hydrometers and similar ...]
[Thermometers ...]

"9025.19	Other:			
9025.19.40	Pyrometers	3.9%	Free (A, C, E, IL, J) 1.9% (CA)	45%
9025.19.80	Other	5%	Free (A, B, C, E, IL, J) 2.5% (CA)	40%"

(b) Subheading 9025.80.30 is renumbered as 9025.80.35 and the article description for renumbered subheading 9025.80.35 is modified by deleting "and psychrometers and pyrometers" and by inserting "and psychrometers" in lieu thereof.

70. The article description for heading 9029 is modified by deleting the expression "of heading 9015;" and by inserting the expression "of heading 9014 or 9015;" in lieu thereof.

71. In note 1 to chapter 92—

(a) subparagraph (d) is modified by inserting the word "or" immediately following the semicolon.

(b) subparagraph (e) is modified by deleting the expression "9706; or" and by inserting the expression "9706." in lieu thereof.

(c) subparagraph (f) is deleted.

72. The article description for heading 9506 is modified by deleting the expression "for gymnastics," and by inserting the expression "for general physical exercise, gymnastics," in lieu thereof.

73. The article description for subheading 9506.91.00 is deleted and the following is inserted in lieu thereof:

"Articles and equipment for general physical exercise, gymnastics or athletics; parts and accessories thereof"

74. The article description for subheading 9603.21.00 is deleted and the following is inserted in lieu thereof:

"Toothbrushes, including dental-plate brushes"

75. In note 5 to chapter 97—

(a) the expression "are to be treated as forming part of" is deleted and the expression "are to be classified with" is inserted in lieu thereof; and

(b) the following new second sentence is inserted:

"Frames which are not of a kind or of a value normal to the articles referred to in this note are to be classified separately."

ANNEX II

Effective with respect to goods originating in the territory of Canada that are entered, or withdrawn from warehouse for consumption, on or after the dates set forth in the following tabulation.

For each of the following subheadings created by Annex I of this proclamation, on or after January 1 of each of the following years, the rate of duty in the Rates of Duty 1-Special subcolumn in the HTS that is followed by the symbol "CA" in parentheses is deleted and the following rates of duty inserted in lieu thereof.

HTS Subheading	1994	1995	1996	1997	1998
0404.10.05	4%	3%	2%	1%	Free
0404.10.07	6.4%	4.8%	3.2%	1.6%	Free
0404.10.09	4%	3%	2%	1%	Free
0404.90.45	6.4%	4.8%	3.2%	1.6%	Free
0404.90.65	4%	3%	2%	1%	Free
0902.10.10	4%	3%	2%	1%	Free
0902.20.10	4%	3%	2%	1%	Free
1519.20.20	3.1%	2.3%	1.5%	0.7%	Free
1519.20.40	2%	1.5%	1%	0.5%	Free
1519.20.60	1.4%	1.1%	0.7%	0.3%	Free
2009.19.25	2.1¢/liter	1.5¢/liter	1¢/liter	0.5¢/liter	Free
2009.19.45	3.7¢/liter	2.7¢/liter	1.8¢/liter	0.9¢/liter	Free
2106.90.16	3.7¢/liter	2.7¢/liter	1.8¢/liter	0.9¢/liter	Free
2106.90.65	4%	3%	2%	1%	Free
2202.90.30	2.1¢/liter	1.5¢/liter	1¢/liter	0.5¢/liter	Free
2202.90.35	3.7¢/liter	2.7¢/liter	1.8¢/liter	0.9¢/liter	Free
3924.90.55	1.3%	1%	0.6%	0.3%	Free
3926.90.95	2.1%	1.5%	1%	0.5%	Free
4202.29.10	2.1%	1.5%	1%	0.5%	Free
4202.29.20	2%	1.5%	1%	0.5%	Free
4202.29.50	3.1%	2.3%	1.5%	0.7%	Free
4202.39.10	2.1%	1.5%	1%	0.5%	Free
4202.39.20	2%	1.5%	1%	0.5%	Free
4202.39.50	3.1%	2.3%	1.5%	0.7%	Free
4202.99.10	1.3%	1%	0.6%	0.3%	Free
4202.99.20	2.6%	2%	1.3%	0.6%	Free
4202.99.30	0.8¢/kg+1.1%	0.6¢/kg+0.8%	0.4¢/kg+0.5%	0.2¢/kg+0.2%	Free
4202.99.50	3.1%	2.3%	1.5%	0.7%	Free
4420.90.45	2.6%	2%	1.3%	0.6%	Free
4420.90.65	0.8¢/kg+1.1%	0.6¢/kg+0.8%	0.4¢/kg+0.5%	0.2¢/kg+0.2%	Free
4421.90.95	3.1%	2.3%	1.5%	0.7%	Free
6115.93.15	2.3%	1.7%	1.1%	0.5%	Free
7326.90.35	3.1%	2.3%	1.5%	0.7%	Free
8528.10.30	1.5%	1.1%	0.7%	0.3%	Free
8528.10.60	2%	1.5%	1%	0.5%	Free
9021.19.85	2.3%	1.7%	1.1%	0.5%	Free
9025.19.40	1.5%	1.1%	0.7%	0.3%	Free
9025.19.80	2%	1.5%	1%	0.5%	Free
9025.80.35	1.5%	1.1%	0.7%	0.3%	Free

ANNEX III

Effective with respect to articles that are the product of any designated beneficiary country under the CBERA or the ATPA that are entered, or withdrawn from warehouse for consumption, on or after the dates set forth in the following tabulation.

For each of the following subheadings created by Annex I of this proclamation, on or after January 1 of each of the following years, the rate of duty in the Rates of Duty 1-Special subcolumn in the HTS that is followed by the symbol "E,J" in parentheses is deleted and the following rates of duty inserted in lieu thereof.

HTS Provision	1994	1995	1996
4202.29.90	18.5%	18%	17.5%
4202.99.90	18.5%	18%	17.5%

ANNEX IV

Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after January 1, 1993:

The following supersedes matter in the HTS.

1. Subheading 2007.99.05 is modified by deleting "7%" from the Rates of Duty 1-General subcolumn and by inserting "3%" in lieu thereof.
2. Subheading 2007.99.20 is modified by deleting "35%" from the Rates of Duty 1-General subcolumn and by inserting "7%" in lieu thereof.
3. Subheading 2007.99.25 is modified by deleting "15.4¢/kg+10%" from the Rates of Duty 1-General subcolumn and by inserting "7%" in lieu thereof.
4. Subheading 2007.99.35 is modified by deleting "20%" from the Rates of Duty 1-General subcolumn and by inserting "7%" in lieu thereof.

ANNEX V

Section (a). Effective with respect to articles both: (i) imported on or after January 1, 1976, and (ii) entered, or withdrawn from warehouse for consumption, on or after May 1, 1991: HTS heading 9902.30.33 is modified by deleting "2921.43.60" and inserting "2921.43.18" in lieu thereof.

Section (b). Effective with respect to articles both: (i) imported on or after January 1, 1976, and (ii) entered, or withdrawn from warehouse for consumption, on or after July 2, 1992:

General note 3(c)(ii)(D) is modified:

- (1) by deleting the following HTS subheadings and the country set opposite such subheading:

2933.59.30	India	2933.90.40	India
2933.59.50	India	2933.90.48	India
2933.90.31	India	2933.90.50	India

- (2) by adding in numerical sequence, the following HTS subheadings and country set opposite them:

2933.59.59	India	2933.90.85	India
2933.59.90	India	2933.90.90	India
2933.90.55	India	2933.90.95	India

Section (c). Effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after July 22, 1992:

General note 3(c)(ix)(D)(5) to the HTS is modified by deleting the expression "material which the product" and inserting the expression "material which is the product" in lieu thereof.

Section (d). Effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after January 1, 1993:

- (1) General note 3(c)(v)(A) to the HTS is modified by deleting from the list of countries "Saint Christopher and Nevis" and inserting "St. Kitts and Nevis", in lieu thereof.
- (2) HTS subheading 9902.81.05 is modified by deleting the "Free (CA) rate from the Rates of Duty 1-Special subcolumn for such subheading.
- (3) HTS subheading 9905.00.00 is modified by deleting from the article description for such subheading "6813.10", "6813.90", "7312.90".
- (4) HTS subheading 9905.00.30 is modified by deleting from the article description for such subheading "5801.32".
- (5) HTS subheading 9905.29.37 is modified by deleting from the article description for such subheading "2935.00.33 or".
- (6) HTS subheading 9905.42.10 is modified by deleting from the article description for such subheading "4202.91.00 or".
- (7) HTS subheading 9905.85.05 is modified by deleting from the article description for such subheading the expression "subheadings 8501.33.30, 8501.33.40, 8501.34.30, 8501.51, 8501.53.60 or 8501.53.80" and inserting "subheading 8501.51" in lieu thereof.
- (8) Subchapter V of chapter 99 to the HTS is modified by deleting the following subheadings:

9905.00.10	9905.29.32	9905.68.20	9905.84.57
9905.25.10	9905.29.33	9905.68.30	9905.84.58
9905.28.01	9905.29.34	9905.70.05	9905.84.60
9905.28.02	9905.29.35	9905.76.10	9905.84.65
9905.28.03	9905.29.36	9905.84.05	9905.84.67
9905.28.04	9905.29.38	9905.84.06	9905.84.70
9905.28.05	9905.29.40	9905.84.07	9905.84.71
9905.28.10	9905.29.50	9905.84.09	9905.84.75
9905.28.15	9905.29.60	9905.84.11	9905.85.06
9905.29.05	9905.29.70	9905.84.12	9905.85.20
9905.29.06	9905.32.10	9905.84.13	9905.85.40
9905.29.07	9905.32.20	9905.84.14	9905.85.42
9905.29.08	9905.32.30	9905.84.15	9905.85.43
9905.29.10	9905.34.10	9905.84.17	9905.85.45
9905.29.11	9905.35.10	9905.84.18	9905.85.46
9905.29.12	9905.35.20	9905.84.19	9905.85.47
9905.29.13	9905.38.05	9905.84.20	9905.85.49
9905.29.14	9905.38.06	9905.84.23	9905.85.50
9905.29.16	9905.38.07	9905.84.24	9905.85.52
9905.29.17	9905.38.08	9905.84.25	9905.85.60
9905.29.20	9905.38.09	9905.84.27	9905.85.65
9905.29.21	9905.38.10	9905.84.28	9905.85.69
9905.29.22	9905.38.11	9905.84.29	9905.85.70
9905.29.23	9905.38.12	9905.84.30	9905.85.72
9905.29.24	9905.39.01	9905.84.35	9905.86.15
9905.29.25	9905.39.03	9905.84.40	9905.86.20
9905.29.26	9905.39.04	9905.84.42	9905.86.30
9905.29.27	9905.39.06	9905.84.45	9905.94.02
9905.29.29	9905.44.05	9905.84.50	9905.94.04
9905.29.30	9905.48.20	9905.84.55	9905.94.06
9905.29.31	9905.68.10	9905.84.56	9905.94.08

Proclamation 6516 of December 21, 1992

Year of American Craft: A Celebration of the Creative Work of the Hand, 1993

*By the President of the United States of America
A Proclamation*

While the United States leads the world in the development and use of sophisticated technology and materials, Americans continue to share a special appreciation of works made by hand. Our ancestors were skilled artisans and craftsmen, as well as accomplished hunters, farmers, and fishermen, and today we still marvel at their skill in carpentry, weaving, stonecutting, smithery, and so forth. Over the years, Americans have maintained a magnificent tradition of craftsmanship and folk art, in keeping with the spirit of our forebears, and it is fitting that we celebrate this rich portion of our national heritage.

Using their hands as the tools of their imaginations, American artisans have designed and developed a tangible record of our national experience. By plying trades that have been passed on through the centuries, from generation to generation, quilters, carvers, and other craftspeople of our day are helping to preserve America's history. These tradespeople and artists have produced objects of practical application, as well as lasting beauty, and many of our art galleries and museums display outstanding samples of their work.

We are rightly proud of American craft and folk art because, in many ways, these works of the hand embody traditional American values: