to establish an independent republic in his homeland, Bolivar persevered. His burning desire for freedom could not be extinguished, and his subsequent brilliant military victories inspired an entire continent. Likewise, his vision of a united Americas continues to inspire new generations of citizens in every country of this hemisphere.

Bolivar's letter from Jamaica on September 6, 1815, poignantly expressed his dream of a union "with a single bond that unites its parts among themselves and to the whole." With this aim in mind, he convoked the Congress of Panama in 1826, which signalled a decisive step toward the system of cooperation we enjoy today. The Treaty drawn up by that Congress was ratified by only one country, but the idea of forming a coalition of American Republics took root, slowly developed, and finally evolved into a unique and beneficial system of international cooperation.

From the seeds planted by Simon Bolivar, the Organization of American States was born. Bolivar's ideals of Pan Americanism, based on independence, solidarity, sovereignty, as well as the right of all nations to live in peace, find clear expression in the Charter of the Organization of American States.

The debt owed by all Americans to Simon Bolivar is incalculable. Thus, it is fitting that we should pause and reflect upon his great achievements in this bicentennial year of his birth. On this occasion, we in the United States join with our hemispheric friends to remember the great hero whose ideals bind us closer together. Bolivar, more than any other figure in the history of the western hemisphere, understood that, while we are citizens of separate countries, we are members of one family in the new world—we are Americans.

The Congress of the United States, by Senate Concurrent Resolution 14, has authorized and requested the President to issue a proclamation designating the period from July 24, 1983 through July 23, 1984, as the bicentennial year of the birth of Simon Bolivar.

NOW, THEREFORE, I, RONALD REAGAN, President of the United States of America, do hereby designate the year beginning July 24, 1983 through July 23, 1984 as the Bicentennial Year of the Birth of Simon Bolivar, hero of the independence of the Americas.

IN WITNESS WHEREOF, I have hereunto set my hand this 19th day of July, in the year of our Lord nineteen hundred and eighty-three, and of the Independence of the United States of America the two hundred and eighth.

RONALD REAGAN

Proclamation 5074 of July 19, 1983

Temporary Duty Increases and Quantitative Limitations on the Importation Into the United States of Certain Stainless Steel and Alloy Tool Steel

By the President of the United States of America
A Proclamation

1. Pursuant to section 201(d)(1) of the Trade Act of 1974 (the Trade Act) (19 U.S.C. 2251(d)(1)), the United States International Trade Commission (USITC) on May 6, 1983, reported to the President the results of its Investi-
gation No. TA-201-48 under section 201(b) of the Trade Act (19 U.S.C. 2251(b)). The USITC determined that certain bars, wire rods, and plates, sheets, and strip, not cut, not pressed, and not stamped to nonrectangular shape; all the foregoing of stainless steel or certain alloy tool steel; and round wire of high speed tool steel; provided for in items 606.90, 606.93, 606.94, 606.95, 607.26, 607.28, 607.34, 607.43, 607.46, 607.54, 607.72, 607.76, 607.83, 607.90, 608.26, 608.29, 608.34, 608.43, 608.49, 608.57, 608.64, and 609.45 of the Tariff Schedules of the United States (TSUS) (19 U.S.C. 1202), are being imported into the United States in such increased quantities as to be a substantial cause of serious injury to the domestic industries producing articles like or directly competitive with the imported articles. The USITC recommended the imposition of quantitative restrictions on imports of articles classified in the above TSUS items with exemptions for certain articles which are not produced in the United States or are produced in such small quantities that their exemption would not have an adverse impact on the domestic industry.

2. On July 5, 1983, pursuant to section 202(b)(1) of the Trade Act (19 U.S.C. 2252(b)(1)), and after taking into account the considerations specified in section 202(c) of the Trade Act (19 U.S.C. 2252(c)), I determined to impose additional tariffs and quantitative restrictions, with exemptions for certain articles which are not produced in the United States or are produced in such small quantities that their exemption would not have an adverse impact on the domestic industry. On July 5, 1983, in accordance with section 203(b)(1) of the Trade Act (19 U.S.C. 2253(b)(1)), I transmitted a report to the Congress setting forth my determination and intention to proclaim these additional tariffs and quotas, and stating the reasons why my decision differed from the action recommended by the USITC.

3. Section 203(e)(1) of the Trade Act (19 U.S.C. 2253(e)(1)) requires that import relief be proclaimed and take effect within 15 days after the import relief determination date.

4. Pursuant to sections 203(a)(1), 203(a)(3), and 203(e)(1) of the Trade Act (19 U.S.C. 2253(a)(1), 2253(a)(3), and 2253(e)(1)), I am providing import relief through the temporary imposition of increased tariffs and quantitative restrictions on certain stainless steel and alloy tool steel, as hereinafter proclaimed.

5. In accordance with section 203(d)(2) of the Trade Act (19 U.S.C. 2253(d)(2)), I have determined that the level of import relief hereinafter proclaimed pursuant to section 203(a)(3) of the Trade Act (19 U.S.C. 2253(a)(3)) permits the importation into the United States of a quantity of articles which is not less than the average annual quantity of such articles imported into the United States in the 1972-1982 period, exclusive of 1975 and 1982, which I have determined to be the most recent representative period for imports of such articles.

NOW, THEREFORE, I, RONALD REAGAN, President of the United States of America, acting under the authority vested in me by the Constitution and the statutes of the United States, including sections 203 and 604 of the Trade Act (19 U.S.C. 2253 and 2483), and in accordance with Article XIX of the General Agreement on Tariffs and Trade (GATT) (61 Stat. (pt. 5) A58; 8 UST (pt. 2) 1786), do proclaim that—

(1) Part I of Schedule XX of the GATT is modified to conform to the action taken in the Annex to this proclamation.

(2) Subpart A, part 2 of the Appendix to the TSUS is modified as set forth in the Annex to this proclamation.
(3) The United States Trade Representative (USTR) is hereby directed to take such actions and perform such functions for the United States as may be necessary to administer and implement the relief set forth in the Annex hereto, including the allocation of quota quantities on a country-by-country basis; to negotiate orderly marketing agreements pursuant to section 203 of the Trade Act (19 U.S.C. 2253); and to modify, pursuant to section 203, the relief set forth in the Annex hereto. In order to carry out said directive, the USTR is hereby authorized to delegate to appropriate officials or agencies of the United States authority to perform any functions necessary for the implementation and administration of said relief. The USTR is hereby authorized to make any changes in the headnote or TSUS items created in the Annex hereto which may be necessary to implement the foregoing authority, such changes to be effective on or after the date of their publication in the Federal Register or such other date as may be specified therein.

(4) The President's authority in sections 203(g) (1) and (2) of the Trade Act (19 U.S.C. 2253(g) (1) and (2)) to prescribe regulations providing for the efficient and fair administration of any restriction herein proclaimed or governing the entry or withdrawal from warehouse of articles covered by any orderly marketing agreement negotiated hereunder or of like articles which are the product of countries not parties to any such agreement, has been delegated to the Secretary of the Treasury pursuant to section 5(b) of Executive Order No. 11846, as amended. Such authority shall be exercised by the Secretary of the Treasury, upon direction by the USTR, in consultation with representatives of the member agencies of the Trade Policy Staff Committee.

(5) The USTR is directed to conduct an annual review of the necessity for and effectiveness of such relief and recommend to the President any appropriate action under section 203(h)(4) of the Trade Act (19 U.S.C. 2253(h)(4)), and to set up such interagency bodies as may be necessary to monitor the progress toward adjustment of the domestic industry.

(6) The Secretary of the Treasury shall take such actions, not otherwise in contravention of law or in derogation of the authority of the Secretary, as the USTR shall determine are necessary to implement any import relief under this proclamation, or modifications thereof.

(7) This proclamation shall be effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after July 20, 1983, and before the close of July 19, 1987, unless the period of its effectiveness is earlier expressly modified or terminated.

IN WITNESS WHEREOF, I have hereunto set my hand this 19th. day of July, in the year of our Lord nineteen hundred and eighty-three, and of the Independence of the United States of America the two hundred and eighth.

RONALD REAGAN

ANNEX

Subpart A, part 2 of the Appendix to the Tariff Schedules of the United States (19 U.S.C. 1202) is modified—

(a) by adding in numerical sequence the following new headnote 10:
10. Additional duties and quantitative limitations on stainless steel and alloy tool steel.—The provisions of this headnote apply to items 926.00 through 926.23, inclusive, of this subpart. The duties provided for in items 926.00 and 926.05 and the quantitative limitation set forth in items 926.10 through 926.23, inclusive, are in addition to the duties provided for the subject articles in schedule 6, part 2B, or in item 832.00, part 3A, schedule 6, where applicable.

(a) Definitions.—For the purposes of this subpart—

(i) the term “restraint period” refers to a 3-month period provided for in the

Quota Quantity column for items 926.10 through 926.23, inclusive;

(ii) the terms “razor blade steel” and “chipper knife steel” are defined as

provided in headnotes 2(h)(x) and 2(h)(viii), respectively, of part 2B, schedule 6;

(iii) the term “band saw steel” refers to alloy tool steel which contains, in

addition to iron, each of the following elements by weight in the amounts

specified:

(A) carbon not less than 0.47 nor more than 0.53 percent;

(B) manganese not less than 0.60 nor more than 0.90 percent;

(C) sulfur none, or not more than 0.015 percent;

(D) phosphorus none, or not more than 0.05 percent;

(E) silicon not less than 0.10 nor more than 0.25 percent;

(F) chromium not less than 0.90 nor more than 1.10 percent;

(G) nickel not less than 0.50 nor more than 0.70 percent;

(H) molybdenum not less than 0.90 nor more than 1.10 percent; and

(I) vanadium not less than 0.08 percent nor more than 0.15 percent;

(iv) the term “cladding grade 434 stainless steel sheet” refers to stainless steel

sheet, not under 0.055 inch and not over 0.065 inch in thickness, not under

25.5 inches and not over 26.25 inches in width, containing by weight not more

than 0.12 percent carbon; not less than 16 percent nor more than 18 percent

chromium; and not less than 0.75 percent nor more than 1.25 percent molybde-

num; certified by the importer of record or the ultimate consignee at the time

of entry for use in the manufacture of stainless steel-clad-aluminum automobile trim.

(b) Shortfall.—During the last 30-day period of a restraint period, if the United

States Trade Representative (USTR) determines that any quota quantity under an

item hereof is unlikely to be used during that restraint period, the USTR may, to

the extent permitted by law, modify the quota quantity for that item during the

remainder of that restraint period to reallocate the shortfall or any portion thereof

to the quota quantity of any other item, such modifications to be effective on the
date of their publication in the Federal Register.

(c) Carryover.—Whenever the quota quantity specified for an item has not been

entered during any restraint period, the USTR may by Federal Register notice

authorize the entry during subsequent restraint periods of an amount not to

exceed the difference between the quota quantity specified for such restraint

period and the amount entered during that period; and such amount shall not be

counted against the quota quantity thereof.

(d) Exceeding restraint levels.—The USTR may by Federal Register notice authorize

the restraint levels for any quota quantity to be exceeded by not more than 10

percent during any restraint period. If a quota quantity is exceeded during a

restraint period, the USTR shall make a downward adjustment of the correspond­

ing quota quantity for the next restraint period in the absolute amount the

preceding restraint level was exceeded.

(e) Adjustments.—If any country-by-country allocations of quota quantities are

made by the USTR, the USTR may make the necessary adjustments to the

appropriate quota quantities.

(f) United States International Trade Commission (USITC) surveys.—The USITC

shall conduct mandatory surveys with respect to the products subject to import

relief under each item involved as follows:

(i) Quarterly.—Surveys by calendar quarter to obtain from domestic producers

monthly data on production, shipments, prices, employment, and man-hours;

and to obtain from importers data by calendar quarter on prices, orders, and

inventories. The initial surveys shall cover the fourth quarter of 1982 and the

first two quarters of 1983; subsequent surveys will cover individual quarters;

the last such survey shall cover the quarter which ends not less than 60 days

prior to the termination of the import restraints. The USITC shall publish the

results of the initial surveys by October 1, 1983 and the results of later

surveys within 45 days of the end of the surveyed quarter. Such surveys will

be conducted monthly, upon written request of the USTR to the USITC, if the

USTR determines that monthly reporting is necessary.
Annually.—Annual surveys to obtain from domestic producers data by calendar quarter on profits, orders, and inventories, and annual data on capital expenditures, capacity, and research and development expenditures. The initial surveys shall cover the fourth quarter of 1982 and calendar year 1982, as appropriate, and calendar year 1983, and the results shall be published by March 31, 1984. The results of subsequent surveys shall be published by March 31 of each year thereafter so long as the import restraints in this subpart are in effect. With each annual survey, the USITC shall also report the production, capacity, and capacity utilization, to the extent the information can be obtained, for each country which is a major supplier of imports, and any projected changes in production, capacity, and capacity utilization for those countries.

(b) by inserting in numerical sequence the following new provisions:

<table>
<thead>
<tr>
<th>Item</th>
<th>Articles</th>
<th>Rates of duty</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Effective with respect to articles entered during the period</td>
</tr>
<tr>
<td>29.00</td>
<td>Sheets and strip of stainless steel (except razor blade steel, and cladding grade 434 stainless steel sheet) provided for in items 607.76, 607.90, 608.29, 608.43, and 608.57, part 2B, schedule 6, all the foregoing whether or not entitled to duty-free treatment under item 832.00, part 3A, schedule 8</td>
<td>10% ad val...</td>
</tr>
<tr>
<td>26.05</td>
<td>Plates of stainless steel provided for in items 607.76 and 607.90, part 2B, schedule 6, all the foregoing whether or not entitled to duty-free treatment under item 832.00, part 3A, schedule 8</td>
<td>8% ad val...</td>
</tr>
</tbody>
</table>
Whenever the respective aggregate quantity of articles specified below for items 926.10 through 926.23, inclusive, has been entered in any restraint period (whether, for tariff purposes, in schedule 6 or in item 832.00 of schedule 8), no article in such item may be entered during the remainder of such restraint period, except as provided in headnote 10:

**Bars of stainless steel, provided for in item 606.90, part 2B, schedule 6:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Articles</th>
<th>Entered during the restraint period</th>
</tr>
</thead>
<tbody>
<tr>
<td>926.10</td>
<td>If entered during the period from July 20, 1983, through July 19, 1984, inclusive</td>
<td>6,750</td>
</tr>
<tr>
<td>926.11</td>
<td>If entered during the period from July 20, 1984, through July 19, 1985, inclusive</td>
<td>6,950</td>
</tr>
<tr>
<td>926.12</td>
<td>If entered during the period from July 20, 1985, through July 19, 1986, inclusive</td>
<td>7,150</td>
</tr>
<tr>
<td>926.13</td>
<td>If entered during the period from July 20, 1986, through July 19, 1987, inclusive</td>
<td>7,375</td>
</tr>
</tbody>
</table>

**Wire rod of stainless steel, provided for in item 607.26 and 607.43, part 2B, schedule 6:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Articles</th>
<th>Entered during the restraint period</th>
</tr>
</thead>
<tbody>
<tr>
<td>926.15</td>
<td>If entered during the period from July 20, 1983, through July 19, 1984, inclusive</td>
<td>4,775</td>
</tr>
<tr>
<td>926.16</td>
<td>If entered during the period from July 20, 1984, through July 19, 1985, inclusive</td>
<td>4,925</td>
</tr>
<tr>
<td>926.17</td>
<td>If entered during the period from July 20, 1985, through July 19, 1986, inclusive</td>
<td>5,075</td>
</tr>
</tbody>
</table>

**Bars, wire rods, plates, sheets, and strip, all the foregoing of alloy tool steel (except chipper knife steel and band saw steel), provided for in items 606.95, 607.28, 607.34, 607.46, 607.54, 607.72, 607.76, 608.49, and 608.64, and round wire of high speed tool steel, provided for in item 609.45, part 2B, schedule 6:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Articles</th>
<th>Entered during the restraint period</th>
</tr>
</thead>
<tbody>
<tr>
<td>926.20</td>
<td>If entered during the period from July 20, 1983, through July 19, 1984, inclusive</td>
<td>5,600</td>
</tr>
<tr>
<td>926.21</td>
<td>If entered during the period from July 20, 1984, through July 19, 1985, inclusive</td>
<td>5,775</td>
</tr>
<tr>
<td>926.22</td>
<td>If entered during the period from July 20, 1985, through July 19, 1986, inclusive</td>
<td>5,950</td>
</tr>
<tr>
<td>926.23</td>
<td>If entered during the period from July 20, 1986, through July 19, 1987, inclusive</td>
<td>6,125</td>
</tr>
</tbody>
</table>