

§ 2095. Definitions

For the purposes of this chapter—

(1) The term “Secretary” means the Secretary of the Treasury.

(2) The term “United States” includes the several States, the District of Columbia, and the Commonwealth of Puerto Rico.

(3) The term “pre-Columbian monumental or architectural sculpture or mural” means—

(A) any stone carving or wall art which—

(i) is the product of a pre-Columbian Indian culture of Mexico, Central America, South America, or the Caribbean Islands;

(ii) was an immobile monument or architectural structure or was a part of, or affixed to, any such monument or structure; and

(iii) is subject to export control by the country of origin; or

(B) any fragment or part of any stone carving or wall art described in subparagraph (A) of this paragraph.

(4) The term “country of origin”, as applied to any pre-Columbian monumental or architectural sculpture or mural, means the country where such sculpture or mural was first discovered.

(Pub. L. 92-587, title II, §205, Oct. 27, 1972, 86 Stat. 1297.)

SECTION REFERRED TO IN OTHER SECTIONS

This section is referred to in section 2091 of this title.

CHAPTER 12—TRADE ACT OF 1974

Sec.

2101. Short title.

2102. Congressional statement of purpose.

SUBCHAPTER I—NEGOTIATING AND OTHER AUTHORITY

PART 1—RATES OF DUTY AND OTHER TRADE BARRIERS

2111. Basic authority for trade agreements.

(a) Presidential authority to enter into agreement; modification or continuance of existing duties.

(b) Limitation on authority to decrease duty.

(c) Limitation on authority to increase duty.

2112. Barriers to and other distortions of trade.

(a) Congressional findings; directives; disavowal of prior approval of legislation.

(b) Presidential determinations prerequisite to entry into trade agreements; trade with Israel.

(c) Presidential consultation with Congress prior to entry into trade agreements.

(d) Submission to Congress of agreements, drafts of implementing bills, and statements of proposed administrative action.

(e) Steps prerequisite to entry into force of trade agreements.

(f) Obligations imposed upon foreign countries or instrumentalities receiving benefits under trade agreements.

(g) Definitions.

Sec.

2113. Overall negotiating objective.

2114. Sector negotiating objectives.

(a) Obtaining equivalent competitive opportunities.

(b) Conduct of negotiations on basis of appropriate product sectors of manufacturing.

(c) Identification of appropriate product sectors of manufacturing.

(d) Presidential analysis of how negotiating objectives are achieved in each product sector by trade agreements.

2114a. Negotiating objectives with respect to trade in services, foreign direct investment, and high technology products.

(a) Trade in services.

(b) Foreign direct investment.

(c) High technology products.

(d) Definition of barriers and other distortions.

2114b. Provisions relating to international trade in services.

2114c. Trade in services: development, coordination, and implementation of Federal policies; staff support and other assistance; specific service sector authorities unaffected; executive functions.

2114d. Foreign export requirements; consultations and negotiations for reduction and elimination; restrictions on and exclusion from entry of products or services; savings provision; compensation authority applicable.

2114e. Negotiation of agreements concerning high technology industries.

2115. Bilateral trade agreements.

2116. Agreements with developing countries.

2117. International safeguard procedures.

(a) Harmonization, reduction, or elimination of barriers and distortions affecting international trade; use of temporary measures.

(b) Permissible provisions.

2118. Access to supplies.

(a) Fair and equitable access.

(b) Continued availability; reciprocal concessions; comparable trade obligations.

2119. Staging requirements and rounding authority.

(a) Maximum aggregate reductions in rates of duty.

(b) Simplification of computation.

(c) Ten-year period for commencement of reductions in rates of duty.

PART 2—OTHER AUTHORITY

2131. Authorization of appropriation for GATT revision.

2132. Balance-of-payments authority.

(a) Presidential proclamations of temporary import surcharges and temporary limitations on imports through quotas in situations of fundamental international payments problems.

(b) Import restrictions not imposed when contrary to national interest of United States.

(c) Presidential proclamations liberalizing imports.

(d) Nondiscriminatory treatment of import restricting actions.

(e) Broad and uniform application of import restricting actions.

(f) Quantitative limitations.

(g) Suspension, modification, or termination of proclamations.

(h) Termination of tariff concessions.

2133. Compensation authority.