103d CONGRESS 1ST SESSION S. 1003

To provide authority for the President to enter into trade agreements to conclude the Uruguay Round of multilateral trade negotiations under the auspices of the General Agreement on Tariffs and Trade, to extend tariff proclamation authority to carry out such agreements, and to apply Congressional "fast track" procedures to a bill implementing such agreements.

IN THE SENATE OF THE UNITED STATES

MAY 20 (legislative day, APRIL 19), 1993

Mr. MOYNIHAN (for himself, Mr. PACKWOOD, Mr. ROCKEFELLER, and Mr. CHAFEE) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

- To provide authority for the President to enter into trade agreements to conclude the Uruguay Round of multilateral trade negotiations under the auspices of the General Agreement on Tariffs and Trade, to extend tariff proclamation authority to carry out such agreements, and to apply Congressional "fast track" procedures to a bill implementing such agreements.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1	SECTION	1.	EXTENSION	OF	URUGUAY	ROUND	TRADE
2			AGREEMENT	NEC	GOTIATING	AND PRO	CLAMA-
3			TION AUTHO	RITY	AND OF "F	AST TRAC	K" PRO-
4			CEDURES TO	IMP	LEMENTING	G LEGISLA	ATION.

5 Section 1102 of the Omnibus Trade and Competitive6 ness Act of 1988 (19 U.S.C. 2902) is amended by insert7 ing at the end the following new subsection:

8 "(e) Special Provisions Regarding Uruguay9 Round Trade Negotiations.—

10 "(1) IN GENERAL.—Notwithstanding the time 11 limitations in subsections (a) and (b), if the Uru-12 guay Round of multilateral trade negotiations under the auspices of the General Agreement on Tariffs 13 14 and Trade has not resulted in trade agreements by May 31, 1993, the President may, during the period 15 after May 31, 1993, and before April 16, 1994, 16 17 enter into, under subsections (a) and (b), trade 18 agreements resulting from such negotiations.

19 "(2) Application of tariff proclamation 20 AUTHORITY.—No proclamation under subsection (a) 21 to carry out the provisions regarding tariff barriers 22 of a trade agreement that is entered into pursuant to paragraph (1) may take effect before the effective 23 24 date of a bill that implements the provisions regarding nontariff barriers of a trade agreement that is 25 entered into under such paragraph. 26

"(3) APPLICATION OF IMPLEMENTING AND
 "FAST TRACK' PROCEDURES.—Section 1103 applies
 to any trade agreement negotiated under subsection
 (b) pursuant to paragraph (1), except that—

"(A) in applying subsection (a)(1)(A) of 5 6 section 1103 to any such agreement, the phrase 7 'at least 120 calendar days before the day on which he enters into the trade agreement (but 8 not later than December 15, 1993),' shall be 9 10 substituted for the phrase 'at least 90 calendar days before the day on which he enters into the 11 trade agreement'; and 12

''(B) no provision of subsection (b) of section 1103 other than paragraph (1)(A) applies
to any such agreement and in applying such
paragraph, 'April 16, 1994;' shall be substituted for 'June 1, 1991;'.

18 "(4) ADVISORY COMMITTEE REPORTS.—The re-19 port required under section 135(e)(1) of the Trade 20 Act of 1974 regarding any trade agreement provided for under paragraph (1) shall be provided to the 21 22 President, the Congress, and the United States 23 Trade Representative not later than 30 days after 24 the date on which the President notifies the Con-25 gress under section 1103(a)(1)(A) of his intention to

- 1 enter into the agreement (but before January 15,
- 2 1994).".