

105TH CONGRESS
1ST SESSION

H. R. 2432

To provide relief for domestic producers of tailored wool apparel from increased imports of such apparel from Canada.

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 8, 1997

Mr. LAFALCE introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

To provide relief for domestic producers of tailored wool apparel from increased imports of such apparel from Canada.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. RENEGOTIATION OF QUANTITIES OF WOOL AR-**
4 **TICLES ELIGIBLE FOR TARIFF PREFERENCE**
5 **LEVELS.**

6 By not later than January 1, 1998, the President
7 shall take the necessary steps to negotiate with Canada
8 the annual quantity limitations of tailored wool apparel
9 assembled in Canada from fabric or yarn produced or ob-
10 tained in a country other than a NAFTA country, that

1 is eligible for preferential tariff treatment under Appendix
2 6.B.1 to Annex 300–B of the NAFTA, to reflect current
3 conditions in the wool textile and apparel industry located
4 in Canada and the United States, including the ability of
5 tailored wool apparel producers to obtain supplies of wool
6 fabric within the territories of Canada and the United
7 States.

8 **SEC. 2. AVAILABILITY OF SAFEGUARD PROCEDURES.**

9 For purposes of part 1 of subtitle A of title III of
10 the North American Free Trade Agreement Implementa-
11 tion Act (19 U.S.C. 3351 and following)—

12 (1) the term “Canadian article” shall be
13 deemed to include tailored wool apparel assembled in
14 Canada from fabric or yarn produced or obtained in
15 a country other than a NAFTA country, that is eli-
16 gible for preferential tariff treatment under Appen-
17 dix 6.B.1 to Annex 300–B of the NAFTA; and

18 (2) subsection (d)(2) of section 302 of the
19 North American Free Trade Agreement Implemen-
20 tation Act (19 U.S.C. 3352(d)(2)) shall not apply to
21 articles described in paragraph (1).

22 **SEC. 3. DEFINITIONS.**

23 As used in this Act—

24 (1) the term “NAFTA” means the North
25 American Free Trade Agreement approved by the

1 Congress under section 101(a) of the North Amer-
2 ican Free Trade Agreement Implementation Act (19
3 U.S.C. 3311(a)); and

4 (2) the term “NAFTA country” has the mean-
5 ing given that term in section 2(4) of the North
6 American Free Trade Agreement Implementation
7 Act (19 U.S.C. 3301(2)).

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