In the Senate of the United States,

October 13 (legislative day, September 22), 2000.

Resolved, That the bill from the House of Representatives (H.R. 4868) entitled "An Act to amend the Harmonized Tariff Schedule of the United States to modify temporarily certain rates of duty, to make other technical amendments to the trade laws, and for other purposes.", do pass with the following

AMENDMENT:

Strike out all after the enacting clause and insert:

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Tariff Suspension and
3 Trade Act of 2000".

1 SEC. 2. TABLE OF CONTENTS.

The table of contents of this Act is as follows:

Sec. 1. Short title.

2

Sec. 2. Table of contents.

TITLE I—TARIFF PROVISIONS

Sec. 1001. Reference; expired provisions.

Subtitle A—Temporary Duty Suspensions and Reductions

CHAPTER 1—New DUTY SUSPENSIONS AND REDUCTIONS

Sec. 1101. HIV/AIDS drug. Sec. 1102. HIV/AIDS drug. Sec. 1103. Triacetoneamine. Sec. 1104. Instant print film in rolls. Sec. 1105. Color instant print film. Sec. 1106. Mixtures of sennosides and mixtures of sennosides and their salts. Sec. 1107. Cibacron red LS-B HC. Sec. 1108. Cibacron brilliant blue FN-G. Sec. 1109. Cibacron scarlet LS-2G HC. Sec. 1110. MUB 738 INT. Sec. 1111. Fenbuconazole. Sec. 1112. 2,6-Dichlorotoluene. Sec. 1113. 3-Amino-3-methyl-1-pentyne. Sec. 1114. Triazamate. Sec. 1115. Methoxyfenozide. Sec. 1116. 1-Fluoro-2-nitrobenzene. Sec. 1117. PHBA. Sec. 1118. THQ (toluhydroquinone). Sec. 1119. 2,4-Dicumylphenol. Sec. 1120. Certain cathode-ray tubes. Sec. 1121. Other cathode-ray tubes. Sec. 1122. Certain raw cotton. Sec. 1123. Rhinovirus drug. Sec. 1124. Butralin. Sec. 1125. Branched dodecylbenzene. Sec. 1126. Certain fluorinated compound. Sec. 1127. Certain light absorbing photo dye. Sec. 1128. Filter Blue Green photo dye. Sec. 1129. Certain light absorbing photo dyes. Sec. 1130. 4,4'-Difluorobenzophenone. Sec. 1131. A fluorinated compound. Sec. 1132. DiTMP. Sec. 1133. HPA. Sec. 1134. APE. Sec. 1135. TMPDE. Sec. 1136. TMPME. Sec. 1137. Tungsten concentrates.

- Sec. 1138. 2 Chloro Amino Toluene.
- Sec. 1139. Certain ion-exchange resins.
- Sec. 1140. 11-Aminoundecanoic acid.
- Sec. 1141. Dimethoxy butanone (DMB).

Sec. 1143. Diphenyl sulfide. Sec. 1144. Trifluralin. Sec. 1145. Diethyl imidazolidinone (DMI). Sec. 1146. Ethalfluralin. Sec. 1147. Benfluralin. Sec. 1148. 3-Amino-5-mercapto-1,2,4-triazole (AMT). Sec. 1149. Diethyl phosphorochlorodothioate (DEPCT). Sec. 1150. Refined quinoline. Sec. 1151. DMDS. Sec. 1152. Vision inspection systems. Sec. 1153. Anode presses. Sec. 1154. Trim and form machines. Sec. 1155. Certain assembly machines. Sec. 1156. Thionyl chloride. Sec. 1157. Phenylmethyl hydrazinecarboxylate. Sec. 1158. Tralkoxydim formulated. Sec. 1159. KN002. Sec. 1160. KL084. Sec. 1161. IN-N5297. Sec. 1162. Azoxystrobin formulated. Sec. 1163. Fungaflor 500 EC. Sec. 1164. Norbloc 7966. Sec. 1165. Imazalil. Sec. 1166. 1,5-Dichloroanthraquinone. Sec. 1167. Ultraviolet dye. Sec. 1168. Vinclozolin. Sec. 1169. Tepraloxydim. Sec. 1170. Pyridaben. Sec. 1171. 2-Acetylnicotinic acid. Sec. 1172. SAMe. Sec. 1173. Procion crimson H-EXL. Sec. 1174. Dispersol crimson SF grains. Sec. 1175. Procion navy H-EXL. Sec. 1176. Procion yellow H-EXL. Sec. 1177. 2-Phenylphenol. Sec. 1178. 2-Methoxy-1-propene. Sec. 1179. 3,5-Difluoroaniline. Sec. 1180. Quinclorac. Sec. 1181. Dispersol black XF grains. Sec. 1182. Fluroxypyr, 1-methylheptyl ester (FME). Sec. 1183. Solsperse 17260. Sec. 1184. Solsperse 17000. Sec. 1185. Solsperse 5000. Sec. 1186. Certain TAED chemicals. Sec. 1187. Isobornyl acetate. Sec. 1188. Solvent blue 124. Sec. 1189. Solvent blue 104. Sec. 1190. Pro-jet magenta 364 stage.

Sec. 1142. Dichloro aniline (DCA).

- Sec. 1191. 4-Amino-2,5-dimethoxy-N-phenylbenzene sulfonamide.
- Sec. 1192. Undecylenic acid.
- Sec. 1193. 2-Methyl-4-chlorophenoxyacetic acid.
- Sec. 1194. Iminodisuccinate.
- Sec. 1195. Iminodisuccinate salts and aqueous solutions.
- Sec. 1196. Poly(vinyl chloride) (PVC) self-adhesive sheets.

Sec. 1197. 2-Butyl-2-ethylpropanediol.

- Sec. 1198. Cyclohexadec-8-en-1-one.
- Sec. 1199. Paint additive chemical.
- $Sec. \ 1200. \ o-Cumyl-octylphenol.$
- Sec. 1201. Certain polyamides.
- Sec. 1202. Mesamoll.
- Sec. 1203. Vulkalent E/C.
- Sec. 1204. Baytron M.
- Sec. 1205. Baytron C-R.
- Sec. 1206. Baytron P.
- Sec. 1207. Dimethyl dicarbonate.
- Sec. 1208. KN001 (a hydrochloride).
- Sec. 1209. KL540.
- Sec. 1210. DPC 083.
- Sec. 1211. DPC 961.
- Sec. 1212. Petroleum sulfonic acids, sodium salts.
- Sec. 1213. Pro-jet cyan 1 press paste.
- Sec. 1214. Pro-jet black ALC powder.
- Sec. 1215. Pro-jet fast yellow 2 RO feed.
- Sec. 1216. Solvent yellow 145.
- Sec. 1217. Pro-jet fast magenta 2 RO feed.
- Sec. 1218. Pro-jet fast cyan 2 stage.
- Sec. 1219. Pro-jet cyan 485 stage.
- Sec. 1220. Triflusulfuron methyl formulated product.
- Sec. 1221. Pro-jet fast cyan 3 stage.
- Sec. 1222. Pro-jet cyan 1 RO feed.
- Sec. 1223. Pro-jet fast black 287 NA paste/liquid feed.
- Sec. 1224. 4-(cyclopropyl-α-hydroxymethylene)-3,5-dioxo-cyclohexanecarboxylic acid ethyl ester.
- Sec. 1225. 4"-epimethylamino-4"-deoxyavermectin B_{1a} and B_{1b} benzoates.
- Sec. 1226. Formulations containing 2-[4-[(5-chloro-3-fluoro-2-pyridinyl)oxy]phenoxy]-2-propynyl ester.
- Sec. 1227. Mixtures of 2-(2-chloroethoxy)-N-[[4-methoxy-6-methyl-1,3,5-triazin-2yl)-amino]carbonylbenzenesulfonamide] and 3,6-dichloro-2methoxybenzoic acid.
- Sec. 1228. (E,E)- α -(methoxyimino)-2-[[[1-[3-(trifluoromethyl)phenyl]-ethyl-
- idene]amino]oxy]methyl]benzeneacetic acid, methyl ester.
- Sec. 1229. Formulations containing sulfur.
- Sec. 1230. Mixtures of 3-(6-methoxy-4-methyl-1,3,5-triazin-2-yl)-1-[2-(2chloroethoxy)-phenylsulfonyl]-urea.
- Sec. 1231. Mixtures of 4-cyclopropyl-6-methyl-N-phenyl-2-pyrimidinamine-4-(2,2difluoro-1,3-benzodioxol-4-yl)-1H-pyrrole-3-carbonitrile.
- Sec. 1232. (R)-2-[2,6-Dimethylphenyl)-methoxyacetylamino]propionic acid, methyl ester and (S)-2-[2,6-Dimethylphenyl)methoxyacetylamino]propionic acid, methyl ester.
- Sec. 1233. Mixtures of benzothiadiazole-7-carbothioic acid, S-methyl ester.
- Sec. 1234. Benzothialdiazole-7-carbothioic acid, S-methyl ester.
- Sec. 1235. O-(4-bromo-2-chlorophenyl)-O-ethyl-S-propyl phosphorothioate.
- Sec. 1236. 1-[[2-(2,4-Dichlorophenyl)-4-propyl-1,3-dioxolan-2-yl]-methyl]-1H-1,2,4-triazole.
- Sec. 1237. Tetrahydro-3-methyl-N-nitro-5-[[2-phenylthio)-5-thiazolyl]-4H-1,3,5oxadiazin-4-imine.
- Sec. 1238. 1-(4-Methoxy-6-methyltriazin-2-yl)-3-[2-(3,3,3-trifluoropropyl)phenylsulfonyl]-urea.

- Sec. 1239. 4,5-Dihydro-6-methyl-4-[(3-pyridinylmethylene)amino]-1,2,4-triazin-3(2H)-one.
- Sec. 1240. 4-(2,2-Difluoro-1,3-benzodioxol-4-yl)-1H-pyrrole-3-carbonitrile.
- Sec. 1241. Mixtures of 2-(((((4,6-dimethoxypyrimidin-2-yl)amino)-carbonyl)sulfonyl)-N,N-dimethyl-3-pyridinecarboxamide and application adjuvants.
- Sec. 1242. Monochrome glass envelopes.
- Sec. 1243. Ceramic coater.
- Sec. 1244. Pro-jet black 263 stage.
- Sec. 1245. Pro-jet fast black 286 paste.
- Sec. 1246. Bromine-containing compounds.
- Sec. 1247. Pyridinedicarboxylic acid.
- Sec. 1248. Certain semiconductor mold compounds.
- Sec. 1249. Solvent blue 67.
- Sec. 1250. Pigment blue 60.
- Sec. 1251. Menthyl anthranilate.
- Sec. 1252. 4-Bromo-2-fluoroacetanilide.
- Sec. 1253. Propiophenone.
- Sec. 1254. m-chlorobenzaldehyde.
- Sec. 1255. Ceramic knives.
- Sec. 1256. Stainless steel railcar body shells.
- Sec. 1257. Stainless steel railcar body shells of 148-passenger capacity.
- Sec. 1258. Pendimethalin.
- Sec. 1259. 3,5-Dibromo-4-hydoxybenzonitril ester and inerts.
- Sec. 1260. 3,5-Dibromo-4-hydoxybenzonitril.
- Sec. 1261. Isoxaflutole.
- Sec. 1262. Cyclanilide technical.
- Sec. 1263. R115777.
- Sec. 1264. Bonding machines.
- Sec. 1265. Glyoxylic acid.
- Sec. 1266. Fluoride compounds.
- Sec. 1267. Cobalt boron.
- Sec. 1268. Certain steam or other vapor generating boilers used in nuclear facilities.
- Sec. 1269. Fipronil technical.

CHAPTER 2-EXISTING DUTY SUSPENSIONS AND REDUCTIONS

Sec. 1301. Extension of certain existing duty suspensions and reductions. Sec. 1302. Effective date.

Subtitle B—Other Tariff Provisions

CHAPTER 1-LIQUIDATION OR RELIQUIDATION OF CERTAIN ENTRIES

- Sec. 1401. Certain telephone systems.
- Sec. 1402. Color television receiver entries.
- Sec. 1403. Copper and brass sheet and strip.
- Sec. 1404. Antifriction bearings.
- Sec. 1405. Other antifriction bearings.
- Sec. 1406. Printing cartridges.
- Sec. 1407. Liquidation or reliquidation of certain entries of N,N-dicyclohexyl-2benzothiazolesulfenamide.
- Sec. 1408. Certain entries of tomato sauce preparation.
- Sec. 1409. Certain tomato sauce preparation entered in 1990 through 1992.
- Sec. 1410. Certain tomato sauce preparation entered in 1989 through 1995.

Sec. 1411. Certain tomato sauce preparation entered in 1989 and 1990.

- Sec. 1412. Neoprene synchronous timing belts.
- Sec. 1413. Reliquidation of drawback claim number R74–10343996.
- Sec. 1414. Reliquidation of certain drawback claims filed in 1996.
- Sec. 1415. Reliquidation of certain drawback claims relating to exports of merchandise from May 1993 to July 1993.
- Sec. 1416. Reliquidation of certain drawback claims relating to exports claims filed between April 1994 and July 1994.
- Sec. 1417. Reliquidation of certain drawback claims relating to juices.
- Sec. 1418. Reliquidation of certain drawback claims filed in 1997.
- Sec. 1419. Reliquidation of drawback claim number WJU1111031-7.
- Sec. 1420. Liquidation or reliquidation of certain entries of athletic shoes.
- Sec. 1421. Designation of motor fuels and jet fuels as commercially interchangeable.

Chapter 2—Special Classification Relating to Product Development and Testing

- Sec. 1431. Short title.
- Sec. 1432. Findings; purpose.
- Sec. 1433. Amendments to Harmonized Tariff Schedule of the United States.
- Sec. 1434. Regulations relating to entry procedures and sales of prototypes.
- Sec. 1435. Effective date.

Chapter 3—Prohibition on Importation of Products Made With Dog or Cat Fur.

- Sec. 1441. Short title.
- Sec. 1442. Findings and purposes.
- Sec. 1443. Prohibition on importation of products made with dog or cat fur.

Chapter 4—Miscellaneous Provisions

- Sec. 1451. Alternative mid-point interest accounting methodology for underpayment of duties and fees.
- Sec. 1452. Exception from making report of arrival and formal entry for certain vessels.
- Sec. 1453. Designation of San Antonio International Airport for customs processing of certain private aircraft arriving in the United States.
- Sec. 1454. International travel merchandise.
- Sec. 1455. Change in rate of duty of goods returned to the United States by travelers.
- Sec. 1456. Treatment of personal effects of participants in international athletic events.
- Sec. 1457. Collection of fees for customs services for arrival of certain ferries.
- Sec. 1458. Establishment of drawback based on commercial interchangeability for certain rubber vulcanization accelerators.
- Sec. 1459. Cargo inspection.
- Sec. 1460. Treatment of certain multiple entries of merchandise as single entry.
- Sec. 1461. Report on customs procedures.
- Sec. 1462. Drawbacks for recycled materials.
- Sec. 1463. Preservation of certain reporting requirements.

Subtitle C—Effective Date

Sec. 1471. Effective date.

TITLE II—OTHER TRADE PROVISIONS

Sec. 2001. Trade adjustment assistance for certain workers affected by environmental remediation or closure of a copper mining facility.

TITLE III—EXTENSION OF NONDISCRIMINATORY TREATMENT TO GEORGIA

Sec. 3001. Findings.

Sec. 3002. Termination of application of title IV of the Trade Act of 1974 to Georgia.

TITLE IV—GRAY MARKET CIGARETTE COMPLIANCE

Sec. 4001. Short title.
Sec. 4002. Modifications to rules governing reimportation of tobacco products.
Sec. 4003. Technical amendment to the Balanced Budget Act of 1997.
Sec. 4004. Requirements applicable to imports of certain cigarettes.

1 TITLE I—TARIFF PROVISIONS

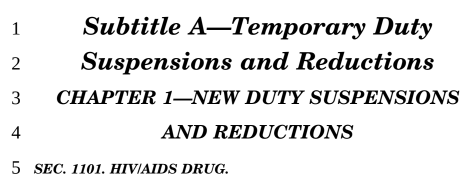
2 SEC. 1001. REFERENCE; EXPIRED PROVISIONS.

3 (a) REFERENCE.—Except as otherwise expressly provided, whenever in this title an amendment or repeal is ex-4 5 pressed in terms of an amendment to, or repeal of, a chapter, subchapter, note, additional U.S. note, heading, sub-6 7 heading, or other provision, the reference shall be considered 8 to be made to a chapter, subchapter, note, additional U.S. 9 note, heading, subheading, or other provision of the Harmonized Tariff Schedule of the United States (19 U.S.C. 10 11 3007).

(b) EXPIRED PROVISIONS.—Subchapter II of chapter
99 is amended by striking the following headings:

9902.07.10	9902.29.89	9902.30.55
9902.08.07	9902.29.94	9902.30.57
9902.29.10	9902.29.99	9902.30.61
9902.29.14	9902.30.00	9902.30.62
9902.29.22	9902.30.05	9902.30.81
9902.29.25	9902.30.08	9902.30.82

9902.29.27	9902.30.11	9902.30.85
9902.29.30	9902.30.13	9902.30.88
9902.29.31	9902.30.14	9902.30.94
9902.29.33	9902.30.15	9902.30.95
9902.29.38	9902.30.21	9902.30.97
9902.29.39	9902.30.23	9902.31.05
9902.29.40	9902.30.25	9902.38.07
9902.29.41	9902.30.27	9902.39.08
9902.29.42	9902.30.30	9902.39.10
9902.29.47	9902.30.32	9902.44.21
9902.29.48	9902.30.34	9902.57.02
9902.29.49	9902.30.35	9902.62.01
9902.29.56	9902.30.36	9902.62.04
9902.29.59	9902.30.37	9902.64.02
9902.29.64	9902.30.39	9902.70.12
9902.29.70	9902.30.40	9902.70.13
9902.29.71	9902.30.42	9902.70.14
9902.29.73	9902.30.43	9902.70.15
9902.29.77	9902.30.46	9902.78.01
9902.29.78	9902.30.47	9902.84.47
9902.29.79	9902.30.48	9902.85.40
9902.29.80	9902.30.50	9902.85.44
9902.29.81	9902.30.51	9902.98.00
9902.29.83	9902.30.52	
9902.29.84		



- 6 Subchapter II of chapter 99 is amended by inserting
- 7 in numerical sequence the following new heading:

"	9902.32.98	[4R- [3(28*,3S*), 4R*]]-3-[2- Hydroxy-3-[(3-hydroxy-2-methyl- benzoyl)amino]-1-oxo-4-phenylbutyl]- 5,5-dimethyl-N-[(2-methylphenyl)- methul]-4-thiazolidine-carboxamide					
		(CAS No. 186538-00-1) (provided for	Free	No change	No change	On or before 12/31/2003	".

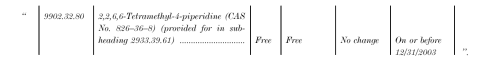
8 SEC. 1102. HIV/AIDS DRUG.

- 9 Subchapter II of chapter 99 is amended by inserting
- 10 in numerical sequence the following new heading:



11 SEC. 1103. TRIACETONEAMINE.

- 12 Subchapter II of chapter 99 is amended by inserting
- 13 in numerical sequence the following new heading:



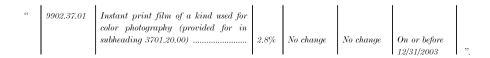
- 14 SEC. 1104. INSTANT PRINT FILM IN ROLLS.
- 15 Subchapter II of chapter 99 is amended by inserting
- 16 in numerical sequence the following new heading:

		I	1	1	l		
"	9902.37.02	Instant print film, in rolls (provided					
		for in subheading 3702.20.00)	Free	No change	No change	On or before	
						12/31/2003	".

1 SEC. 1105. COLOR INSTANT PRINT FILM.

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1106. MIXTURES OF SENNOSIDES AND MIXTURES OF

5 SENNOSIDES AND THEIR SALTS.

6 Subchapter II of chapter 99 is amended by inserting

7 in numerical sequence the following new heading:

"	9902.29.75	Mixtures of sennosides and mixtures of					
		sennosides and their salts (provided					
		for in subheading 2938.90.00)	Free	No change	No change	On or before	
						12/31/2003	".

8 SEC. 1107. CIBACRON RED LS-B HC.

9 Subchapter II of chapter 99 is amended by inserting

10 in numerical sequence the following new heading:



11 SEC. 1108. CIBACRON BRILLIANT BLUE FN-G.

- 12 Subchapter II of chapter 99 is amended by inserting
- 13 in numerical sequence the following new heading:

"	9902.32.88	6,13-Dichloro-3,10-bis[[2-[[4-fluoro-6- [(2-sulfonyl)amino]-1,3,5-triazin-2- yl]amino]propyl]amino]-4,11- triphenodioxazinedisulfonic acid lith-					
		ium sodium salt (CAS No. 163062– 28–0) (provided for in subheading 3204.16.30)	Free	No change	No change	On or before 12/31/2003	".

1 SEC. 1109. CIBACRON SCARLET LS-2G HC.

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1110. MUB 738 INT.

5 Subchapter II of chapter 99 is amended by inserting

6 in numerical sequence the following new heading:

"		2-Amino-4-(4-aminobenzoylamino)- benzenesulfonic acid (CAS No. 167614–37–1) (provided for in sub- heading 2924,29.70)		No change	No change	On or before 12/31/2003	
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7 SEC. 1111. FENBUCONAZOLE.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new heading:

"	9902.32.87	α-(2-(4-Chlorophenyl)ethyl-α-phenyl- 1H-1,2,4-triazole-1-propanenitrile (Fenbuconazole) (CAS No. 114369– 43-6) (provided for in subheading					
		2933.90.06)	Free	No change	No change	On or before 12/31/2003	".

10 SEC. 1112. 2,6-DICHLOROTOLUENE.

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:



13 SEC. 1113. 3-AMINO-3-METHYL-1-PENTYNE.

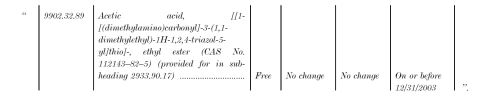
- 14 Subchapter II of chapter 99 is amended by inserting
- 15 in numerical sequence the following new heading:

	1	1		1	ı	1	
"	9902.32.84	3-Amino-3-methyl-1-pentyne (CAS No.					
		18369–96–5) (provided for in sub-					
		heading 2921.19.60)	Free	No change	No change	On or before	
						12/31/2003	".

1 SEC. 1114. TRIAZAMATE.

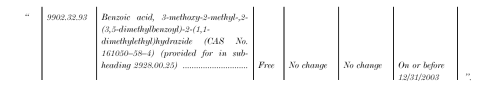
2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1115. METHOXYFENOZIDE.

- 5 Subchapter II of chapter 99 is amended by inserting
- 6 in numerical sequence the following new heading:



7 SEC. 1116. 1-FLUORO-2-NITROBENZENE.

- 8 Subchapter II of chapter 99 is amended by inserting
- 9 in numerical sequence the following new heading:

10 SEC. 1117. PHBA.

11 Subchapter II of chapter 99 is amended by inserting

12 in numerical sequence the following new heading:

"	9902.29.03	p-Hydroxybenzoic acid (CAS No. 99– 96–7) (provided for in subheading 2918.29.22)	Free	Free	No change	On or before	
						12/31/2003	".

1 SEC. 1118. THQ (TOLUHYDROQUINONE).

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1119. 2,4-DICUMYLPHENOL.

5 Subchapter II of chapter 99 is amended by inserting

6 in numerical sequence the following new heading:

"	9902.19.80	2,4-Dicumylphenol (CAS No. 2772-				
		45–4) (provided for in subheading 2907.19.20 or 2907.19.80)	No change	No change	On or before	
					12/31/2003	".

7 SEC. 1120. CERTAIN CATHODE-RAY TUBES.

- 8 Subchapter II of chapter 99 is amended by inserting
- 9 in numerical sequence the following new heading:

8540.60.00)	"	9902.85.42	Cathode-ray data/graphic display tubes, color, with a less than 90 degree deflection (provided for in subheading 8540.60.00)	Free	No change	No change			".
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10 SEC. 1121. OTHER CATHODE-RAY TUBES.

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:

"	9902.85.41	Cathode-ray data/graphic display tubes, color, with a phosphor dot screen pitch smaller than 0.4 mm, and with a less than 90 degree deflection (provided for in subheading					
		8540.40.00)	1%	No change	No change	On or before 12/31/2003	".

13 SEC. 1122. CERTAIN RAW COTTON.

14 Subchapter II of chapter 99 is amended by inserting

15 in numerical sequence the following new headings:

"	9902.52.01	Cotton, not carded or combed, having a staple length under 31.75 mm (1 ¹ / ₄ inches), described in general note 15 of the tariff schedule and entered pursu- ant to its provisions (provided for in subheading 5201.00.22)	Free	No change	No change	On or before 12/31/2003	
	9902.52.03	Cotton, not carded or combed, having a staple length under $31.75 \text{ mm} (1^{1/4}$ inches), described in additional U.S. note 7 of chapter 52 and entered pur- suant to its provisions (provided for					
		in subheading 5201.00.34)	Free	No change	No change	On or before 12/31/2003	".

1 SEC. 1123. RHINOVIRUS DRUG.

2 Subchapter II of chapter 99 is amended by inserting

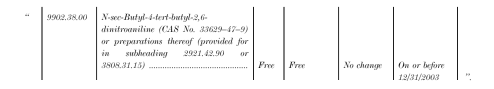
3 in numerical sequence the following new heading:

"	9902.32.97	(2E,4S)-4-(((2R,5S)-2-((4-					
		Fluorophenyl)-methyl)-6-methyl-5-					
		(((5-methyl-3-isoxazolyl)-carbonyly)					
		amino)-1,4-dioxoheptyl)-amino)-5-					
		((38)-2-oxo-3-pyrrolidinyl)-2-					
		pentenoic acid, ethyl ester (CAS No.					
		223537-30-2) (provided for in sub-					
		heading 2934.90.39)	Free	No change	No change	On or before	
				5	, i i i i i i i i i i i i i i i i i i i	12/31/2003	".

4 SEC. 1124. BUTRALIN.

5 Subchapter II of chapter 99 is amended by inserting

6 in numerical sequence the following new heading:



7 SEC. 1125. BRANCHED DODECYLBENZENE.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new heading:



14

1 SEC. 1126. CERTAIN FLUORINATED COMPOUND.

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1127. CERTAIN LIGHT ABSORBING PHOTO DYE.

5 Subchapter II of chapter 99 is amended by inserting

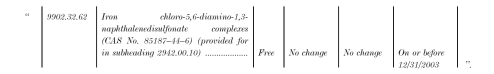
6 in numerical sequence the following new heading:

"	9902.29.55	4-Chloro-3-[4-[[4- (dimethylamino)phenyl]methylene]- 4,5-dihydro-3-methyl-5-oxo-1H- pyrazol-yl]benzenesulfonic acid, com- pound with pyridine (1:1) (CAS No. 160828-81-9) (provided for in sub- heading 2934.90.90)	Free	No change	No change	On or before 12/31/2003	"
				•	•	12/01/2000	• •

7 SEC. 1128. FILTER BLUE GREEN PHOTO DYE.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new heading:



10 SEC. 1129. CERTAIN LIGHT ABSORBING PHOTO DYES.

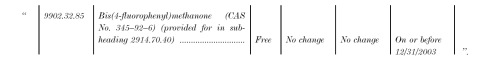
- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:

"	9902.29.34	4-[4-[3-[4-(Dimethylamino)phenyl]-2-					
		propenylidene]-4,5-dihydro-3-methyl-					
		5-oxo-1H-pyrazol-1-yl]benzenesulfonic					
		acid, compound with N.N-					
		diethylethanamine (1:1) (CAS No.					
		109940-17-2); 4-[3-[3-Carboxy-5-hy-					
		droxy-1-(4-sulfophenyl)-1H-pyrazole-					
		4-yl]-2-propenylidene]-4,5-dihydro-5-					
		a-gij-z-propenytiaenej-4,5-ainyaro-5- oxo-1-(4-sulfophenyl)-1H-pyrazole-3-					
		carboxylic acid, sodium salt, com-					
		pound with N,N-diethylethanamine					
		(CAS No. 90066–12–9); 4-[4,5-					
		dihydro-4-[[5-hydroxy-3-methyl-1-(4-					
		sulfophenyl)-1H- pyrazol-4-					
		yl]methylene]-3-methyl-5-oxo-1H-					
		pyrazol-1-yl]benzenesulfonic acid,					
		dipotassium salt (CAS No. 94266–02–					
		1); 4-[4-[[4-(Dimethylamino)-					
		phenyl]methylene]-4,5-dihydro-3-meth-					
		yl-5-oxo-1H-pyrazol-l-					
		yl]benzenesulfonic acid, potassium salt					
		(CAS No. 27268-31-1); 4,5-dihydro-5-					
		oxo-4-[(phenylamino)methylene]-1-(4-					
		sulfophenyl)-1H-pyrazole-3-carboxylic					
		acid, disodium salt; and 4-[5-[3-					
		Carboxy-5-hydroxy-1-(4-sulfophenyl)-					
		1H-pyrazol-4-yl]-2,4-					
		pentadienylidene]-4,5-dihydro-5-oxo-1-					
		(4-sulfophenyl)-1H-pyrazole-3-car-					
		boxylic acid, tetrapotassium salt (CAS					
		No. 134863-74-4) (all of the foregoing					
		provided for in subheading					
		2933.19.30)	Free	No change	No change	On or before	
	l			l		12/31/2003	".

1 SEC. 1130. 4,4'-DIFLUOROBENZOPHENONE.

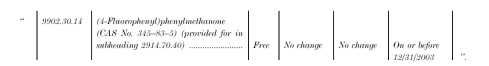
2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1131. A FLUORINATED COMPOUND.

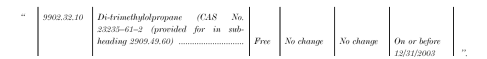
- 5 Subchapter II of chapter 99 is amended by inserting
- 6 in numerical sequence the following new heading:



1 SEC. 1132. DiTMP.

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1133. HPA.

5 Subchapter II of chapter 99 is amended by inserting

6 in numerical sequence the following new heading:



7 SEC. 1134. APE.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new heading:



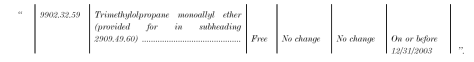
10 SEC. 1135. TMPDE.

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:

" 9902.32.58 Trimethylolpropane, diallyl ether (CAS No. 682–09–7) (provided for in subheading 2909.49.60)	Free	No change	No change	On or before 12/31/2003	".
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13 SEC. 1136. TMPME.

- 14 Subchapter II of chapter 99 is amended by inserting
- 15 in numerical sequence the following new heading:



1 SEC. 1137. TUNGSTEN CONCENTRATES.

2 Subchapter II of chapter 99 is amended by inserting

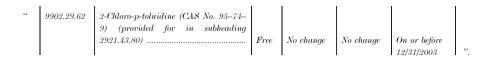
3 in numerical sequence the following new heading:



4 SEC. 1138. 2 CHLORO AMINO TOLUENE.

5 Subchapter II of chapter 99 is amended by inserting

6 in numerical sequence the following new heading:



7 SEC. 1139. CERTAIN ION-EXCHANGE RESINS.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new heading:

"	9902.39.30	Ion-exchange resin, comprising a co- polymer of 2-propenenitrile with diethenylbenzene, ethenylethylbenzene and 1,7-octadiene, hydrolyzed (CAS No. 130353-60-5) (provided for in subheading 3914.00.60)	Free	No change	No change	On or before 12/31/2003
	9902.39.31	Ion-exchange resin, comprising a co- polymer of 2-propenenitrile with 1,2,4-triethylenylcyclohexane, hydrolyzed (CAS No. 109961-42-4) (provided for in subheading				
		3914.00.60)	Free	No change	No change	On or before 12/31/2003
	9902.39.32	Ion-exchange resin, comprising a co- polymer of 2-propenenitrile with diethenylbenzene, hydrolyzed (CAS No. 135832-76-7) (provided for in sub-				
		heading 3914.00.60)	Free	No change	No change	On or before 12/31/2003 ".

10 SEC. 1140. 11-AMINOUNDECANOIC ACID.

Subchapter II of chapter 99 is amended by inserting
in numerical sequence the following new heading:

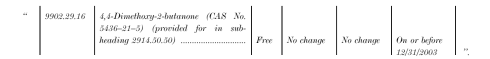
 "
 9902.32.49
 11-Aminoundecanoic acid (CAS No. 2432-99-7) (provided for in subheading 2922.49.40)
 No.
 No change
 No change
 On or before 12/31/2003
 No

SEC. 1141. DIMETHOXY BUTANONE (DMB).

1

2 Subchapter II of chapter 99 is amended by inserting

3 in the numerical sequence the following new heading:



4 SEC. 1142. DICHLORO ANILINE (DCA).

5 Subchapter II of chapter 99 is amended by inserting

6 in the numerical sequence the following new heading:

"	9902.29.17	2,6-Dichloro aniline (CAS No. 608-					
		31–1) (provided for in subheading					
		2921.42.90)	Free	No change	No change	On or before	
						12/31/2003	".

7 SEC. 1143. DIPHENYL SULFIDE.

- 8 Subchapter II of chapter 99 is amended by inserting
- 9 in the numerical sequence the following new heading:

 "
 9902.29.06
 Diphenyl sulfide (CAS No. 139–66–2) (provided for in subheading 2930.90.29)
 Free
 No change
 On or before 12/31/2003
 ".

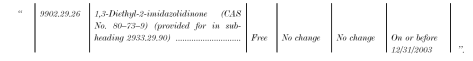
10 SEC. 1144. TRIFLURALIN.

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in the numerical sequence the following new heading:

"	9902.29.02	α , α , α . T rifluoro-2, 6-dinitro-p-tolu- idine (CAS No. 1582–09–8) (provided for in subheading 2921, 43, 15)		No change	No change	On or before 12/31/2003	".
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13 SEC. 1145. DIETHYL IMIDAZOLIDINONE (DMI).

- 14 Subchapter II of chapter 99 is amended by inserting
- 15 in the numerical sequence the following new heading:



1 SEC. 1146. ETHALFLURALIN.

2 Subchapter II of chapter 99 is amended by inserting

3 in the numerical sequence the following new heading:



4 SEC. 1147. BENFLURALIN.

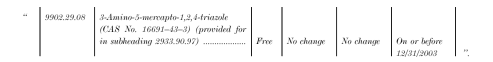
Subchapter II of chapter 99 is amended by striking
heading 9902.29.59 and by inserting the following new
heading:

"	9902.29.59	N-Butyl-N-ethyl-α,α,α.trifluoro-2,6- dinitro-p-toluidine (CAS No. 1861– 40–1) (provided for in subheading 2921.43.80)		No change	No change	On or before 12/31/2003	
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8 SEC. 1148. 3-AMINO-5-MERCAPTO-1,2,4-TRIAZOLE (AMT).

9 Subchapter II of chapter 99 is amended by inserting

10 in the numerical sequence the following new heading:



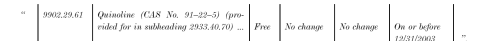
- 11 SEC. 1149. DIETHYL PHOSPHOROCHLORODOTHIOATE
- 12 (**DEPCT**).
- 13 Subchapter II of chapter 99 is amended by inserting
- 14 in the numerical sequence the following new heading:

"	9902.29.58	O,O-Diethyl phosphorochlorodothioate (CAS No. 2524–04–1) (provided for in				
		(CAS No. 2524–04–1) (provided for in subheading 2920.10.50)	No change	No change	On or before 12/31/2003	"

1 SEC. 1150. REFINED QUINOLINE.

2 Subchapter II of chapter 99 is amended by inserting

3 in the numerical sequence the following new heading:



4 SEC. 1151. DMDS.

5 Subchapter II of chapter 99 is amended by inserting

6 in the numerical sequence the following new heading:

"	2,2-Dithiobis(8-fluoro-5-methoxy)- 1,2,4- triazolo[1,5-c] pyrimidine (CAS					
	No. 166524-74-9) (provided for in					
	subheading 2933.59.80)	Free	No change	No change	On or before	
					12/31/2003	"

7 SEC. 1152. VISION INSPECTION SYSTEMS.

8 Subchapter II of chapter 99 is amended by inserting

9 in the numerical sequence the following new heading:

"	9902.90.20	Automated visual inspection systems					
		of a kind used for physical inspection					
		of capacitors (provided for in sub-					
		headings 9031.49.90 and 9031.80.80)	Free	No change	No change	On or before	
						12/31/2003	".

10 SEC. 1153. ANODE PRESSES.

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in the numerical sequence the following new heading:

"	9902.84.70	Presses for pressing tantalum powder into anodes (provided for in sub-				
			No change	No change	On or before	
					12/31/2003	".

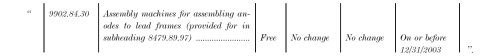
13 SEC. 1154. TRIM AND FORM MACHINES.

- 14 Subchapter II of chapter 99 is amended by inserting
- 15 in the numerical sequence the following new heading:

"	9902.84.40	Trimming and forming machines used			l	l	I
	9902.04.40	0 0 0					
		in the manufacture of surface mounted					
		electronic components other than semi-					
		conductors prior to marking (provided					
		for in subheadings 8462.21.80,					
		8462.29.80, and 8463.30.00)	Free	No change	No change	On or before	
				_	_	12/31/2003	".

1 SEC. 1155. CERTAIN ASSEMBLY MACHINES.

- 2 Subchapter II of chapter 99 is amended by inserting
- 3 in the numerical sequence the following new heading:



4 SEC. 1156. THIONYL CHLORIDE.

- 5 Subchapter II of chapter 99 is amended by inserting
- 6 in numerical sequence the following new heading:



7 SEC. 1157. PHENYLMETHYL HYDRAZINECARBOXYLATE.

- 8 Subchapter II of chapter 99 is amended by inserting
- 9 in the numerical sequence the following new heading:

"	9902.29.96	Phenylmethyl hydrazinecarboxylate (CAS No. 5331–43–1) (provided for in				
			No change	No change	On or before 12/31/2003	".

10 SEC. 1158. TRALKOXYDIM FORMULATED.

(a) IN GENERAL.—Subchapter II of chapter 99 is
amended by inserting in the numerical sequence the following new headings:

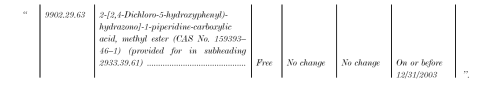
"	9902.06.62	2-[1-(Ethoxyimino)-propyl]-3-hy-				
		droxy-5-(2,4,6-trimethylphenyl)-2-				
		cyclohexen-1-one (Tralkoxydim) (CAS				
		No. 87820-88-0) (provided for in sub-				
		heading 2925.20.60)	Free	No change	No change	On or before
				_	_	12/31/2001

	20
	9902.06.01 Mixtures of 2-[1-(Ethoxyimino)- propyl]-3-hydroxy-5-(2,4,6- trimethylphenyl)-2-cyclohexen-1-one (Tralkoxydim) (CAS No. 87820-88-0) and application adjuvants (provided for in subheading 3808.30.15) Free No change On or before 12/31/2001
1	(b) CALENDAR YEAR 2002.—
2	(1) IN GENERAL.—Headings 9902.06.62 and
3	9902.06.01, as added by subsection (a), are
4	amended—
5	(A) by striking "Free" each place it appears
6	and inserting "1.1%"; and
7	(B) by striking "On or before 12/31/2001"
8	each place it appears and inserting "On or be-
9	fore 12/31/2002".
10	(2) EFFECTIVE DATE.—The amendments made
11	by paragraph (1) shall take effect on January 1,
12	2002.
13	(c) CALENDAR YEAR 2003.—
14	(1) IN GENERAL.—Headings 9902.06.62 and
15	9902.06.01, as added by subsection (a), are
16	amended—
17	(A) by striking "1.1%" each place it ap-
18	pears and inserting "2.3%"; and
19	(B) by striking "On or before 12/31/2002"
20	each place it appears and inserting "On or be-
21	fore 12/31/2003".

(2) EFFECTIVE DATE.—The amendments made
 by paragraph (1) shall take effect on January 1,
 2003.

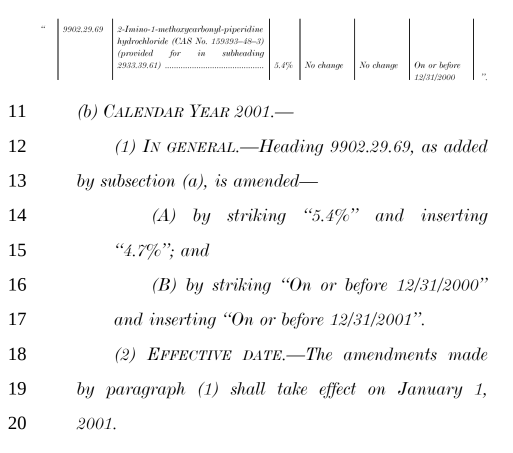
4 SEC. 1159. KN002.

5 Subchapter II of chapter 99 is amended by inserting
6 in the numerical sequence the following new heading:



7 SEC. 1160. KL084.

8 (a) CALENDAR YEAR 2000.—Subchapter II of chapter
9 99 is amended by inserting in the numerical sequence the
10 following new heading:



	20
1	(c) Calendar Year 2002.—
2	(1) IN GENERAL.—Heading 9902.29.69, as added
3	by subsection (a), is amended—
4	(A) by striking "4.7%" and inserting
5	"4.0%"; and
6	(B) by striking "On or before 12/31/2001"
7	and inserting "On or before 12/31/2002".
8	(2) EFFECTIVE DATE.—The amendments made
9	by paragraph (1) shall take effect on January 1,
10	2002.
11	(d) CALENDAR YEAR 2003.—
12	(1) IN GENERAL.—Heading 9902.29.69, as added
13	by subsection (a), is amended—
14	(A) by striking "4.0%" and inserting
15	"3.3%"; and
16	(B) by striking "On or before 12/31/2002"
17	and inserting "On or before 12/31/2003".
18	(2) EFFECTIVE DATE.—The amendments made
19	by paragraph (1) shall take effect on January 1,
20	2003.
21	SEC. 1161. IN-N5297.
22	Subchapter II of chapter 99 is amended by inserting
23	in numerical sequence the following new heading:
	" 9902.29.35 2-(Methoxycarbonyl)-

"	9902.29.35	2-(Methoxycarbonyl)-					
		benzylsulfonamide (CAS No. 59777-					
		72–9) (provided for in subheading					
		2935.00.75)	Free	No change	No change	On or before	
						12/31/2003	".

1 SEC. 1162. AZOXYSTROBIN FORMULATED.

2 Subchapter II of chapter 99 is amended by inserting

3 in the numerical sequence the following new heading:

"	9902.38.01	Methyl (E)-2-2[6-(2-cyanophenoxy)- pyrimidin-4-xloxy]phenyl-3- methoxyacrylate (CAS No. 131860–					
		33–8) (provided for in subheading 3808.20.15)	5.7%	No change	No change	On or before 12/31/2003	".

4 SEC. 1163. FUNGAFLOR 500 EC.

5 Subchapter II of chapter 99 is amended by inserting

6 in numerical sequence the following new heading:

" 9902.38.0	Mixtures of enilconazole (CAS No. 35554-44-0 or 73790-28-0) and ap- plication adjuvants (provided for in subheading 3808.20.15)		No change	No change	On or before 12/31/2003	".
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7 SEC. 1164. NORBLOC 7966.

8 Subchapter II of chapter 99 is amended by inserting

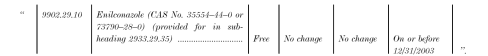
9 in numerical sequence the following new heading:

"	2-(2'-Hydroxy-5'- methacrylyloxyethylphenyl)-2H-					
	benzotriazole (CAS No. 96478–09–0) (provided for in subheading 2933.90.79)	Free	No change	No change	On or before 12/31/2003	".

10 SEC. 1165. IMAZALIL.

11 Subchapter II of chapter 99 is amended by inserting

12 in numerical sequence the following new heading:



13 SEC. 1166. 1,5-DICHLOROANTHRAQUINONE.

14 Subchapter II of chapter 99 is amended by inserting

15 in numerical sequence the following new heading:

i					1		l
"	9902.29.14	1,5-Dichloroanthraquinone (CAS No.					
		82–46–2) (provided for in subheading					
		2914.70.40)	Free	Free	No change	On or before	
						12/31/2003	".

1 SEC. 1167. ULTRAVIOLET DYE.

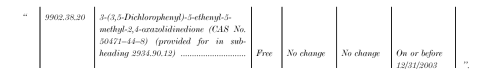
2 Subchapter II of chapter 99 is amended by inserting
3 in numerical sequence the following new heading:



4 SEC. 1168. VINCLOZOLIN.

5 Subchapter II of chapter 99 is amended by inserting

6 in numerical sequence the following new heading:



7 SEC. 1169. TEPRALOXYDIM.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new heading:

"	9902.32.64	Mixtures of E-2-[1-[[(3-chloro-2-pro- penyl)oxy]-imino]propyl]-3-hydroxy- 5- (tetrahydro-2H-pyran-4-yl)-2-cyclo- hexen-1-one (CAS No. 149979–41–9) and application adjuvants (provided					
		for in subheading 3808.30.50)	Free	No change	No change	On or before 12/31/2003	".

10 SEC. 1170. PYRIDABEN.

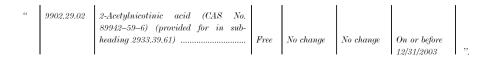
- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:

"	9902.38.30	4-Chloro-2-(1,1-dimethylethyl)-5-(((4-					
		(1,1-dimethylethyl)phenyl)-meth-					
		yl)thio)-3-(2H)-pyridazinone (CAS					
		No. 96489–71–3) (provided for in sub-					
		heading 2933.90.22)	Free	No change	No change	On or before	
						12/31/2003	"

1 SEC. 1171. 2-ACETYLNICOTINIC ACID.

2 Subchapter II of chapter 99 is amended by inserting

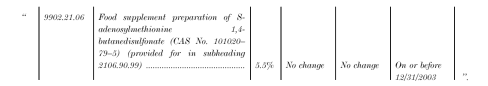
3 in numerical sequence the following new heading:



4 SEC. 1172. SAMe.

5 Subchapter II of chapter 99 is amended by inserting

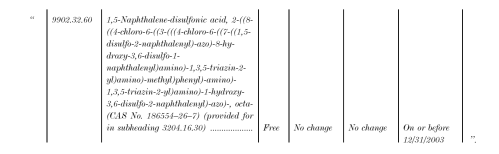
6 in numerical sequence the following new heading:



7 SEC. 1173. PROCION CRIMSON H-EXL.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new heading:



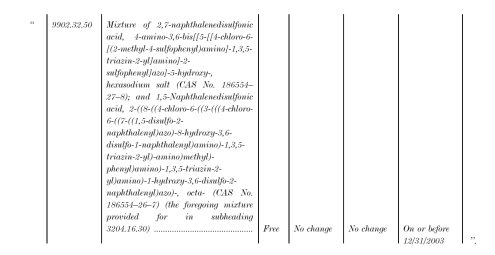
10 SEC. 1174. DISPERSOL CRIMSON SF GRAINS.

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:

ű	9902.32.05	Mixture of 3-phenyl-7-(4- propoxyphenyl)benzo-(1,2-b:4,5-b')- difuran-2,6-dione (CAS No. 79694– 17-0); 4-(2,6-dihydro-2,6-dioxo)-7- phenylbenzo-(1,2-b:4,5-b')-difuran-3- ylphenoxyacetic acid, 2-ethoxyethyl ester (CAS No. 126877–05–2); and 4- (2,6-dihydro-2,6-dioxo-7-(4- propoxphenyl)-benzo-(1,2-b:4,5-b')- difuran-3-yl)-phenoxy)phenoxy)-acetic					
		difuran-3-yl)-phenoxy)phenoxy)-acetic acid, 2-ethoxyethyl ester (CAS No. 126877-06-3) (the foregoing mixture provided for in subheading 3204.11.35)	Free	No change	No change	On or before 12/31/2003	".

1 SEC. 1175. PROCION NAVY H-EXL.

- 2 Subchapter II of chapter 99 is amended by inserting
- 3 in numerical sequence the following new heading:



4 SEC. 1176. PROCION YELLOW H-EXL.

Subchapter II of chapter 99 is amended by inserting
in numerical sequence the following new heading:

"	9902.32.46	Reactive yellow 138:1 mixed with non- color dispersing agent, anti-dusting					
		agent and water (CAS No. 72906-25- 3) (the foregoing provided for in sub-					
		heading 3204.16.30)	Free	No change	No change	On or before 12/31/2003	".

7 SEC. 1177. 2-PHENYLPHENOL.

- 8 Subchapter II of chapter 99 is amended by inserting
- 9 in numerical sequence the following new heading:

"	9902.29.25	2-Phenylphenol (CAS No. 90–43–7) (provided for in subheading 2907,19.80)	Free	No change	No change	On or before	
					_	12/31/2003	".

1 SEC. 1178. 2-METHOXY-1-PROPENE.

2 Subchapter II of chapter 99 is amended by inserting
3 in numerical sequence the following new heading:

u	9902.29.27	2-Methoxy-1-propene (CAS No. 116– 11–0) (provided for in subheading 2909.19.18)		No change	No change	On or before 12/31/2003	,,
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4 SEC. 1179. 3,5-DIFLUOROANILINE.

5 (a) CALENDAR YEARS 2000 AND 2001.—Subchapter II
6 of chapter 99 is amended by inserting in numerical se7 quence the following new heading:

	"	9902.29.56	3,5-Difluoroaniline (CAS No. 372–39– 4) (provided for in subheading 2921.42.65)	7.4%	No change	No change	On or before 12/31/2001	".
8		(b) (Valendar Year 2002	<i>?</i> .—				

9 (1) IN GENERAL.—Heading 9902.29.56, as added
10 by subsection (a), is amended—

 11
 (A) by striking "7.4%" and inserting

 12
 "6.7%"; and

13 (B) by striking "On or before 12/31/2001"
14 and inserting "On or before 12/31/2002".

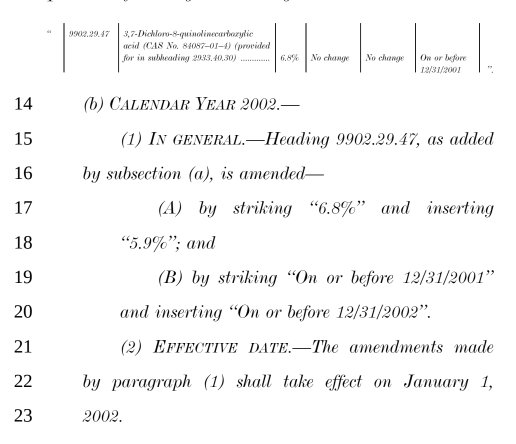
15 (2) EFFECTIVE DATE.—The amendments made
16 by paragraph (1) shall take effect on January 1,
17 2002.

18 (c) CALENDAR YEAR 2003.—

1 (1) IN GENERAL.—Heading 9902.29.56, as added 2 by subsection (a), is amended— (A) by striking "6.7%" and inserting 3 "6.3%"; and 4 (B) by striking "On or before 12/31/2002" 5 6 and inserting "On or before 12/31/2003". 7 (2) EFFECTIVE DATE.—The amendments made 8 by paragraph (1) shall take effect on January 1, 9 2003.

10 SEC. 1180. QUINCLORAC.

(a) CALENDAR YEARS 2000 AND 2001.—Subchapter II
of chapter 99 is amended by inserting in numerical sequence the following new heading:



(c) CALENDAR YEAR 2003.— 1 2 (1) IN GENERAL.—Heading 9902.29.47, as added by subsection (a), is amended— 3 (A) by striking "5.9%" and inserting 4 "5.4%"; and 5 6 (B) by striking "On or before 12/31/2002" and inserting "On or before 12/31/2003". 7 8 (2) EFFECTIVE DATE.—The amendments made by paragraph (1) shall take effect on January 1, 9 10 2003.

11 SEC. 1181. DISPERSOL BLACK XF GRAINS.

12 Subchapter II of chapter 99 is amended by inserting

13 in numerical sequence the following new heading:

"	9902.32.81	Mixture of Disperse blue 284, Disperse brown 19 and Disperse red 311 with non-color dispersing agent (provided					
		for in subheading 3204.11.35)	Free	No change	No change	On or before 12/31/2003	".

14 SEC. 1182. FLUROXYPYR, 1-METHYLHEPTYL ESTER (FME).

- 15 Subchapter II of chapter 99 is amended by inserting
- 16 in numerical sequence the following new heading:

Methylheptyl ((4-amino-3,5-dichloro-6- fluoro-2-pyridinyl)oxy)acetate) (CAS No. 81406-37-3) (provided for in sub- heading 2933.39.25) Free No change No change On or before 12/31/2003		9902.29.77	fluoro-2-pyridinyl)oxy)acetate) (CAS No. 81406–37–3) (provided for in sub-	Free	No change	No change			
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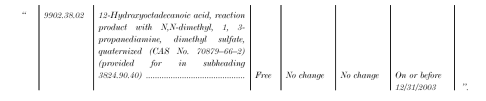
17 SEC. 1183. SOLSPERSE 17260.

- 18 Subchapter II of chapter 99 is amended by inserting
- 19 in numerical sequence the following new heading:

<i></i>	9902.38.29	12-Hydroxyoctadecanoic acid, reaction product with N,N-dimethyl-1,3- propanediamine, dimethyl sulfate, quaternized, 60 percent solution in					
		toluene (CAS No. 70879-66-2) (pro- vided for in subheading 3824.90.28)	Free	No change	No change	On or before 12/31/2003	".

1 SEC. 1184. SOLSPERSE 17000.

- 2 Subchapter II of chapter 99 is amended by inserting
- 3 in numerical sequence the following new heading:



4 SEC. 1185. SOLSPERSE 5000.

- 5 Subchapter II of chapter 99 is amended by inserting
- 6 in numerical sequence the following new heading:

"	9902.38.03	1-Octadecanaminium, N,N-dimethyl- N-octadecyl-, (Sp-4-2)-[29H,31H- phthalocyanine-2-sulfonato(3-)- N ²⁹ ,N ³⁰ ,N ³¹ ,N ³²]cuprate(1-) (CAS No.					
		70750-63-9) (provided for in sub-	Free	No change	No change	On or before 12/31/2003	".

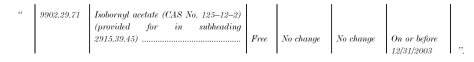
7 SEC. 1186. CERTAIN TAED CHEMICALS.

- 8 Subchapter II of chapter 99 is amended by inserting
- 9 in numerical sequence the following new heading:

" 9902.29.70 Tetraacetylethylenediamine (CAS Nos. 10543–57–4) (provided for in sub- heading 2924.10.10)		No change	No change	On or before 12/31/2003	".
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10 SEC. 1187. ISOBORNYL ACETATE.

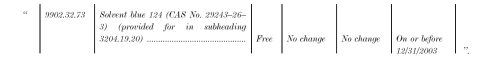
- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:



1 SEC. 1188. SOLVENT BLUE 124.

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1189. SOLVENT BLUE 104.

5 Subchapter II of chapter 99 is amended by inserting

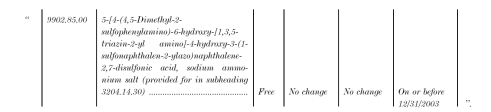
6 in numerical sequence the following new heading:

"	9902.32.72	Solvent blue 104 (CAS No. 116–75–6) (provided for in subheading				
		3204.19.20)	No change	No change	On or before 12/31/2003	".

7 SEC. 1190. PRO-JET MAGENTA 364 STAGE.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new heading:



10 SEC. 1191. 4-AMINO-2,5-DIMETHOXY-N-PHENYLBENZENE

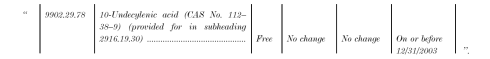
- 11 SULFONAMIDE.
- 12 Subchapter II of chapter 99 is amended by inserting
- 13 in numerical sequence the following new heading:

"	9902.29.73	4-Amino-2,5-dimethoxy-N- phenylbenzene sulfonamide (CAS No.					
		52298–44–9) (provided for in sub- heading 2935.00.10)	Free	No change	No change	On or before 12/31/2003	".

1 SEC. 1192. UNDECYLENIC ACID.

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1193. 2-METHYL-4-CHLOROPHENOXYACETIC ACID.

5 Subchapter II of chapter 99 is amended by inserting

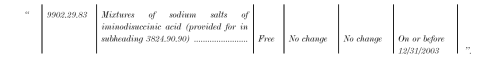
6 in numerical sequence the following new heading:

"	9902.29.81	2-Methyl-4-chlorophenoxyacetic acid					
		(CAS No. 94-74-6) and its 2-					
		ethylhexyl ester (CAS No. 29450-45-					
		1) (provided for in subheading					
		2918.90.20); and 2-Methyl-4-					
		chlorophenoxy-acetic acid, dimethyl-					
		amine salt (CA8 No. 2039-46-5)					
		(provided for in subheading					
		2921.19.60)	2.6%	No change	No change	On or before	
						12/31/2003	".

7 SEC. 1194. IMINODISUCCINATE.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new heading:



10 SEC. 1195. IMINODISUCCINATE SALTS AND AQUEOUS SOLU-

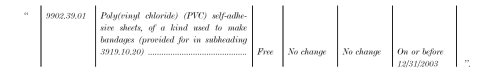
11 TIONS.

- 12 Subchapter II of chapter 99 is amended by inserting
- 13 in numerical sequence the following new heading:

"	9902.38.10	Mixtures of sodium salts of iminodisuccinic acid, dissolved in					
		water (provided for in subheading					
		3824.90.90)	Free	No change	No change	On or before 12/31/2003	".

1SEC. 1196. POLY(VINYL CHLORIDE) (PVC) SELF-ADHESIVE2SHEETS.

- 3 Subchapter II of chapter 99 is amended by inserting
- 4 in numerical sequence the following new heading:



5 SEC. 1197. 2-BUTYL-2-ETHYLPROPANEDIOL.

- 6 Subchapter II of chapter 99 is amended by inserting
- 7 in numerical sequence the following new heading:

"	2-Butyl-2-ethylpropane-1,3-diol (CAS No. 115–84–4) (provided for in sub- heading 2905.39.90)	No change	No change	On or before	
				12/31/2003	".

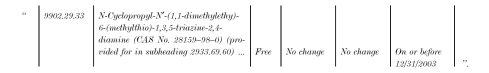
8 SEC. 1198. CYCLOHEXADEC-8-EN-1-ONE.

- 9 Subchapter II of chapter 99 is amended by inserting
- 10 in numerical sequence the following new heading:



11 SEC. 1199. PAINT ADDITIVE CHEMICAL.

- 12 Subchapter II of chapter 99 is amended by inserting
- 13 in numerical sequence the following new heading:



14 SEC. 1200. o-CUMYL-OCTYLPHENOL.

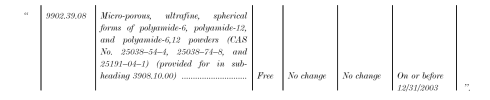
- 15 Subchapter II of chapter 99 is amended by inserting
- 16 in numerical sequence the following new heading:

u	9902.29.86	o-Cumyl-octylphenol (CAS No. 73936– 80–8) (provided for in subheading 2907,19.80)	No change	No change	On or before	.,
					12/31/2003	".

37

1 SEC. 1201. CERTAIN POLYAMIDES.

- 2 Subchapter II of chapter 99 is amended by inserting
- 3 in numerical sequence the following new heading:



4 SEC. 1202. MESAMOLL.

- 5 Subchapter II of chapter 99 is amended by inserting
- 6 in numerical sequence the following new heading:

"	9902.38.14	Mixture of phenyl esters of C ₁₀ -C ₁₈ alkylsulfonic acids (CAS No. 70775- 94-9) (provided for in subheading					
		3812.20.10)	Free	No change	No change	On or before 12/31/2003	".

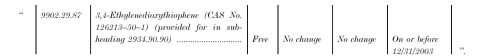
7 SEC. 1203. VULKALENT E/C.

- 8 Subchapter II of chapter 99 is amended by inserting
- 9 in numerical sequence the following new heading:

"	9902.38.31	Mixtures of N-phenyl-N- ((trichloromethyl)thio)- benzenesulfonamide, calcium car-				
		bonate, and mineral oil (provided for in 3824.90.28)	No change	No change	On or before 12/31/2003	".

10 SEC. 1204. BAYTRON M.

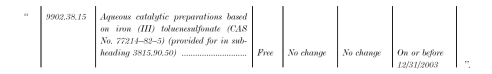
- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:



1 SEC. 1205. BAYTRON C-R.

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1206. BAYTRON P.

- 5 Subchapter II of chapter 99 is amended by inserting
- 6 in numerical sequence the following new heading:

"	9902.39.15	Aqueous dispersions of poly(3,4- ethylenedioxythiophene) poly- (styrenesulfonate) (cationic) (CAS No. 155090-83-8) (provided for in sub- heading 3911.90.25)		No change	No change	On or before	
			I	I		12/31/2003	".

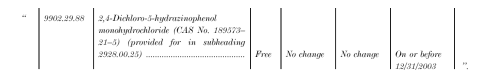
7 SEC. 1207. DIMETHYL DICARBONATE.

- 8 Subchapter II of chapter 99 is amended by inserting
- 9 in numerical sequence the following new heading:



10 SEC. 1208. KN001 (A HYDROCHLORIDE).

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:



13 SEC. 1209. KL540.

14 Subchapter II of chapter 99 is amended by inserting

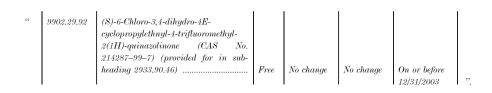
15 in numerical sequence the following new heading:

"	9902.29.91	Methyl-4-trifluoromethoxyphenyl-N- (chlorocarbonyl) carbamate (CAS No. 173903-15-6) (provided for in sub- heading 2024 20 70)		No abamas	No shanas	On or hefere	
		heading 2924.29.70)	Free	No change	No change	On or before 12/31/2003	".

39

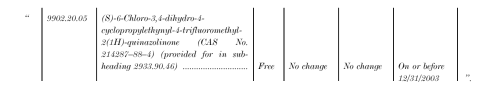
1 SEC. 1210. DPC 083.

2 Subchapter II of chapter 99 is amended by inserting
3 in numerical sequence the following new heading:



4 SEC. 1211. DPC 961.

- 5 Subchapter II of chapter 99 is amended by inserting
- 6 in numerical sequence the following new heading:



7 SEC. 1212. PETROLEUM SULFONIC ACIDS, SODIUM SALTS.

- 8 Subchapter II of chapter 99 is amended by inserting
- 9 in numerical sequence the following new heading:

" 9902.34.01 Petroleum sulfonic acids, sodium salts (CAS No. 68608-26-4) (provided for in subheading 3402.11.50) Free No change No change On or before 12/31/2003 ".

10 SEC. 1213. PRO-JET CYAN 1 PRESS PASTE.

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:

"	9902.32.20	Direct blue 199 acid (CAS No. 80146-					
		12–9) (provided for in subheading					
		3204.14.30)	Free	No change	No change	On or before	
						12/31/2003	".

1 SEC. 1214. PRO-JET BLACK ALC POWDER.

2 Subchapter II of chapter 99 is amended by inserting

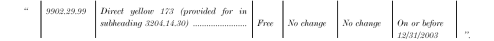
3 in numerical sequence the following new heading:



4 SEC. 1215. PRO-JET FAST YELLOW 2 RO FEED.

5 Subchapter II of chapter 99 is amended by inserting

6 in numerical sequence the following new heading:



7 SEC. 1216. SOLVENT YELLOW 145.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new heading:



10 SEC. 1217. PRO-JET FAST MAGENTA 2 RO FEED.

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:

" 9902.32.24 Direct violet 107 (provided for in subheading 3204.14.30) Free No change No change On or before 12/31/2003 ".

13 SEC. 1218. PRO-JET FAST CYAN 2 STAGE.

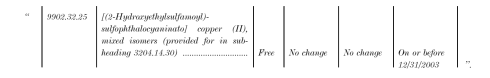
- 14 Subchapter II of chapter 99 is amended by inserting
- 15 in numerical sequence the following new heading:

" 9902.32.17 Direct blue 307 (provided for in subheading 3204.14.30) Free No change No change On or before 12/31/2003 "

1 SEC. 1219. PRO-JET CYAN 485 STAGE.

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1220. TRIFLUSULFURON METHYL FORMULATED PROD-

5 **UCT**.

6 Subchapter II of chapter 99 is amended by inserting

7 in numerical sequence the following new heading:

u	9902.38.50	Methyl 2-[[[[-4-(dimethylamino)-6- (2,2,2-trifluoroethoxy)-1,3,5-triazin-2- yl]amino]carbonyl]amino]sulfonyl]-3- methylbenzoate (CAS No. 126535-15- 7) (provided for in subheading					
		3808.30.15)	Free	No change	No change	On or before 12/31/2003	".

8 SEC. 1221. PRO-JET FAST CYAN 3 STAGE.

9 Subchapter II of chapter 99 is amended by inserting

10 in numerical sequence the following new heading:

"	9902.30.11	[29H,31H-Phthalocyaninato(2-)					
		-xN29,xN30,xN31,xN32] copper,[[2-[4-					
		(2-aminoethyl)-1-piperazinyl]-					
		ethyl/amino/sulfonylamino-					
		sulfonyl[(2-hydroxyethyl)amino]-					
		sulfonyl [[2-[[2-(1-piperazinyl)ethyl]-					
		amino)ethyl]-amino]sulfonyl sulfo de-					
		rivatives and their sodium salts (pro-					
		vided for in subheading 3204,14.30)	Free	No change	No change	On or before	
			2.00	in any	1.0 change	12/31/2003	".

11 SEC. 1222. PRO-JET CYAN 1 RO FEED.

- 12 (a) CALENDAR YEAR 2000.—Subchapter II of chapter
- 13 99 is amended by inserting in numerical sequence the fol-
- 14 *lowing new heading:*

	" 9902.32.65 Direct blue 199 sodium salt (CAS No. 90295-11-7) (provided for in sub- heading 3204.14.30)
1	(b) CALENDAR YEAR 2001.—
2	(1) IN GENERAL.—Heading 9902.32.65, as added
3	by subsection (a), is amended—
4	(A) by striking "9.5%" and inserting
5	"8.5%"; and
6	(B) by striking "On or before 12/31/2000"
7	and inserting "On or before 12/31/2001".
8	(2) EFFECTIVE DATE.—The amendments made
9	by paragraph (1) shall take effect on January 1,
10	2001.
11	(c) CALENDAR YEAR 2002.—
12	(1) IN GENERAL.—Heading 9902.32.65, as added
13	by subsection (a) and amended by subsection (b), is
14	further amended—
15	(A) by striking "8.5%" and inserting
16	"7.4%"; and
17	(B) by striking "On or before 12/31/2001"
18	and inserting "On or before 12/31/2002".
19	(2) EFFECTIVE DATE.—The amendments made
20	by paragraph (1) shall take effect on January 1,
21	2001.

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1SEC. 1223. PRO-JET FAST BLACK 287 NA PASTE/LIQUID2FEED.

3 (a) CALENDAR YEAR 2000.—Subchapter II of chapter
4 99 is amended by inserting in numerical sequence the fol5 lowing new heading:

	" 9902.32.67 Direct black 195 (CAS No. 160512- 93-6) (provided for in subheading 3204.14.30) No change No change On or before 12/31/2000
6	(b) CALENDAR YEAR 2001.—
7	(1) IN GENERAL.—Heading 9902.32.67, as added
8	by subsection (a), is amended—
9	(A) by striking "7.8%" and inserting
10	"7.1%"; and
11	(B) by striking "On or before 12/31/2000"
12	and inserting "On or before 12/31/2001".
13	(2) EFFECTIVE DATE.—The amendments made
14	by paragraph (1) shall take effect on January 1,
15	2001.
16	(c) Calendar Year 2002.—
17	(1) IN GENERAL.—Heading 9902.32.67, as added
18	by subsection (a) and amended by subsection (b), is
19	further amended—
20	(A) by striking "7.1%" and inserting
21	"6.4%"; and
22	(B) by striking "On or before 12/31/2001"
23	and inserting "On or before 12/31/2002".

(2) EFFECTIVE DATE.—The amendments made
 by paragraph (1) shall take effect on January 1,
 2001.

4	SEC.	1224.	4-(CYCLOPROPYL-α-HYDROXYMETHYLE	INE)-3,5-
5			DIOXO-CYCLOHEXANECARBOXYLIC	ACID

6 ETHYL ESTER.

7 Subchapter II of chapter 99 is amended by inserting

8 in numerical sequence the following new heading:

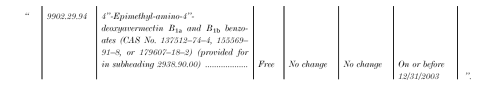
"	9902.29.93	4-(Cyclopropyl- α -hydroxymethylene)- 3,5-dioxo-cyclohexanecarboxylic acid,					
		ethyl ester (CAS No. 95266–40–3)					
		(provided for in subheading 2918.90.50)	Free	No ahamao	No shanao	On an hofene	
		2910.90.50)	riee	No change	No change	On or before 12/31/2003	".

9 SEC. 1225. 4"-EPIMETHYLAMINO-4"-DEOXYAVERMECTIN B_{1a}

10 **AND B_{1b} BENZOATES.**

11 Subchapter II of chapter 99 is amended by inserting

12 in numerical sequence the following new heading:



13 SEC. 1226. FORMULATIONS CONTAINING 2-[4-[(5-CHLORO-3-

14 FLUORO-2-PYRIDINYL)OXY]-PHENOXY]-2-

15 **PROPYNYL ESTER.**

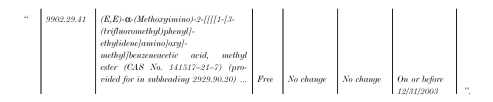
- 16 Subchapter II of chapter 99 is amended by inserting
- 17 in numerical sequence the following new heading:

"	Propanoic acid, 2-[4-[(5-chloro-3- fluoro-2-pyridinyl)oxy]-phenoxy]-2-					
	propynyl ester (CAS No. 105512–06– 9) (provided for in subheading					
		3%	No change	No change	On or before 12/31/2003	"

1	SE	C. 12	27. MIXTURES OF	2-	(2-CHLC	ROETH	IOXY)-N-[[4-	
2			METHOXY-6-MET	HYL-	1,3,5-TR	IAZIN-2	?-YL)-		
3			AMINO]CARBON	YLBE	NZENE	SULFON	NAMIDE]		
4		AND 3,6-DICHLORO-2-METHOXYBENZOIC ACID.							
5		Sube	chapter II of chapter	r 99	is ame	nded bį	y inserti	ng	
6	in	numer	ical sequence the follo	owin _:	g new h	eading:			
	"	9902.38.21	Mixtures of 2-(2-chloroethoxy)-N-[[4- methoxy-6-methyl-1,3,5-triazin-2- yl)amino]carbonylbenzene-sul- fonamide] (CAS No. 82097–50–5) and 3,6-dichloro-2-methoxybenzoic acia (CAS No. 1918–00–9) with applica- tion adjuvants (provided for in sub- heading 3808,30,15)		No change	No change	On or before 12/31/2003	".	

45

- 7 SEC. 1228. (E,E)-α-(METHOXYIMINO)-2-[[[[1-[38 (TRIFLUOROMETHYL)PHENYL]-ETHYL9 IDENEJAMINOJOXYJMETHYLJBENZENEACETIC
 10 ACID, METHYL ESTER.
- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:

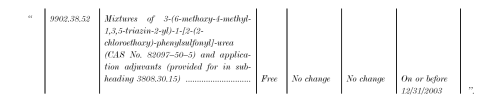


13 SEC. 1229. FORMULATIONS CONTAINING SULFUR.

- 14 Subchapter II of chapter 99 is amended by inserting
- 15 in numerical sequence the following new heading:

"	9902.38.13	Mixtures of sulfur (80 percent by weight) and application adjuvants (CAS No. 7704-34-9) (provided for in		NY 7	NY 7		
		subheading 3808.20.50)	Free	No change	No change	On or before 12/31/2003	".

4 Subchapter II of chapter 99 is amended by inserting
5 in numerical sequence the following new heading:



6 SEC. 1231. MIXTURES OF 4-CYCLOPROPYL-6-METHYL-N-

7 PHENYL-2-PYRIMIDINAMINE-4-(2,2-DIFLUORO-

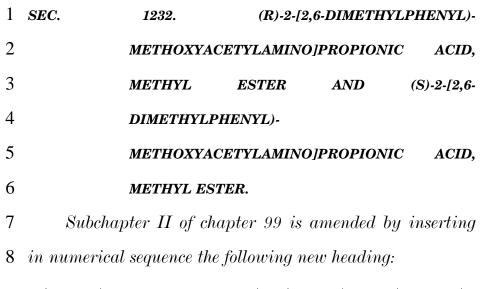
8 1,3-BENZODIOXOL-4-YL)-1H-PYRROLE-3-

9 **CARBONITRILE**.

10 Subchapter II of chapter 99 is amended by inserting

11 in numerical sequence the following new heading:

ű	9902.38.53	Mixtures of 4-cyclopropyl-6-methyl-N- phenyl-2-pyrimidinamine-4-(2,2- difluoro-1,3-benzodioxol-4-yl)-1H- pyrrole-3-carbonitrile (CAS No. 131341-86-1) and application adju- vants (provided for in subheading					
		vants (provided for in subneading 3808.20.15)	Free	No change	No change	On or before 12/31/2003	".



"	9902.29.31	(R)-2-[2,6-Dimethylphenyl)-					
		methoxyacetylamino]propionic acid,					
		methyl ester and (8)-2-[2,6-					
		Dimethylphenyl)-					
		methoxyacetylamino]propionic acid,					
		methyl ester (CAS No. 69516-34-3)					
		(both of the foregoing provided for in					
		subheading 2924.29.47)	Free	No change	No change	On or before	
						12/31/2003	".

9 SEC. 1233. MIXTURES OF BENZOTHIADIAZOLE-7-

10 CARBOTHIOIC ACID, S-METHYL ESTER.

11 Subchapter II of chapter 99 is amended by inserting

12 in numerical sequence the following new heading:

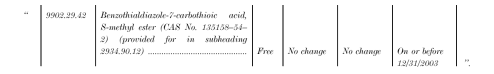


13 SEC. 1234. BENZOTHIALDIAZOLE-7-CARBOTHIOIC ACID, S-

14 *METHYL ESTER.*

15 Subchapter II of chapter 99 is amended by inserting

16 in numerical sequence the following new heading:



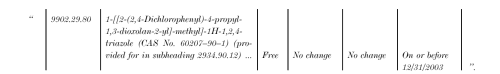
3 Subchapter II of chapter 99 is amended by inserting
4 in numerical sequence the following new heading:

" 9902.29.30 O-(4-Bromo-2-chlorophenyl)-O-ethyl-S-propyl phosphorothioate (CAS No. 41198-08-7) (provided for in subheading 2930.90.10) Free No change No change On or before 12(31/2003 "

5 SEC. 1236. 1-[[2-(2,4-DICHLOROPHENYL)-4-PROPYL-1,3-

6 DIOXOLAN-2-YL]-METHYL]-1H-1,2,4-TRIAZOLE.

7 Subchapter II of chapter 99 is amended by inserting
8 in numerical sequence the following new heading:



9 SEC. 1237. TETRAHYDRO-3-METHYL-N-NITRO-5-[[2-

10 PHENYLTHIO)-5-THIAZOLYL]-4H-1,3,5-

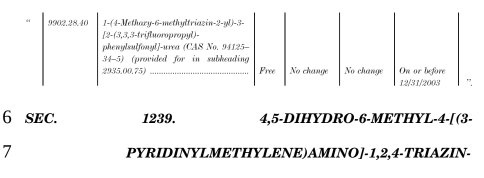
11 OXADIAZIN-4-IMINE.

- 12 Subchapter II of chapter 99 is amended by inserting
- 13 in numerical sequence the following new heading:

"	9902.29.76	Tetrahydro-3-methyl-N-nitro-5-[[2- phenylthio)-5-thiazolyl]-4-H-1,3,5- oxadiazin-4-imine (CAS No. 192439– 46-6) (provided for in subheading					
		2934.10.10)	4.3%	No change	No change	On or before 12/31/2003	".

4 Subchapter II of chapter 99 is amended by inserting

5 in numerical sequence the following new heading:

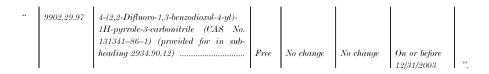


- 8 *3(2H)-ONE*.
- 9 Subchapter II of chapter 99 is amended by inserting
- 10 in numerical sequence the following new heading:

"	9902.28.94	4,5-Dihydro-6-methyl-4-[(3-					
		pyridinylmethylene)amino]-1,2,4-					
		triazin-3(2H)-one (CAS No. 123312– 89–0) (provided for in subheading					
		2933.69.60)	Free	No change	No change	On or before	
						12/31/2003	".

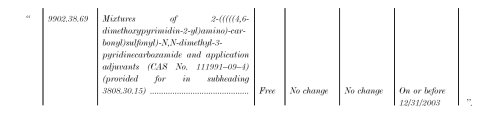
11 SEC. 1240. 4-(2,2-DIFLUORO-1,3-BENZODIOXOL-4-YL)-1H-

- 12 **PYRROLE-3-CARBONITRILE.**
- 13 Subchapter II of chapter 99 is amended by inserting
- 14 in numerical sequence the following new heading:



1	SEC. 1241. MIXTURES OF 2-(((((4,6-DIMETHOXYPYRIMIDIN-2-
2	YL)AMINO)-CARBONYL)SULFONYL)-N,N-DI-
3	METHYL-3-PYRIDINECARBOXAMIDE AND AP-
4	PLICATION ADJUVANTS.

5 Subchapter II of chapter 99 is amended by inserting
6 in numerical sequence the following new heading:



7 SEC. 1242. MONOCHROME GLASS ENVELOPES.

- 8 Subchapter II of chapter 99 is amended by inserting
- 9 in numerical sequence the following new heading:

"	Monochrome glass envelopes (provided for in subheading 7011.20.40)	No chanae	No change	On or before	
	, , , , , , , , , , , , , , , , , , ,	 		12/31/2003	".

10 SEC. 1243. CERAMIC COATER.

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in the numerical sequence the following new heading:

" 9902.84.00 Ceramic coater for laying down and drying ceramic (provided for in subheading 8479.89.97) Free No change No change On or before 12/31/2003 ".

13 SEC. 1244. PRO-JET BLACK 263 STAGE.

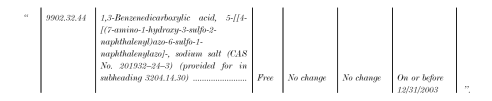
- 14 Subchapter II of chapter 99 is amended by inserting
- 15 in numerical sequence the following new heading:

"	9902.30.13	5-[4-(7-Amino-1-hydroxy-3-					
		sulfonaphthalen-2-ylazo)-2,5-bis(2-					
		hydroxyethoxy)-phenylazo]isophthalic					
		acid, lithium salt (provided for in					
		subheading 3204.14.30)	Free	No change	No change	On or before	
						12/31/2003	".

1 SEC. 1245. PRO-JET FAST BLACK 286 PASTE.

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1246. BROMINE-CONTAINING COMPOUNDS.

5 Subchapter II of chapter 99 is amended by inserting
6 in numerical sequence the following new headings:

u	9902.28.08	2-Bromoethanesulfonic acid, sodium salt (CAS No. 4263–52–9) (provided for in subheading 2904.90.50)	Free	No change	No change	On or before 12/31/2003
	9902.28.09	4,4'-Dibromobiphenyl (CAS No. 92– 86–4) (provided for in subheading 2903.69.70)	Free	No change	No change	On or before 12/31/2003
	9902.28.10	4-Bromotoluene (CAS No. 106–38–7) (provided for in subheading 2903.69.70)	Free	No change	No change	On or before 12/31/2003 ".

7 SEC. 1247. PYRIDINEDICARBOXYLIC ACID.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new headings:

æ	9902.29.38	1,4-Dihydro-2,6-dimethyl-1,4-di- phenyl-3,5-pyridinedicarboxylic acid, dimethyl ester (CAS No. 83300–85–0) (provided for in subheading 2933.90.79)	Free	No change	No change	On or before 12/31/2003
	9902.29.39	1-[2-[2-Chloro-3-[(1,3-dihydro-1,3,3- trimethyl-2H-indol-2- ylidene)ethylidene]-1-cyclopenten-1- yl]ethenyl]-1,3,3-trimethyl-3H- indolium salt with trifluoromethane- sulfonic acid (1:1) (CAS No. 128433- 68-1) (provided for in subheading 2933.90.24)	Free	No change	No change	On or before 12/31/2003
	9902.29.40	N-[4-[5-[4-(Dimethylamino)-phenyl]- 1,5-diphenyl-2,4-pentadienylidene]- 2,5-cyclohexadien-1-ylidene]-N- methylmethanaminium salt with trifluoromethane- sulfonic acid (1:1) (CAS No. 100237-71-6) (provided for				
		in subheading 2921.49.45)	Free	No change	No change	On or before 12/31/2003

".

1 SEC. 1248. CERTAIN SEMICONDUCTOR MOLD COMPOUNDS.

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:

"	0000 00 07	m					
	9902.39.07	Thermosetting epoxide molding com-					
		pounds of a kind suitable for use in					
		the manufacture of semiconductor de-					
		vices, via transfer molding processes,					
		containing 70 percent or more of sili-					
		ca, by weight, and having less than 75					
		parts per million of combined water-					
		extractable content of chloride, bro-					
		mide, potassium and sodium (pro-					
		vided for in subheading 3907.30.00)	3.5%	No change	No change	On or before	
						12/31/2003	".

4 SEC. 1249. SOLVENT BLUE 67.

5 Subchapter II of chapter 99 is amended by inserting
6 in numerical sequence the following new heading:



7 SEC. 1250. PIGMENT BLUE 60.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new heading:



10 SEC. 1251. MENTHYL ANTHRANILATE.

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:

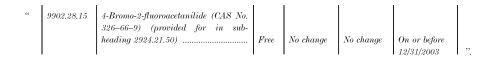


53

1 SEC. 1252. 4-BROMO-2-FLUOROACETANILIDE.

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:



4 SEC. 1253. PROPIOPHENONE.

- 5 Subchapter II of chapter 99 is amended by inserting
- 6 in numerical sequence the following new heading:

"	Propiophenone (CAS No. 93–55–0) (provided for in subheading				
	(provided for in subneading 2914.39.90)	No change	No change	On or before 12/31/2003	,,

7 SEC. 1254. m-CHLOROBENZALDEHYDE.

- 8 Subchapter II of chapter 99 is amended by inserting
- 9 in numerical sequence the following new heading:

10 SEC. 1255. CERAMIC KNIVES.

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:

"	9902.69.01	Knives having ceramic blades, such blades containing over 90 percent zirconia by weight (provided for in					
		0 0 1	Free	No change	No change	On or before 12/31/2003	".

13 SEC. 1256. STAINLESS STEEL RAILCAR BODY SHELLS.

- 14 Subchapter II of chapter 99 is amended by inserting
- 15 in the numerical sequence the following new heading:

	_			-	-		
"	9902.86.07	Railway car body shells of stainless					
		steel, the foregoing which are designed					
		for gallery type railway cars each					
		having an aggregate capacity of 138					
		passengers on two enclosed levels (pro-					
		vided for in subheading 8607.99.10)	Free	No change	No change	On or before	
						12/31/2003	".

1 SEC. 1257. STAINLESS STEEL RAILCAR BODY SHELLS OF

2 148-PASSENGER CAPACITY.

3 Subchapter II of chapter 99 is amended by inserting

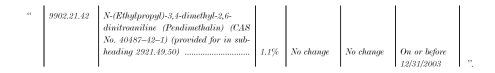
4 in the numerical sequence the following new heading:

"	9902.86.08	Railway car body shells of stainless steel, the foregoing which are designed for use in gallery type cab control railway cars each having an aggregate capacity of 148 passengers on two en- closed levels (provided for in sub-					
		heading 8607.99.10)	Free	No change	No change	On or before 12/31/2003	".

5 SEC. 1258. PENDIMETHALIN.

6 Subchapter II of chapter 99 is amended by inserting

7 in numerical sequence the following new heading:



8 SEC. 1259. 3,5-DIBROMO-4-HYDOXYBENZONITRIL ESTER AND

- 9 INERTS.
- 10 Subchapter II of chapter 99 is amended by inserting
- 11 in numerical sequence the following new heading:

"	9902.38.04	Mixtures of octanoate and heptanoate					
		esters of bromoxynil (3,5-Dibromo-4-					
		hydroxybenzonitrile) (CAS Nos. 1689–					
		99-2 and 56634-95-8) with applica-					
		tion adjuvants (provided for in sub-					
		heading 3808.30.15)	Free	No change	No change	On or before	
						12/31/2003	".

1 SEC. 1260. 3,5-DIBROMO-4-HYDOXYBENZONITRIL.

2 Subchapter II of chapter 99 is amended by inserting

3 in numerical sequence the following new heading:

"	9902.28.18	Bromoxynil (3,5-dibromo-4- hydroxybenzonitrile), octanoic acid ester (CAS No. 1689–99–2) (provided				
		for in subheading 2926.90.25)	No change	No change	On or before 12/31/2003	".

4 SEC. 1261. ISOXAFLUTOLE.

- 5 Subchapter II of chapter 99 is amended by inserting
- 6 in numerical sequence the following new heading:

"	9902.29.79	4-(2-Methanesulfonyl-4- trifluoromethylbenzoyl)-5- cyclopropylisozazole (CAS No. 141112–29–0) (provided for in sub- heading 2934.90.15)	No change	No change	On or before	
			l		12/31/2003	".

7 SEC. 1262. CYCLANILIDE TECHNICAL.

8 Subchapter II of chapter 99 is amended by inserting

9 in numerical sequence the following new heading:

"	9902.29.64	1-(2,4-Dichlorophenylaminocarbonyl)- cyclopropanecarboxylic acid (CAS No. 113136–77–9) (provided for in sub-				
			No change	No change	On or before 12/31/2003	".

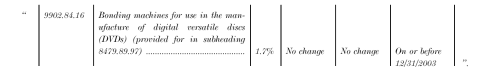
10 SEC. 1263. R115777.

- 11 Subchapter II of chapter 99 is amended by inserting
- 12 in numerical sequence the following new heading:

"	9902.33.40	(R)-6-[Amino(4-chlorophenyl)(1-meth-					
		yl-1H-imidazol-5-yl)methyl]-4-(3-					
		chlorophenyl)-1-methyl-2(1H)-quino-					
		line (CAS No. 192185-72-1) (pro-					
		vided for in subheading 2933.40.26)	Free	No change	No change	On or before	
						12/31/2003	".

1 SEC. 1264. BONDING MACHINES.

- 2 Subchapter II of chapter 99 is amended by inserting
- 3 in numerical sequence the following new superior heading
- 4 and subheading:



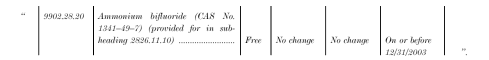
5 SEC. 1265. GLYOXYLIC ACID.

6 Subchapter II of chapter 99 is amended by inserting
7 in numerical sequence the following new heading:

"		Glyoxylic acid (CAS No. 298–12–4) (provided for in subheading 2918.30.90)	No change	No change	On or before	"
	_		_		12/31/2003	<i>"</i> .

8 SEC. 1266. FLUORIDE COMPOUNDS.

- 9 Subchapter II of chapter 99 is amended by inserting
- 10 in numerical sequence the following new headings:



11 SEC. 1267. COBALT BORON.

- 12 Subchapter II of chapter 99 is amended by inserting
- 13 in numerical sequence the following new heading:



"	9902.84.02	Watertube boilers with a steam pro-					
		duction exceeding 45 t per hour, for					
		use in nuclear facilities (provided for					
		in subheading 8402.11.00)	4.9%	No change	No change	On or before	
						12/31/2003	".

6 (b) EFFECTIVE DATE.—The amendment made by sub7 section (a) shall apply with respect to goods—

8 (1) entered, or withdrawn from warehouse, for
9 consumption, on or after the 15th day after the date
10 of enactment of this Act; and

11 (2) purchased pursuant to a binding contract en-

- 12 tered into on or before the date of the enactment of
- 13 *this Act.*

14 SEC. 1269. FIPRONIL TECHNICAL.

15 Subchapter II of chapter 99 is amended by inserting16 in numerical sequence the following new heading:

"	9902.29.98	5-Amino-1-(2,6-dichloro-4-					
		(trifluoromethyl)phenyl)-4-((l,r,s)-					
		(trifluromethylsulfinyl))-1H-pyrazole-					
		3-carbonitrile (CAS No. 120068-37-3)					
		(provided for in subheading					
		2933.19.23)	5.6%	No change	No change	On or before	
				Ŭ	Ŭ	12/31/2003	".

1	CHAPTER 2—EXISTING DUTY			
2	SUSPENSIONS AND REDUCTIONS			
3	SEC. 1301. EXTENSION OF CERTAIN EXISTING DUTY SUS-			
4	PENSIONS AND REDUCTIONS.			
5	(a) EXISTING DUTY SUSPENSIONS.—Each of the fol-			
6	lowing headings is amended by striking out the date in the			
7	effective period column and inserting "12/31/2003":			
8	(1) Heading 9902.32.12 (relating to DEMT).			
9	(2) Heading 9902.39.07 (relating to a certain			
10	polymer).			
11	(3) Heading 9902.29.07 (relating to 4-			
12	hexylresorcinol).			
13	(4) Heading 9902.29.37 (relating to certain sen-			
14	sitizing dyes).			
15	(5) Heading 9902.32.07 (relating to certain or-			
16	ganic pigments and dyes).			
17	(6) Heading 9902.71.08 (relating to certain			
18	semi-manufactured forms of gold).			
19	(7) Heading 9902.33.59 (relating to DPX-			
20	E6758).			
21	(8) Heading 9902.33.60 (relating to			
22	rimsulfuron).			
23	(9) Heading 9902.70.03 (relating to rolled glass).			
24	(10) Heading 9902.72.02 (relating to ferroboron).			

1	(11) Heading 9902.70.06 (relating to substrates
2	of synthetic quartz or synthetic fused silica).
3	(12) Heading 9902.32.90 (relating to
4	diiodomethyl-p-tolylsulfone).
5	(13) Heading 9902.32.92 (relating to β -bromo- β -
6	nitrostyrene).
7	(14) Heading 9902.32.06 (relating to yttrium).
8	(15) Heading 9902.32.55 (relating to methyl
9	thioglycolate).
10	(b) EXISTING DUTY REDUCTION.—Heading
11	9902.29.68 (relating to Ethylene/tetra- fluoroethylene co-
12	polymer (ETFE)) is amended by striking out the date in
13	the effective period column and inserting "12/31/2003".
14	(c) Other Modifications.—
15	(1) Methyl esters.—
16	(A) Calendar year 2001.—
17	(i) IN GENERAL.—Heading 9902.38.24
18	(relating to methyl esters) is amended—
19	(I) by striking "Free" and insert-
20	ing "1.6%"; and
21	(II) by striking "12/31/2000" and
22	inserting "12/31/2001".
23	(ii) EFFECTIVE DATE.—The amend-
24	ments made by clause (i) shall take effect on
25	January 1, 2001.

1	(B) CALENDAR YEAR 2002.—
2	(i) IN GENERAL.—Heading 9902.38.24,
3	as amended by subparagraph (A), is
4	amended—
5	(I) by striking "1.6%" and insert-
6	ing "1.8%"; and
7	(II) by striking "12/31/2001" and
8	inserting ''12/31/2002''.
9	(ii) EFFECTIVE DATE.—The amend-
10	ments made by clause (i) shall take effect on
11	January 1, 2002.
12	(C) CALENDAR YEAR 2003.—
13	(i) IN GENERAL.—Heading 9902.38.24,
14	as amended by subparagraph (B), is
15	amended—
16	(I) by striking "1.8%" and insert-
17	ing "1.9%"; and
18	(II) by striking "12/31/2002" and
19	inserting "12/31/2003".
20	(ii) EFFECTIVE DATE.—The amend-
21	ments made by clause (i) shall take effect on
22	January 1, 2003.
23	(2) Certain manufacturing equipment.—
24	Headings 9902.84.83, 9902.84.85, 9902.84.87,

1	9902.84.89, and 9902.84.91 (relating to certain man-
2	ufacturing equipment) are each amended—
3	(A) by striking "4011.91.50" each place it
4	appears and inserting "4011.91";
5	(B) by striking " $4011.99.40$ " each place it
6	appears and inserting "4011.99";
7	(C) by striking "86 cm" each place it ap-
8	pears and inserting "63.5 cm"; and
9	(D) by striking "Free" in the column 1 gen-
10	eral rate of duty and inserting "1.5%.".
11	(3) CARBAMIC ACID (U-9069).— Heading
12	9902.33.61 (relating to carbamic acid (U–9069)) is
13	amended—
14	(A) by striking "7.6%" and inserting
15	"Free"; and
16	(B) by striking the date in the effective pe-
17	riod column and inserting "12/31/2003".
18	(4) DPX-E9260.— Heading 9902.33.63 (relat-
19	ing to DPX-E9260) is amended—
20	(A) by striking "5.3%" and inserting
21	"Free"; and
22	(B) by striking the date in the effective pe-
23	riod column and inserting "12/31/2003".

1 SEC. 1302. EFFECTIVE DATE.

2 Except as otherwise provided in this chapter, the
3 amendments made by this chapter apply to goods entered,
4 or withdrawn from warehouse for consumption, on or after
5 January 1, 2001.

6 Subtitle B—Other Tariff Provisions 7 CHAPTER 1—LIQUIDATION OR 8 RELIQUIDATION OF CERTAIN ENTRIES 9 SEC. 1401. CERTAIN TELEPHONE SYSTEMS.

10 (a) IN GENERAL.—Notwithstanding sections 514 and 520 of the Tariff Act of 1930 (19 U.S.C. 1514 and 1520), 11 or any other provision of law, the United States Customs 12 13 Service shall, not later than 90 days after the date of the enactment of this Act, liquidate or reliquidate those entries 14 listed in subsection (c), in accordance with the final deci-15 sion of the Department of Commerce of February 7, 1990 16 (case number A580–803–001). 17

(b) PAYMENT OF AMOUNTS OWED.—Any amounts
owed by the United States pursuant to the liquidation or
reliquidation of an entry under subsection (a) shall be paid
by the Customs Service within 90 days after such liquidation or reliquidation.

23 (c) ENTRY LIST.—The entries referred to in subsection
24 (a) are the following:

Entry number	Date of entry	Port
E85-0001814-6	10/05/89	Miami, FL
E85-0001844-3	10/30/89	Miami, FL
E85-0002268-4	07/21/90	Miami, FL
E85-0002510-9	12/15/90	Miami, FL
E85-0002511-7	12/15/90	Miami, FL
E85-0002509-1	12/15/90	Miami, FL
E85-0002527-3	12/12/90	Miami, FL
E85-0002550-0	12/20/90	Miami, FL
102–0121558–8	12/11/91	Miami, FL
E85-0002654-5	04/08/91	Miami, FL
E85-0002703-0	05/01/91	Miami, FL
E85-0002778-2	06/05/91	Miami, FL
<i>E</i> 85-0002909-3	08/05/91	Miami, FL
E85-0002913-5	08/02/91	Miami, FL
102–0120990–4	10/18/91	Miami, FL
102–0120668–6	09/03/91	Miami, FL
102–0517007–8	11/20/91	Miami, FL
102–0122145–3	03/05/91	Miami, FL
102–0121173–6		Miami, FL
102–0121559–6		Miami, FL
E85-0002636-2		Miami, FL

1 SEC. 1402. COLOR TELEVISION RECEIVER ENTRIES.

2 (a) IN GENERAL.—Notwithstanding sections 514 and 3 520 of the Tariff Act of 1930 (19 U.S.C. 1514 and 1520), or any other provision of law, the United States Customs 4 5 Service shall, not later than 90 days after the date of the enactment of this Act, liquidate or reliquidate those entries 6 7 listed in subsection (c) in accordance with the final results of the administrative reviews, covering the periods from 8 9 April 1, 1989, through March 31, 1990, and from April 1, 1990, through March 31, 1991, undertaken by the Inter-10 11 national Trade Administration of the Department of Commerce for such entries (case number A-583-009). 12

13 (b) PAYMENT OF AMOUNTS OWED.—Any amounts
14 owed by the United States pursuant to the liquidation or
HR 4868 EAS

reliquidation of an entry under subsection (a), with interest
 provided for by law on the liquidation or reliquidation of
 entries, shall be paid by the Customs Service within 90 days
 after such liquidation or reliquidation.

5 (c) ENTRY LIST.—The entries referred to in subsection

6 (a) are the following:

Entry number	Date of entry
509–0210046–5	August 18, 1989
815–0908228–5	June 25, 1989
707–0836829–8	April 4, 1990
707–0836940–3	April 12, 1990
707–0837161–5	April 25,1990
707–0837231–6	May 3, 1990
707–0837497–3	May 17, 1990
707–0837498–1	May 24, 1990
707–0837612–7	May 31, 1990
707–0837817–2	June 13, 1990
707–0837949–3	June 19, 1990
707–0838712–4	August 7, 1990
707–0839000–3	August 29, 1990
707–0839234–8	September 15, 1990
707–0839284–3	September 12, 1990
707–0839595–2	October 2, 1990
707–0840048–9	November 1, 1990
707-0840049-7	November 1, 1990
707-0840176-8	November 8, 1990

7 SEC. 1403. COPPER AND BRASS SHEET AND STRIP.

8 (a) IN GENERAL.—Notwithstanding sections 514 and 9 520 of the Tariff Act of 1930 (19 U.S.C. 1514 and 1520), 10 or any other provision of law, the United States Customs 11 Service shall, not later than 90 days after the date of the 12 enactment of this Act, liquidate or reliquidate those entries 13 listed in subsection (c).

(b) PAYMENT OF AMOUNTS OWED.—Any amounts
owed by the United States pursuant to the liquidation or
reliquidation of an entry under subsection (a), with interest

accrued from the date of entry, shall be paid by the Customs
 Service within 90 days after such liquidation or reliquida tion.

4 (c) ENTRY LIST.—The entries referred to in subsection
5 (a) are the following:

Entry number	Date of entry	Date of liq- uidation
110–1197671–6	10/18/86	7/6/92
110–1198090–8	12/19/86	1/23/87
110–1271919–8	11/12/86	11/6/87
110–1272332–3	11/26/86	11/20/87
110–1955373–1	12/17/86	7/26/96
110–1271914–9	11/12/86	11/6/87
110–1279006–6	09/09/87	8/26/88
110–1279699–8	10/06/87	11/6/87
110–1280399–2	11/03/87	12/11/87
110–1280557–5	11/11/87	12/28/87
110-1280780-3	11/24/87	01/29/88
110–1281399–1	12/16/87	2/12/88
110–1282632–4	02/17/88	3/18/88
110-1286027-3	02/26/88	2/17/89
110–1286056–2	02/23/88	2/12/89
719–0736650–5	07/27/87	3/13/92
110–1285877–2	09/08/88	06/02/89
110–1285885–5	09/08/88	06/02/89
110–1285959–8	09/13/88	06/02/89
110–1286057–0	03/01/88	04/01/88
110–1286061–2	03/02/88	02/24/89
110–1286120–6	03/13/88	03/03/89
110–1286122–2	03/13/88	03/03/89
110–1286123–0	03/13/88	03/03/89
110–1286124–8	03/13/88	03/03/89
110–1286133–9	03/20/88	04/15/88
110–1286134–7	03/20/88	04/15/88
110–1286151–1	03/15/88	09/15/89
110–1286194–1	03/22/88	08/24/90
110–1286262–6	04/04/88	06/09/89
110–1286264–2	03/30/88	06/09/89
110–1286293–1	04/09/88	06/02/89
110–1286294–9	04/09/88	06/02/89
110–1286330–1	04/13/88	06/02/89
110–1286332–7	04/13/88	06/02/89
110–1286376–4	04/20/88	06/02/89
110–1286398–8	04/29/88	06/02/89
110–1286399–6	04/29/88	06/02/89
110–1286418–4	05/06/88	06/02/89
110–1286419–2	05/06/88	06/02/89
110-1286465-5	05/13/88	06/02/89

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110–1286467–1	05/13/88	06/02/89
110–1286488–7	05/20/88	07/01/88
110-1286489-5	05/20/88	07/01/88
110–1286490–3	05/20/88	07/01/88
110–1286567–8	05/27/88	06/02/89
110–1286578–5	06/03/88	06/02/89
110–1286579–3	06/03/88	06/02/89
110–1286638–7	06/10/88	06/02/89
110–1286683–3	06/17/88	06/02/89
110–1286685–8	06/17/88	06/02/89
110–1286703–9	06/24/88	07/29/88
110–1286725–2	06/24/88	06/02/89
110–1286740–1	07/01/88	06/02/89
110–1286824–3	07/08/88	06/02/89
110–1286863–1	07/20/88	06/02/89
110–1286910–0	07/24/88	06/02/89
110–1286913–4	07/29/88	06/02/89
110–1286942–3	07/26/88	09/09/88
110–1286990–2	08/02/88	06/02/89
110–1287007–4	08/05/88	06/02/89
110–1287058–7	08/09/88	06/02/89
110–1287195–7	09/22/88	06/02/89
110–1287376–3	09/29/88	06/02/89
110–1287377–1	09/29/88	06/02/89
110–1287378–9	09/29/88	06/02/89
110–1287573–5	10/06/88	06/02/89
110–1287581–8	10/06/88	06/02/89
110–1287756–6	10/11/88	06/29/90
110–1287762–4	10/11/88	06/02/89
110–1287780–6	10/14/88	06/02/89
110–1287783–0	10/14/88	06/02/89
110–1287906–7	10/18/88	06/02/89
110–1288061–0	10/25/88	06/02/89
110–1288086–7	10/27/88	06/02/89
110–1288229–3	11/03/88	06/02/89
110–1288370–5	11/08/88	06/29/90
110–1288408–3	11/10/88	06/29/90
110–1288688–0	11/24/88	06/02/89
110–1288692–2	11/24/88	06/02/89
110–1288847–2	11/29/88	06/29/90
110-1289041-1	12/07/88	06/02/89
110-1289248-2	12/22/88	06/02/89
110-1289250-8	12/21/88	06/02/89
110-1289260-7	12/22/88	06/02/89
110-1289376-1	12/29/88	06/02/89
110–1289588–1	01/15/89	06/02/89
110-0935207-8	01/05/90	03/13/92
110–1294738–5	10/31/89	03/20/90
110-1204990-1	06/08/89	09/29/89
11036694146	01/17/91	12/18/92
11036706841	03/06/91	2/19/93
11036725270	05/24/91	2/19/93
110–1231352–1	07/24/88	08/26/88

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110-1231359-6	07/31/88	09/09/88
110–1286029–9	02/25/88	03/25/88
110–1286078–6	03/04/88	04/08/88
110–1286079–4	03/04/88	06/29/90
110–1286107–3	03/10/88	04/08/88
110–1286153–7	03/11/88	04/15/88
110–1286154–5	03/17/88	04/22/88
110–1286155–2	03/31/88	04/22/88
110–1286203–0	03/24/88	06/29/90
110-1286218-8	03/18/88	04/22/88
110-1286241-0	03/31/88	03/24/89
110–1286272–5	03/31/88	08/03/90
110-1286278-2	04/04/88	08/03/90
110-1286362-4	04/21/88	06/29/90
110-1286447-3	05/06/88	06/29/90
110-1286448-1	05/06/88	06/29/90
110-1286472-1	05/11/88	06/29/90
110–1286664–3	06/16/88	06/29/90
110–1286666–8	06/16/88	07/13/90
110-1286889-6	07/22/88	08/03/90
110–1286982–9	08/04/88	06/29/90
110-1287022-3	08/11/88	06/29/90
110-1804941-8	05/04/88	07/29/94
037-0022571-1	01/05/89	02/17/89
110–1135050–8	04/01/89	02/19/93
110-1135292-6	04/23/89	02/19/93 02/19/93
110–1135252–0 110–1135479–9	04/23/89	$\frac{02}{19}\frac{93}{93}$ 12/28/92
110–1135479–9 110–1136014–3	06/01/89	$\frac{12}{20}\frac{92}{93}$ $\frac{02}{19}\frac{93}{93}$
110–1136111–7	06/09/89	02/19/93 02/19/93
110–1136287–5	06/15/89	$\frac{02}{19}\frac{93}{93}$ $\frac{12}{28}\frac{92}{92}$
110–113627–5 110–1136678–5	07/14/88	$\frac{12}{20}92$ 02/19/93
110–1136815–3	07/14/88	
	07/17/89	12/28/92
110-1137008-4		02/19/93
110-1137010-0	07/28/89	02/19/93
110-1231614-4	12/06/88	02/17/89
110–1231630–0	12/13/88	02/17/89
110–1231666–4	12/30/88	02/17/89
110–1231694–6	01/16/89	03/24/89
110–1231708–4	01/30/89	03/24/89
110–1231767–0	03/12/89	07/14/89
110–1232086–4	07/27/89	12/01/89
110–1287256–7	09/20/88	09/08/89
110-1287285-6	09/22/88	09/15/89
110–1287442–3	09/29/88	06/29/90
110–1287491–0	09/27/88	06/29/90
110–1287631–1	09/29/88	06/29/90
110–1287693–1	10/06/88	06/29/90
110–1288491–9	11/10/88	06/29/90
110–1288492–7	11/10/88	06/29/90
110–1288937–1	12/08/88	06/29/90
110–1710118–6	01/27/89	01/13/89
110–1137082–9	09/03/89	2/19/93
110–1138058–8	10/11/89	2/19/93

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110–1138059–6	09/28/89	2/19/93
110–1138691–6	11/02/89	2/19/93
110–1138698–1	11/02/89	2/19/93
110–1139217–9	12/09/89	2/19/93
110–1139218–7	12/09/89	12/21/89
110–1139219–5	12/02/89	2/19/93
110–1139481–1	01/05/90	2/19/93
110–1140423–0	02/17/90	2/19/93
110–1140641–7	03/08/90	2/19/93
110–1141086–4	04/01/90	2/19/93
110–1142313–1	06/06/90	2/19/93
110–1142728–0	06/30/90	2/19/93
110–1232095–5	08/06/89	12/01/89
110–1232136–7	09/02/89	12/29/89
110–1293737–8	08/29/89	8/21/92
110–1293738–6	08/31/89	8/21/92
110–1293859–0	09/07/89	8/21/92
110–1293861–6	09/06/89	8/21/92
110-1294009-1	09/14/89	8/21/92
110-1294111-5	09/19/89	8/21/92
110–1294328–5	10/05/89	8/21/92
110–1294685–8	10/03/89	8/21/92
110-1294686-6	10/24/89	8/21/92 8/21/92
110-1294080-0	10/24/89	8/21/92 8/21/92
110-1294798-9	10/51/89 11/09/89	
110-1295026-4		8/21/92
110-1295087-6	11/14/89	3/16/90
	<i>11/16/89</i>	8/21/92
110-1295089-2	11/16/89	8/21/92
110-1295245-0	11/21/89	8/21/92
110-1295493-6	12/05/89	8/21/92
110–1295497–7	12/05/89	8/21/92
110–1295898–6	12/28/89	8/21/92
110–1295903–4	12/28/89	8/21/92
110–1296025–5	01/04/90	8/21/92
110–1296161–8	01/11/90	8/21/92
11011443535	09/25/90	12/18/92
11011448211	10/25/90	12/18/92
11001688032	04/12/88	06/03/88
11001691390	06/01/88	06/02/88
11009971950	03/07/88	03/03/89
11009972545	04/06/88	04/21/89
11012860745	03/04/88	04/08/88
11012861024	03/08/88	04/08/88
11012862071	03/24/88	04/29/88
11012862139	03/22/88	04/22/88
11012869316	07/28/88	06/29/90
11018048717	04/25/88	05/31/88
11018051323	06/08/88	07/08/88
11018054467	07/27/88	07/27/88
11018055324	08/10/88	08/20/88
11009976470	08/29/88	09/01/89
11017086056	10/26/88	12/02/88
11017000000	09/14/88	11/04/88
11010001120	<i>UU/11/00</i>	11/04/00

Date of entry

Date of liquidation

11018061991	11/09/88	12/30/88
11011366611	07/13/89	03/05/93
11012044811	03/18/89	04/23/93
11012053952	07/27/89	06/12/92
11012906159	03/09/89	06/29/90
11012908841	03/21/89	06/29/90
11012910227	03/28/89	06/29/90
11012911407	04/06/89	07/21/89
11012911415	04/06/89	06/29/90
11012911423	04/06/89	06/29/90
11012916240	05/04/89	06/29/90
11012922586	06/06/89	06/29/90
11012923964	06/15/89	06/29/90
11012928534	07/11/89	06/29/90
11012929771	07/19/89	06/29/90
11010060926	12/05/89	12/14/90
11012137037	10/02/90	06/12/92
11012941107	09/19/89	08/21/92
11012942238	09/28/89	08/21/92
11012943319	10/05/89	08/21/92
11012944374	10/13/89	03/02/90
11012944390	10/12/89	08/21/92
11012944408	10/13/89	08/21/92
11012946932	10/26/89	08/21/92
11012950918	11/17/89	11/09/90
11012952351	11/21/89	08/21/92
11012953821	11/29/89	08/21/92
11012954621	12/07/89	08/21/92
11012954803	12/07/89	08/21/92
11010103270	01/23/90	05/11/90
11011425391	06/16/90	02/19/93
11015255588	07/03/90	11/02/90
11018670254	01/11/90	01/22/90
11018671211	01/11/90	01/30/90
11018113123	06/06/90	
11010113105	09/06/90	01/04/91
11018133634	12/05/90	

1 SEC. 1404. ANTIFRICTION BEARINGS.

2 (a) LIQUIDATION OR RELIQUIDATION OF ENTRIES.—
3 Notwithstanding sections 514 and 520 of the Tariff Act of
4 1930 (19 U.S.C. 1514 and 1520) or any other provision
5 of law, the United States Customs Service shall, not later
6 than 90 days after the date of the enactment of this Act,
7 liquidate or reliquidate those entries made at various ports, HR 4868 EAS which are listed in subsection (c), in accordance with the
 final results of the administrative reviews, covering the pe riods from November 9, 1988, through April 30, 1990, from
 May 1, 1990, through April 30, 1991, and from May 1,
 1991, through April 30, 1992, conducted by the Inter national Trade Administration of the Department of Com merce for such entries (Case No. A-427-801).

8 (b) PAYMENT OF AMOUNTS OWED.—Any amounts 9 owed by the United States pursuant to the liquidation or 10 reliquidation of an entry under subsection (a) shall be paid 11 by the Customs Service within 90 days after such liquida-12 tion or reliquidation.

13 (c) ENTRY LIST.—The entries referred to in subsection
14 (a) are the following:

Entry Number	Entry Date
(1001)016-0112010-6	 May 26, 1989
(4601)016-0112028-8	 June 28, 1989
(4601)016-0112126-0	 December 5, 1989
(4601)016-0112132-8	 December 18, 1989
(4601)016-0112164-1	 February 5, 1990
(4601)016-0112229-2	 April 12, 1990
(4601)016-0112211-0	 March 21, 1990.

15 SEC. 1405. OTHER ANTIFRICTION BEARINGS.

(a) LIQUIDATION OR RELIQUIDATION OF ENTRIES.—
17 Notwithstanding sections 514 and 520 of the Tariff Act of
18 1930 (19 U.S.C. 1514 and 1520) or any other provision
19 of law, the United States Customs Service shall, not later
20 than 90 days after the date of the enactment of this Act,
21 liquidate or reliquidate those entries made at various ports,

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which are listed in subsection (c), in accordance with the
 final results of the administrative reviews, covering the pe riods from November 9, 1988, through April 30, 1990, from
 May 1, 1990, through April 30, 1991, and from May 1,
 1991, through April 30, 1992, conducted by the Inter national Trade Administration of the Department of Com merce for such entries (Case No. A-427-801).

8 (b) PAYMENT OF AMOUNTS OWED.—Any amounts 9 owed by the United States pursuant to the liquidation or 10 reliquidation of an entry under subsection (a) shall be paid 11 by the Customs Service within 90 days after such liquida-12 tion or reliquidation.

13 (c) ENTRY LIST.—The entries referred to in subsection
14 (a) are the following:

Entry Number	Entry Date
(4601)016–0112223–5	 April 4, 1990
(4601)710–0225218–8	 August 24, 1990
(4601)710-0225239-4	 September 5, 1990
(4601)710-0226079-3	 May 21, 1991
(1704)J50-0016544-7	 January 31, 1991
(4601)016-0112237-5	 April 19, 1990
(4601)710-0226033-0	 May 7, 1991
(4601)710-0226078-5	 May 15, 1991
(4601)710-0225181-8	 August 24, 1990
	 October 3, 1990.

15 SEC. 1406. PRINTING CARTRIDGES.

(a) IN GENERAL.—Notwithstanding section 514 of the
Tariff Act of 1930 (19 U.S.C. 1514) or any other provision
of law and subject to the provisions of subsection (b), the
United States Customs Service shall, not later than 180
days after the receipt of the request described in subsection

(b), liquidate or reliquidate each entry described in sub-1 section (d) containing any merchandise which, at the time 2 3 of the original liquidation, was classified under subheading 4 8517.90.08 of the Harmonized Tariff Schedule of the United States (relating to parts of facsimile machines) at the rate 5 of duty that would have been applicable to such merchan-6 7 dise if the merchandise had been liquidated or reliquidated 8 under subheading 8473.30.50 of the Harmonized Tariff 9 Schedule of the United States (relating to parts and accessories of machines classified under heading 8471 of such 10 Schedule). 11

12 (b) REQUESTS.—Reliquidation may be made under 13 subsection (a) with respect to an entry described in sub-14 section (d) only if a request therefor is filed with the Cus-15 toms Service within 90 days after the date of enactment 16 of this Act and the request contains sufficient information 17 to enable the Customs Service to locate the entry or recon-18 struct the entry if it cannot be located.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts
owed by the United States pursuant to the liquidation or
reliquidation of an entry under subsection (a) shall be paid
not later than 180 days after the date of such liquidation
or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in
 subsection (a), filed at the port of Los Angeles, are as fol lows:

Date of entry	Entry number	Date of liq- uidation
01/29/97	112–9640193–6	05/23/97
01/30/97	112-9640390-8	05/16/97
02/01/97	112–9640130–8	05/16/97
02/21/97	112–9642191–8	06/06/97
02/18/97	112–9642236–1	06/06/97
02/24/97	112–9642831–9	06/06/97
02/28/97	112–9643311–1	06/13/97
03/07/97	112–9644155–1	06/20/97
03/14/97	112-9645020-6	06/27/97
03/18/97	112-9645367-1	07/07/97
03/20/97	112-9646067-6	07/11/97
03/20/97	112-9646027-0	07/11/97
03/24/97	112-9646463-7	07/11/97
03/26/97	112-9646461-1	07/11/97
03/24/97	112-9646390-2	07/11/97
03/31/97	112-9647021-2	07/18/97
04/04/97	112–9647329–9	07/18/97
04/07/97	<i>112–9647935–3</i>	02/20/98
04/11/97	112–9300307–3	02/20/98
04/11/97	112–9300157–2	02/20/98
04/24/97	112–9301788–3	03/06/98
04/25/97	112–9302061–4	03/06/98
04/28/97	112–9302268–5	03/13/98
04/25/97	112–9302328–7	03/13/98
04/25/97	<i>112–9302453–3</i>	03/13/98
04/25/97	112–9302438–4	03/13/98
04/25/97	112–9302388–1	03/13/98
05/30/97	<i>112–9306611–2</i>	10/31/97
05/02/97	112–9302488–9	03/13/98
05/09/97	112–9303720–4	03/20/98
05/06/97	112–9303761–8	03/20/98
05/14/97	<i>112–9304827–6</i>	03/27/98
05/16/97	112–9304932–4	03/27/98
01/02/97	112–9636637–8	04/18/97
01/10/97	112–9637688–0	04/25/97
01/06/97	<i>112–9637316–8</i>	04/18/97
01/31/97	112–9640064–9	05/16/97
01/28/97	112–9639734–0	05/09/97
01/25/97	112–9639410–7	05/09/97
01/24/97	112–9639109–5	05/09/97
04/04/97	112-9647321-6	07/18/97

1 SEC. 1407. LIQUIDATION OR RELIQUIDATION OF CERTAIN 2 N.N-DICYCLOHEXYL-2-**ENTRIES OF** 3 BENZOTHIAZOLESULFENAMIDE.

4 (a) IN GENERAL.—Notwithstanding section 514 of the 5 Tariff Act of 1930 (19 U.S.C. 1514), or any other provision of law, the Customs Service shall— 6

7 (1) not later than 90 days after receiving a re-8 quest described in subsection (b), liquidate or reliq-9 uidate as free from duty the entries listed in sub-10 section (c); and

11 (2) within 90 days after such liquidation or re-12 liquidation, refund any duties paid with respect to 13 such entries, including interest from the date of entry. 14 (b) REQUESTS.—Reliquidation may be made under subsection (a) with respect to an entry described in sub-15 section (c) only if a request therefore is filed with the Cus-16 toms Service within 90 days after the date of the enactment 17 of this Act. 18

19 (c) ENTRIES.—The entries referred to in subsection (a) 20 are as follows:

Entry Number	Entry Date
0359145-4	November 26, 1996
0359144–7	November 26, 1996
0358011–9	October 30, 1996
0358010–1	October 30, 1996
0357091-2	October 8, 1996
0356909-6	October 1, 1996
0356480-8	September 27, 1996
0354733–2	* . · · ·
0355663-0	
0355278-7	

0353571-7	July 3, 1996
	0 ,
0354382-8	July 23, 1996
0354204–4 0353162–5	July 18, 1996 June 25, 1996
	May 14, 1996
0351633–7	0 /
0351558–6 0351267–4	May 7, 1996 April 27, 1996
	April 27, 1996 April 12, 1996
0350615-5	April 12, 1996 March 25, 1996
0349995-5	March 25, 1996 March 11, 1996
0349485-7	
0349243-0	0 /
0348597-6	0 /
0347203-6	5 a
0347759–7	0 /
0346113-8	
0346119-5	· · · · · · · · · · · · · · · · · · ·
0345065-1	October 31, 1995
0345066–9	October 31, 1995
0343859–9	October 3, 1995
0343860-7	October 3, 1995
0342557-0	August 30, 1995
0342558-8	August 30, 1995
0341557–1	July 31, 1995
0341558–9	July 31, 1995
0340382–5	July 6, 1995
0340838-6	June 28, 1995
0339139–2	June 7, 1995
0339144-2	May 31, 1995
0337866–2	April 26, 1995
0337667-4	April 26, 1995
0347103-8	April 12, 1995
0336953–9	March 29, 1995
0336954-7	March 29, 1995
0335799–7	March 1, 1995
0335800-3	March 1, 1995
0335445-7	February 14, 1995
0335020-8	February 9, 1995
0335019-0	• ·

1 SEC. 1408. CERTAIN ENTRIES OF TOMATO SAUCE PREPARA-

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TION.

3 (a) IN GENERAL.—Notwithstanding section 514 of the
4 Tariff Act of 1930 (19 U.S.C. 1514) or any other provision
5 of law and subject to the provisions of subsection (b), the
6 United States Customs Service shall, not later than 180
7 days after the receipt of the request described in subsection
8 (b), liquidate or reliquidate each entry described in sub-HR 4868 EAS

section (d) containing any merchandise which, at the time 1 of the original liquidation, was classified under subheading 2 2002.10.00 of the Harmonized Tariff Schedule of the United 3 4 States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such mer-5 chandise if the merchandise had been liquidated or reliq-6 7 uidated under subheading 2103.90.60 of the Harmonized 8 Tariff Schedule of the United States (relating to tomato 9 sauce preparation) on the date of entry.

10 (b) REQUESTS.—Reliquidation may be made under 11 subsection (a) with respect to an entry described in sub-12 section (d) only if a request therefor is filed with the Cus-13 toms Service within 90 days after the date of the enactment 14 of this Act and the request contains sufficient information 15 to enable the Customs Service to locate the entry or recon-16 struct the entry if it cannot be located.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts
owed by the United States pursuant to the liquidation or
reliquidation of an entry under subsection (a) shall be paid
not later than 180 days after the date of such liquidation
or reliquidation.

(d) AFFECTED ENTRIES.—The entries referred to in
subsection (a) are as follows:

Entry Number	Entry Date
599–1501057–9	10/26/89
614–2717371–3	10/28/89
614–2717788–8	11/16/89
614–2717875–3	11/17/89

614 - 2723776 - 5	 10/31/90
614 - 2725016 - 4	 01/14/91
614 - 2725155 - 0	 01/28/91
614-2725267-3	 02/04/91
614 - 2725531 - 2	 02/26/91
614 - 2725662 - 5	 03/06/91
614 - 2725767 - 2	 03/20/91
614 - 2725944 - 7	 03/27/91
614-2726273-0	 04/23/91
614 - 2726465 - 2	 05/06/91
614-2726863-8	 06/05/91
614 - 2727011 - 3	 06/13/91
614-2727277-0	 07/03/91
614 - 2727724 - 1	 07/30/91
112 - 4021152 - 1	 11/13/91
112-4021203-2	 11/13/91
112-4021204-0	 11/13/91
614-0081685-8	 12/19/91
614-0081763-3	 12/30/91
614-0082193-2	 01/23/92
614-0082201-3	 01/23/92
614-0082553-7	 02/12/92
614-0082572-7	 02/18/92
614-0082785-5	 02/25/92
614-0082831-7	 03/02/92
614-0083084-2	 03/10/92
614-0083228-5	 03/18/92
614-0083267-3	 03/19/92
614-0083270-7	 03/19/92
614-0083284-8	 03/19/92
614-0083370-5	 03/24/92
614-0083371-3	 03/24/92
614-0083372-1	 03/24/92
614-0083395-2	 03/24/92
614-0083422-4	 03/26/92
614-0083426-5	 03/26/92
614-0083444-8	 03/26/92
614-0083468-7	 03/26/92
614-0083517-1	 03/30/92
614-0083518-9	 03/30/92
614-0083519-7	 03/30/92
614-0083574-2	 04/02/92
614-0083626-0	 04/07/92
614-0083641-9	 04/08/92
614-0083655-9	 04/08/92
614-0083782-1	 04/13/92
614-0083812-6	 04/14/92
614-0083862-1	 04/20/92
614-0083880-3	 04/20/92
614-0083940-5	 04/22/92
614-0083967-8	 04/22/92
614-0084008-0	 04/28/92
614-0084052-8	 04/28/92
614-0084076-7	 04/29/92
614-0084128-6	 04/30/92
	, , ,

614-0084127-8	 05/04/92
614–0084163–3	 05/05/92
614–0084181–5	 05/06/92
614–0084182–3	 05/06/92
614–0084498–3	 05/19/92
614-0084620-2	 05/26/92
614-0084724-2	 06/02/92
614-0084725-9	 06/02/92
614-0084981-8	 06/14/92
614–0084982–6	 06/14/92
614–0084983–4	 06/14/92
614-0086456-9	 08/11/92
614-0086707-5	 08/21/92
614-0086807-3	 08/28/92
614-0086808-1	 08/28/92
614–0088148–0	 11/05/92
614-0088687-7	 11/24/92
614-0091241-8	 03/30/93
614–0091756–5	 04/22/93
614–0091803–5	 04/26/93
614-0096840-2	 12/06/93
614–0095883–3	 10/22/93
614-0095940-1	 10/21/93
614–0096051–6	 10/22/93
614–0096058–1	 10/22/93
614–0096063–1	 10/25/93
614–0096069–8	 10/25/93
614–0100624–4	 04/28/94
614-0100701-0	 05/02/94
614–0099508–2	 06/07/94
614–0002824–9	 02/09/95
788–1003306–4	 07/14/89

1 SEC. 1409. CERTAIN TOMATO SAUCE PREPARATION EN-

2

TERED IN 1990 THROUGH 1992.

3 (a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision 4 5 of law and subject to the provisions of subsection (b), the 6 United States Customs Service shall, not later than 180 days after the receipt of the request described in subsection 7 (b), liquidate or reliquidate each entry described in sub-8 9 section (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 10

2002.10.00 of the Harmonized Tariff Schedule of the United
 States (relating to tomatoes, prepared or preserved) at the
 rate of duty that would have been applicable to such mer chandise if the merchandise had been liquidated or reliq uidated under subheading 2103.90.60 of the Harmonized
 Tariff Schedule of the United States (relating to tomato
 sauce preparation) on the date of entry.

8 (b) REQUESTS.—Reliquidation may be made under 9 subsection (a) with respect to an entry described in sub-10 section (d) only if a request therefor is filed with the Cus-11 toms Service within 90 days after the date of the enactment 12 of this Act and the request contains sufficient information 13 to enable the Customs Service to locate the entry or recon-14 struct the entry if it cannot be located.

(c) PAYMENT OF AMOUNTS OWED.—Any amounts
owed by the United States pursuant to the liquidation or
reliquidation of an entry under subsection (a) shall be paid
not later than 180 days after the date of such liquidation
or reliquidation.

20 (d) AFFECTED ENTRIES.—The entries referred to in
21 subsection (a) are as follows:

Entry Number	Entry Date
521-0010813-4	11/28/90
521-0011263-1	3/15/91
551-2047066-5	3/18/92
551-2047231-5	3/19/92
551-2047441-0	3/20/92
551-2053210-0	4/28/92
819–0565392–9	12/12/92

1SEC. 1410. CERTAIN TOMATO SAUCE PREPARATION EN-2TERED IN 1989 THROUGH 1995.

3 (a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision 4 5 of law and subject to the provisions of subsection (b), the United States Customs Service shall, not later than 180 6 7 days after the receipt of the request described in subsection 8 (b), liquidate or reliquidate each entry described in sub-9 section (d) containing any merchandise which, at the time of the original liquidation, was classified under subheading 10 11 2002.10.00 of the Harmonized Tariff Schedule of the United States (relating to tomatoes, prepared or preserved) at the 12 13 rate of duty that would have been applicable to such merchandise if the merchandise had been liquidated or reliq-14 uidated under subheading 2103.90.60 of the Harmonized 15 16 Tariff Schedule of the United States (relating to tomato sauce preparation) on the date of entry. 17

(b) REQUESTS.—Reliquidation may be made under
subsection (a) with respect to an entry described in subsection (d) only if a request therefor is filed with the Customs Service within 90 days after the date of the enactment
of this Act and the request contains sufficient information
to enable the Customs Service to locate the entry or reconstruct the entry if it cannot be located.

25 (c) PAYMENT OF AMOUNTS OWED.—Any amounts
26 owed by the United States pursuant to the liquidation or
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reliquidation of an entry under subsection (a) shall be paid
 not later than 180 days after the date of such liquidation
 or reliquidation.

4 (d) AFFECTED ENTRIES.—The entries referred to in
5 subsection (a) are as follows:

Entry Number	Entry Date
614–2716855–6	. 10–11–89
614-2717619-5	. 11–11–89
614-2717846-4	. 11–25–89
614-2722580-2	. 09–01–90
614–2723739–3	. 11-03-90
614-2722163-7	. 08–04–90
614–2723558–7	. 10-25-90
614-2723104-0	. 09–29–90
614-2720674-5	. 05–10–90
614-2721638-9	. 07–07–90
614-2718704-4	. 01–06–90
614–2718411–6	. 12–16–89
614-2719146-7	. 02–03–90
614–2719562–5	. 03–03–90
614-2726258-1	. 04–26–91
614-2726290-4	. 05-03-91
614-2725646-8	. 03–21–91
614-2725926-4	. 04–06–91
614-2725443-0	. 02–23–91
614-0081157-8	. 12-02-91
614-0081303-8	. 12–03–91
614-2725276-4	. 02–09–91
614-2728765-3	. 10-05-91
614-2729005-3	. 10–19–91
614-2728060-9	. 08–24–91
614-2727885-0	. 08–10–91
614-2726744-0	. 06–01–91
614–2726987–5	. 06–15–91
614–2725094–1	. 01–26–91
614-2724766-4	. 01–07–91
614-2724768-1	. 12–30–90
614-0084694-7	. 05–30–92
614-0085303-4	. 06–30–92
614-0081812-8	. 01–07–92
614-0082595-8	
614-0083467-9	. 03–31–92
614-0083466-1	. 03–31–92
614-0083680-7	
614-0084025-4	. 05-02-92
614-0092533-7	
614-0093248-1	
614-0095915-3	
614-0095752-0	. 10–13–93

614-0095753-8	 10–13–93
614-0095275-2	 09-24-93
614-0095445-1	 10-07-93
614-0095421-2	 10-08-93
614-0095814-8	 10-22-93
614-0095813-0	 10-22-93
614-0095811-4	 10-22-93
614-0095914-6	 10-26-93
614-0102424-7	 06-23-94
614-0096922-8	 12-07-93
	 10-20-94
614-0006610-8	 06-23-95
614-0004345-3	 03-29-95
	 04 - 28 - 95
011 00000000000000000000000000000000000	 01 20 00

1 SEC. 1411. CERTAIN TOMATO SAUCE PREPARATION EN-

2

TERED IN 1989 AND 1990.

3 (a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision 4 of law and subject to the provisions of subsection (b), the 5 United States Customs Service shall, not later than 180 6 7 days after the receipt of the request described in subsection (b), liquidate or reliquidate each entry described in sub-8 9 section (d) containing any merchandise which, at the time 10 of the original liquidation, was classified under subheading 2002.10.00 of the Harmonized Tariff Schedule of the United 11 12 States (relating to tomatoes, prepared or preserved) at the rate of duty that would have been applicable to such mer-13 chandise if the merchandise had been liquidated or reliq-14 15 uidated under subheading 2103.90.60 of the Harmonized 16 Tariff Schedule of the United States (relating to tomato 17 sauce preparation) on the date of entry.

18 (b) REQUESTS.—Reliquidation may be made under
19 subsection (a) with respect to an entry described in subHR 4868 EAS

section (d) only if a request therefor is filed with the Cus toms Service within 90 days after the date of the enactment
 of this Act and the request contains sufficient information
 to enable the Customs Service to locate the entry or recon struct the entry if it cannot be located.

6 (c) PAYMENT OF AMOUNTS OWED.—Any amounts
7 owed by the United States pursuant to the liquidation or
8 reliquidation of an entry under subsection (a) shall be paid
9 not later than 180 days after the date of such liquidation
10 or reliquidation.

11 (d) AFFECTED ENTRIES.—The entries referred to in
12 subsection (a) are as follows:

Entry Number	Entry Date
812-0507705-0	07/27/89
812-0507847-0	08/03/89
812-0507848-8	08/03/89
812-0509191-1	10/18/89
812-0509247-1	10/25/89
812-0509584-7	11/08/89
812-0510077-9	12/08/89
812-0510659-4	01/12/90

13 SEC. 1412. NEOPRENE SYNCHRONOUS TIMING BELTS.

(a) IN GENERAL.—Notwithstanding sections 514 and
520 of the Tariff Act of 1930 (19 U.S.C. 1514 and 1520),
or any other provision of law, the United States Customs
Service shall, not later than 90 days after the date of enactment of this Act, liquidate or reliquidate the entry described
in subsection (c).

20 (b) PAYMENT OF AMOUNTS OWED.—Any amounts
21 owed by the United States pursuant to the liquidation or

reliquidation of the entry under subsection (a), with interest
 accrued from the date of entry, shall be paid by the Customs
 Service within 90 days after such liquidation or reliquida tion.

5 (c) ENTRY.—The entry referred to in subsection (a) is
6 the following:

Entry number	Date of entry	Date of liquidation
469-0015023-9	11/14/89	3/9/90

7 SEC. 1413. RELIQUIDATION OF DRAWBACK CLAIM NUMBER
8 R74–10343996.

9 (a) IN GENERAL.—Notwithstanding section 514 of the 10 Tariff Act of 1930 (19 U.S.C. 1514) or any other provision 11 of law, the United States Customs Service shall, not later 12 than 90 days after the date of the enactment of this Act, 13 liquidate or reliquidate the drawback claim as filed de-14 scribed in subsection (b).

15 (b) DRAWBACK CLAIM.—The drawback claim referred

16 to in subsection (a) is the following:

Export Claim Month	Drawback Claim Number	Filing Date
March 1994	R74-1034399 6	07/03/96

(c) PAYMENT OF AMOUNTS DUE.—Any amounts due
pursuant to the liquidation or reliquidation of the claim
described in subsection (b) shall be paid not later than 90
days after the date of such liquidation or reliquidation.

1 SEC. 1414. RELIQUIDATION OF CERTAIN DRAWBACK CLAIMS 2 **FILED IN 1996.** 3 (a) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision 4 5 of law, the United States Customs Service shall, not later than 90 days after the date of the enactment of this Act, 6 7 liquidate or reliquidate the drawback claims as filed described in subsection (b). 8 9 (b) DRAWBACK CLAIMS.—The drawback claims re-

10 ferred to in subsection (a) are the following:

Export Claim Month	Drawback Claim Number	Filing Date
March 1993	R74-1034035 6	07/03/96
April 1993	R74-1034070 3	07/03/96

(c) PAYMENT OF AMOUNTS DUE.—Any amounts due
pursuant to the liquidation or reliquidation of the claims
described in subsection (b) shall be paid not later than 90
days after the date of such liquidation or reliquidation.

15 SEC. 1415. RELIQUIDATION OF CERTAIN DRAWBACK CLAIMS

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16RELATING TO EXPORTS OF MERCHANDISE17FROM MAY 1993 TO JULY 1993.
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(a) IN GENERAL.—Notwithstanding section 514 of the
Tariff Act of 1930 (19 U.S.C. 1514) or any other provision
of law, the United States Customs Service shall, not later
than 90 days after the date of the enactment of this Act,
liquidate or reliquidate the drawback claims as filed described in subsection (b).

1 (b) DRAWBACK CLAIMS.—The drawback claims re-

2 ferred to in subsection (a) are the following:

Export Claim Month	Drawback Claim Number	Filing Date	
May 1993	R74-1034098 4	07/03/96	
June 1993	R74-1034126 3	07/03/96	
July 1993	R74-1034154 5	07/03/96	

3 (c) PAYMENT OF AMOUNTS DUE.—Any amounts due
4 pursuant to the liquidation or reliquidation of the claims
5 described in subsection (b) shall be paid not later than 90
6 days after the date of such liquidation or reliquidation.

7 SEC. 1416. RELIQUIDATION OF CERTAIN DRAWBACK CLAIMS
8 RELATING TO EXPORTS CLAIMS FILED BE9 TWEEN APRIL 1994 AND JULY 1994.

(a) IN GENERAL.—Notwithstanding section 514 of the
Tariff Act of 1930 (19 U.S.C. 1514) or any other provision
of law, the United States Customs Service shall, not later
than 90 days after the date of the enactment of this Act,
liquidate or reliquidate the drawback claims as filed described in subsection (b).

16 (b) DRAWBACK CLAIMS.—The drawback claims re17 ferred to in subsection (a) are the following:

Export Claim Month	Drawback Claim Number	Filing Date	
April 1994	R74-1034427 5	07/03/96	
May 1994	R74-1034462 2	07/03/96	
July 1994	C04-0032112 8	07/03/96	

(c) PAYMENT OF AMOUNTS DUE.—Any amounts due
pursuant to the liquidation or reliquidation of the claims

described in subsection (b) shall be paid not later than 90
 days after the date of such liquidation or reliquidation.

3 SEC. 1417. RELIQUIDATION OF CERTAIN DRAWBACK CLAIMS 4 RELATING TO JUICES.

5 (a) IN GENERAL.—Notwithstanding section 514 of the
6 Tariff Act of 1930 (19 U.S.C. 1514) or any other provision
7 of law, the United States Customs Service shall, not later
8 than 90 days after the date of the enactment of this Act,
9 liquidate or reliquidate the drawback claims as filed de10 scribed in subsection (b).

(b) DRAWBACK CLAIMS.—The drawback claims referred to in subsection (a) are the following:

Export Claim Month	Drawback Claim Number	Filing Date
August 1993	R74-1034189 1	07/03/96
September 1993	R74-1034217 0	07/03/96
December 1993	R74–1034308 7	07/03/96
January 1994	R74–1034336 8	07/03/96
February 1994	R74-1034371 5	07/03/96

(c) PAYMENT OF AMOUNTS DUE.—Any amounts due
pursuant to the liquidation or reliquidation of the claims
described in subsection (b) shall be paid not later than 90
days after the date of such liquidation or reliquidation.

17 SEC. 1418. RELIQUIDATION OF CERTAIN DRAWBACK CLAIMS

18 **FILED IN 1997.**

19 (a) IN GENERAL.—Notwithstanding section 514 of the
20 Tariff Act of 1930 (19 U.S.C. 1514) or any other provision
21 of law, the United States Customs Service shall, not later
22 than 90 days after the date of the enactment of this Act, HR 4868 EAS 1 liquidate or reliquidate the drawback claims as filed de-

2 scribed in subsection (b).

3 (b) DRAWBACK CLAIMS.—The drawback claims re4 ferred to in subsection (a) are the following:

Drawback Claim Number	Filing Date
WJU1111015-0	May 30, 1997
WJU1111030-9	August 6, 1997
WJU1111006–9	April 16, 1997
WJU1111005–2	February 26, 1997

5 (c) PAYMENT OF AMOUNTS DUE.—Any amounts due
6 pursuant to the liquidation or reliquidation of the claims
7 described in subsection (b) shall be paid not later than 90
8 days after the date of such liquidation or reliquidation.

9 SEC. 1419. RELIQUIDATION OF DRAWBACK CLAIM NUMBER
10 WJU1111031-7.

(a) IN GENERAL.—Notwithstanding section 514 of the
Tariff Act of 1930 (19 U.S.C. 1514) or any other provision
of law, the United States Customs Service shall, not later
than 90 days after the date of the enactment of this Act,
liquidate or reliquidate the drawback claim as filed described in subsection (b).

17 (b) DRAWBACK CLAIM.—The drawback claim referred
18 to in subsection (a) is the following:

Drawback Claim Number	Filing Date
WJU1111031-7	October 16, 1997
(excluding Invoice #24051)	

(c) PAYMENT OF AMOUNTS DUE.—Any amounts due
pursuant to the liquidation or reliquidation of the claim

3 SEC. 1420. LIQUIDATION OR RELIQUIDATION OF CERTAIN 4 ENTRIES OF ATHLETIC SHOES.

5 (a) IN GENERAL.—Notwithstanding section 514 of the
6 Tariff Act of 1930 (19 U.S.C. 1514) or any other provision
7 of law, the United States Customs Service shall, not later
8 than 90 days after the date of the enactment of this Act,
9 liquidate or reliquidate each drawback claim as filed de10 scribed in subsection (b).

(b) DRAWBACK CLAIMS.—The drawback claims referred to in subsection (a) are the following claims, filed
between August 1, 1993 and June 1, 1998:

Drawback Claims

221-0590991-9 221-0890500-5 through 221-0890675-5 221-0890677-1 through 221-0891427-0 221-0891430-4 through 221-0891537-6 221-0891539-2 through 221-0891554-1 221-0891556-6 through 221-0891557-4 221-0891559-0 221-0891567-3 through 221-0891565-7 221-0891582-0 221-0891582-0 221-0891584-8 through 221-0891587-1 221-0891589-7 221-0891592-1 through 221-0891597-0 221-0891604-4 through 221-0891605-1 221-0891607-7 through 221-0891609-3

(c) PAYMENT OF AMOUNTS DUE.—Any amounts due
pursuant to the liquidation or reliquidation of the claims
described in subsection (b) shall be paid not later than 90
days after the date of such liquidation or reliquidation.

1 SEC. 1421. DESIGNATION OF MOTOR FUELS AND JET FUELS 2 AS COMMERCIALLY INTERCHANGEABLE. 3 Section 313(p)(3)(B) of the Tariff Act of 1930 (19) U.S.C. 1313(p)(3)(B) is amended by adding at the end the 4 5 following: "Notwithstanding any change or modification to the Harmonized Tariff Schedule of the United States, motor 6 7 fuel and jet fuel classifiable under subheading 2710.00.15 8 of the Harmonized Tariff Schedule of the United States, as 9 in effect on January 1, 2000, shall be considered commercially interchangeable for purposes of drawback under this 10

11 subsection.".

12 CHAPTER 2—SPECIAL CLASSIFICATION 13 RELATING TO PRODUCT DEVELOP 14 MENT AND TESTING

15 SEC. 1431. SHORT TITLE.

16 This chapter may be cited as the "Product Develop-17 ment and Testing Act of 2000".

18 SEC. 1432. FINDINGS; PURPOSE.

19 (a) FINDINGS.—The Congress finds the following:

- 20 (1)(A) A substantial amount of development and
- 21 testing occurs in the United States incident to the in-
- 22 troduction and manufacture of new products for both
- 23 domestic consumption and export overseas.
- 24 (B) Testing also occurs with respect to merchan-
- 25 dise that has already been introduced into commerce

to insure that it continues to meet specifications and
 performs as designed.

(2) The development and testing that occurs in 3 4 the United States incident to the introduction and 5 manufacture of new products, and with respect to 6 products which have already been introduced into 7 commerce, represents a significant industrial activity 8 employing highly-skilled workers in the United States. 9 (3)(A) Under the current laws affecting the im-10 portation of merchandise, such as the provisions of 11 part I of title IV of the Tariff Act of 1930 (19 U.S.C. 12 1401 et seq.), goods commonly referred to as "proto-13 types", used for product development testing and 14 product evaluation purposes, are subject to customs 15 duty upon their importation into the United States 16 unless the prototypes qualify for duty-free treatment 17 under special trade programs or unless the prototypes 18 are entered under a temporary importation bond.

(B) In addition, the United States Customs
Service has determined that the value of prototypes is
to be included in the value of production articles if
the prototypes are the result of the same design and
development effort as the articles.

24 (4)(A) Assessing duty on prototypes twice, once
25 when the prototypes are imported and a second time

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1	thereafter as part of the cost of imported production
2	merchandise, discourages development and testing in
3	the United States, and thus encourages development
4	and testing to occur overseas, since, in that case, duty
5	will only be assessed once, upon the importation of
6	production merchandise.
7	(B) Assessing duty on these prototypes twice un-
8	necessarily inflates the cost to businesses, thus reduc-
9	ing their competitiveness.
10	(5) Current methods for avoiding the excessive
11	assessment of customs duties on the importation of
12	prototypes, including the use of temporary importa-
13	tion entries and obtaining drawback, are unwieldy,
14	ineffective, and difficult for both importers and the
15	United States Customs Service to administer.
16	(b) PURPOSE.—The purpose of this chapter is to pro-
17	mote product development and testing in the United States
18	by permitting the importation of prototypes on a duty-free
19	basis.
20	SEC. 1433. AMENDMENTS TO HARMONIZED TARIFF SCHED-
21	ULE OF THE UNITED STATES.
22	(a) Heading.—Subchapter XVII of Chapter 98 is
23	amended by inserting in numerical sequence the following

24 new heading:

"	9817.85.01	Prototypes to be used exclusively for development, testing, product eval- uation, or quality control purposes		The rate appli- cable in the ab- sence of this beading	"

93

(b) U.S. NOTE.—The U.S. Notes to subchapter XVII
 2 of chapter 98 are amended by adding at the end the fol 3 lowing:

4 "6. The following provisions apply to heading 9817.85.01:
5 "(a) For purposes of this subchapter, including heading
6 9817.85.01, the term 'prototypes' means originals or
7 models of articles that—

8 "(i) are either in the preproduction, production, or
9 postproduction stage and are to be used exclusively for
10 development, testing, product evaluation, or quality
11 control purposes; and

12 "(ii) in the case of originals or models of articles that are 13 either in the production or postproduction stage, are 14 associated with a design change from current produc-15 tion (including a refinement, advancement, improve-16 ment, development, or quality control in either the 17 product itself or the means for producing the product). For purposes of clause (i), automobile racing for purse, 18 19 prize, or commercial competition shall not be consid-20 ered to be "development, testing, product evaluation, or 21 quality control.".

"(b)(i) Prototypes may only be imported in limited non commercial quantities in accordance with industry
 practice.

4 "(ii) Except as provided for by the Secretary of the Treas5 ury, prototypes or parts of prototypes, may not be sold
6 after importation into the United States or be incor7 porated into other products that are sold.

8 "(c) Articles subject to quantitative restrictions, anti-9 dumping orders, or countervailing duty orders, may 10 not be classified as prototypes under this note. Articles 11 subject to licensing requirements, or which must comply 12 with laws, rules, or regulations administered by agen-13 cies other than the United States Customs Service be-14 fore being imported, may be classified as prototypes, 15 provided that they comply with all applicable provi-16 sions of law and otherwise meet the definition of 'proto-17 types' under paragraph (a).".

18 SEC. 1434. REGULATIONS RELATING TO ENTRY PROCE-

19

DURES AND SALES OF PROTOTYPES.

(a) IDENTIFICATION OF PROTOTYPES.—The Secretary
of the Treasury shall promulgate regulations regarding the
identification of prototypes at the time of importation into
the United States in accordance with the provisions of this
chapter and the amendments made by this chapter.

1 (b) SALES OF PROTOTYPES.—Within 10 months of the 2 date of enactment of this Act, the Secretary of the Treasury shall promulgate final regulations regarding the sale of pro-3 4 totypes entered under heading 9817.85.01 of the Harmonized Tariff Schedule of the United States as scrap, or 5 waste, or for recycling, provided that all duties are tendered 6 7 for sales of the prototypes, including prototypes and parts 8 of prototypes incorporated into other products, as scrap, waste, or recycled materials, at the rate of duty in effect 9 10 for such scrap, waste, or recycled materials at the time of importation of the prototypes. 11

12 SEC. 1435. EFFECTIVE DATE.

13 This chapter, and the amendments made by this chap14 ter, shall apply with respect to—

(1) an entry of a prototype under heading
9817.85.01, as added by section 1433(a), on or after
the date of enactment of this Act; and

(2) an entry of a prototype (as defined in U.S.
Note 6(a) to subchapter XVII of chapter 98, as added
by section 1433(b)) under heading 9813.00.30 for
which liquidation has not become final as of the date
of enactment of this Act.

CHAPTER 3—PROHIBITION ON IMPORTA TION OF PRODUCTS MADE WITH DOG OR CAT FUR

4 SEC. 1441. SHORT TITLE.

5 This chapter may be cited as the "Dog and Cat Protec-6 tion Act of 2000".

7 SEC. 1442. FINDINGS AND PURPOSES.

8 (a) FINDINGS.—Congress makes the following findings: 9 (1) An estimated 2,000,000 dogs and cats are 10 slaughtered and sold annually as part of the inter-11 national fur trade. Internationally, dog and cat fur 12 is used in a wide variety of products, including fur 13 coats and jackets, fur trimmed garments, hats, gloves, 14 decorative accessories, stuffed animals, and other toys.

15 (2) The United States represents one of the larg-16 est markets for the sale of fur and fur products in the 17 world. Market demand for fur products in the United 18 States has led to the introduction of dog and cat fur 19 products into United States commerce, frequently 20 based on deceptive or fraudulent labeling of the prod-21 ucts to disguise the true nature of the fur and mislead 22 United States wholesalers, retailers, and consumers.

23 (3) Dog and cat fur, when dyed, is not easily
24 distinguishable to persons who are not experts from
25 other furs such as fox, rabbit, coyote, wolf, and mink,

1 and synthetic materials made to resemble real fur. 2 Dog and cat fur is generally less expensive than other types of fur and may be used as a substitute for more 3 4 expensive types of furs, which provides an incentive 5 to engage in unfair or fraudulent trade practices in 6 the importation, exportation, distribution, or sale of 7 fur products, including deceptive labeling and other 8 practices designed to disguise the true contents or ori-9 gin of the product.

(4) Forensic texts have documented that dog and
(4) Forensic texts have documented that dog and
cat fur products are being imported into the United
States subject to deceptive labels or other practices designed to conceal the use of dog or cat fur in the production of wearing apparel, toys, and other products.

15 (5) Publicly available evidence reflects ongoing 16 significant use of dogs and cats bred expressly for 17 their fur by foreign fur producers for manufacture 18 into wearing apparel, toys, and other products that 19 have been introduced into United States commerce. 20 The evidence indicates that foreign fur producers also 21 rely on the use of stray dogs and cats and stolen pets 22 for the manufacture of fur products destined for the 23 world and United States markets.

4 (7) The trade of dog and cat fur products is ethi5 cally and aesthetically abhorrent to United States
6 citizens. Consumers in the United States have a right
7 to know if products offered for sale contain dog or cat
8 fur and to ensure that they are not unwitting partici9 pants in this gruesome trade.

10 (8) Persons who engage in the sale of dog or cat 11 fur products, including the fraudulent trade practices 12 identified above, gain an unfair competitive advan-13 tage over persons who engage in legitimate trade in 14 apparel, toys, and other products, and derive an un-15 fair benefit from consumers who buy their products.

16 (9) The imposition of a ban on the sale, manu-17 facture, offer for sale, transportation, and distribution 18 of dog and cat fur products, regardless of their source, 19 is consistent with the international obligations of the 20 United States because it applies equally to domestic 21 and foreign producers and avoids any discrimination 22 among foreign sources of competing products. Such a 23 ban is also consistent with provisions of international 24 agreements to which the United States is a party that 25 expressly allow for measures designed to protect the 1

health and welfare of animals and to enjoin the use

2	of deceptive trade practices in international or domes-
3	tic commerce.
4	(b) PURPOSES.—The purposes of this chapter are to—
5	(1) prohibit imports, exports, sale, manufacture,
6	offer for sale, transportation, and distribution in the
7	United States of dog and cat fur products, in order
8	to ensure that United States market demand does not
9	provide an incentive to slaughter dogs or cats for
10	their fur;
11	(2) require accurate labeling of fur species so
12	that consumers in the United States can make in-
13	formed choices and ensure that they are not unwitting
14	contributors to this gruesome trade; and
15	(3) ensure that the customs laws of the United
16	States are not undermined by illicit international

17 *traffic in dog and cat fur products.*

18 SEC. 1443. PROHIBITION ON IMPORTATION OF PRODUCTS

19 MADE WITH DOG OR CAT FUR.

20 (a) IN GENERAL.—Title III of the Tariff Act of 1930
21 is amended by inserting after section 307 the following new
22 section:

23 "SEC. 308. PROHIBITION ON IMPORTATION OF DOG AND
24 CAT FUR PRODUCTS.

"(a) DEFINITIONS.—In this section:

25

1	"(1) CAT FUR.—The term 'cat fur' means the
2	pelt or skin of any animal of the species Felis catus.
3	"(2) Commerce.—The term 'commerce' means
4	the transportation for sale, trade, or use between any
5	State, territory, or possession of the United States, or
6	the District of Columbia, and any place outside there-
7	of.
8	"(3) CUSTOMS LAWS.—The term 'customs laws of
9	the United States' means any other law or regulation
10	enforced or administered by the United States Cus-
11	toms Service.
12	"(4) DOG FUR.—The term 'dog fur' means the
13	pelt or skin of any animal of the species Canis
14	familiaris.
15	"(5) Dog or cat fur product.—The term 'dog
16	or cat fur product' means any item of merchandise
17	which consists, or is composed in whole or in part,
18	of any dog fur, cat fur, or both.
19	"(6) PERSON.—The term 'person' includes any
20	individual, partnership, corporation, association, or-
21	ganization, business trust, government entity, or other
22	entity subject to the jurisdiction of the United States.
23	"(7) Secretary.—The term 'Secretary' means
24	the Secretary of the Treasury.

1	"(8) UNITED STATES.—The term 'United States'
2	means the customs territory of the United States, as
3	defined in general note 2 of the Harmonized Tariff
4	Schedule of the United States.
5	"(b) Prohibitions.—
6	"(1) IN GENERAL.—It shall be unlawful for any
7	person to—
8	"(A) import into, or export from, the
9	United States any dog or cat fur product; or
10	"(B) introduce into interstate commerce,
11	manufacture for introduction into interstate
12	commerce, sell, trade, or advertise in interstate
13	commerce, offer to sell, or transport or distribute
14	in interstate commerce in the United States, any
15	dog or cat fur product.
16	"(2) EXCEPTION.—This subsection shall not
17	apply to the importation, exportation, or transpor-
18	tation by an individual, for noncommercial purposes,
19	of his or her personal pet that is deceased, including
20	a pet preserved through taxidermy.
21	"(c) Penalties and Enforcement.—
22	"(1) Civil penalties.—
23	"(A) IN GENERAL.—Any person who vio-
24	lates any provision of this section or any regula-
25	tion issued under this section may, in addition

1	to any other civil or criminal penalty that may
2	be imposed under title 18 of the United States
3	Code or any other provision of law, be assessed
4	a civil penalty by the Secretary of not more
5	than—
6	"(i) \$10,000 for each separate knowing
7	and intentional violation;
8	((ii) \$5,000 for each separate grossly
9	negligent violation; or
10	"(iii) \$3,000 for each separate neg-
11	ligent violation.
12	"(B) DEBARMENT.—The Secretary may
13	debar a person from importing, exporting, trans-
14	porting, distributing, manufacturing, or selling
15	any fur product in the United States, if—
16	"(i) the Secretary finds that the person
17	has been convicted of a criminal violation of
18	any provision of this section or any regula-
19	tion issued under this section; or
20	"(ii) the Secretary finds that the per-
21	son has engaged in a pattern or practice of
22	actions that has resulted in a final admin-
23	istrative determination with respect to the
24	assessment of civil penalties for knowing
25	and intentional or grossly negligent viola-

1	tions of any provision of this section or any
2	regulation issued under this section.
3	"(C) NOTICE.—No penalty may be assessed
4	under this paragraph unless such person is given
5	notice and opportunity for a hearing with re-
6	spect to such violation in accordance with sec-
7	tion 554 of title 5, United States Code.
8	"(2) CRIMINAL PENALTIES.—Any person who
9	knowingly violates any provision of this section or
10	any regulation issued under this section shall, upon
11	conviction for each violation, be imprisoned for not
12	more than 1 year, fined in accordance with title 18,
13	United States Code, or both.
14	"(3) Forfeiture.—Any dog or cat fur product
15	manufactured, taken, possessed, sold, purchased, of-
16	fered for sale or purchase, transported, delivered, re-
17	ceived, carried, shipped, imported, or exported con-
18	trary to the provisions of this section or any regula-
19	tion issued under this section shall be subject to for-
20	feiture to the United States.
21	"(4) ENFORCEMENT.—The provisions of this sec-
22	tion and any regulations issued under this section
23	shall be enforced by the Secretary.
24	"(5) Regulations.—Not later than 270 days
25	after the date of enactment of this section, the Sec-

1 retary shall, after notice and opportunity for com-2 ment, issue regulations to carry out the provisions of 3 this section. The regulations shall provide for a proc-4 ess by which testing laboratories, whether domestic or 5 foreign, can qualify for certification by the United 6 States Customs Service by demonstrating the reli-7 ability of the procedures used for determining the type 8 of fur contained in articles intended for sale or con-9 sumption in the interstate commerce of the United 10 States.

11 "(6) REWARD.—The Secretary shall pay a re-12 ward of not less than \$500 to any person who fur-13 nishes information that establishes probable cause or 14 leads to an arrest, criminal conviction, civil penalty 15 assessment, debarment, or forfeiture of property for 16 any violation of this section or any regulation issued 17 under this section.

18 "(7) AFFIRMATIVE DEFENSE.—It shall be a de-19 fense against any civil or criminal action brought 20 under this section or any regulations issued under 21 this section if the person accused of a violation under 22 this section can establish by a preponderance of the 23 evidence that the person exercised reasonable care—

1	"(A) in determining the nature of the prod-
2	ucts alleged to have resulted in such violation;
3	and
4	"(B) in ensuring that the products were ac-
5	companied by documentation, packaging, and la-
6	beling that were accurate as to the nature of the
7	products.
8	"(8) Coordination with other laws.—Noth-
9	ing in this section shall be construed as superseding
10	or limiting in any manner the functions and respon-
11	sibilities of the Secretary of the Treasury under the
12	customs laws of the United States.
13	"(d) Publication of Names of Certain Viola-
14	TORS.—The Secretary of the Treasury shall publish periodi-
15	cally in the Federal Register a list of the names of any
16	producer, manufacturer, supplier, seller, importer, or ex-
17	porter, whether or not located within the customs territory
18	of the United States, against whom a criminal conviction
19	has been rendered or against whom a final administrative
20	determination with respect to the assessment of a civil pen-
21	alty for a knowing and intentional or a grossly negligent
22	violation has been made under this section.
23	"(e) REPORTS.—In order to enable Congress to engage

24 in active, continuing oversight of this section, the Secretary25 shall provide the following:

1	"(1) PLAN FOR ENFORCEMENT.—Within 3
2	months after the date of enactment of this section, the
3	Secretary shall submit to Congress a plan for the en-
4	forcement of the provisions of this section, including
5	training and procedures to ensure that Customs Serv-
6	ice personnel are equipped with state-of-the-art tech-
7	nologies to identify potential dog or cat fur products
8	and to determine the true content of such products.
9	"(2) Report on enforcement efforts.—Not
10	later than 1 year after the date of enactment of this
11	section, and on an annual basis thereafter, the Sec-
12	retary shall submit a report to Congress on the efforts
13	of the Department of the Treasury to enforce the pro-
14	visions of this section and the adequacy of the re-
15	sources to do so. The report shall include an analysis
16	of the training of Customs Service personnel to iden-
17	tify dog and cat fur products effectively and to take
18	appropriate action to enforce this section. The report
19	shall include the findings of the Secretary as to
20	whether any government has engaged in a pattern or
21	practice of support for trade in products the importa-
22	tion of which are prohibited under this section.".
23	(b) Conforming Amendment.—Section 2(d) of the
24	Fur Products Labeling Act (15 U.S.C. 69(d)) is amended

by striking "; except that such term shall not include such

articles as the Commission shall exempt by reason of the
 relatively small quantity or value of the fur or used fur
 contained therein".

4 (c) EFFECTIVE DATE.—The amendments made by this
5 section shall take effect on the date of enactment of this Act.

6 CHAPTER 4—MISCELLANEOUS 7 PROVISIONS

8 SEC. 1451. ALTERNATIVE MID-POINT INTEREST ACCOUNT-9 ING METHODOLOGY FOR UNDERPAYMENT OF 10 DUTIES AND FEES.

Section 505(c) of the Tariff Act of 1930 (19 U.S.C.
12 1505(c)) is amended by striking "For the period beginning
13 on" and all that follows through "the Secretary may pre14 scribe" and inserting "The Secretary may prescribe".

15 SEC. 1452. EXCEPTION FROM MAKING REPORT OF ARRIVAL
16 AND FORMAL ENTRY FOR CERTAIN VESSELS.
17 (a) REPORT OF ARRIVAL AND FORMAL ENTRY OF VES-

18 SELS.—(1) Section 433(a)(1)(C) of the Tariff Act of 1930
19 (19 U.S.C. 1433(a)(1)(C)) is amended by striking "bonded
20 merchandise, or".

21 (2) Section 434(a)(3) of the Tariff Act of 1930 (19
22 U.S.C. 1434(a)(3)) is amended by striking "bonded mer23 chandise or".

(3) Section 91(a)(2) of the Appendix to title 46, United
 States Code, is amended by striking "bonded merchandise
 or".

4 (b) ADDITIONAL AMENDMENT.—Section 441 of the
5 Tariff Act of 1930 (19 U.S.C. 1441) is amended by adding
6 at the end the following new paragraph:

7 "(7) Any vessel required to anchor at the Belle 8 Isle Anchorage in the waters of the Detroit River in 9 the State of Michigan, for the purposes of awaiting the availability of cargo or berthing space or for the 10 11 purpose of taking on a pilot or awaiting pilot serv-12 ices, or at the direction of the Coast Guard, prior to 13 proceeding to the Port of Toledo, Ohio, where the ves-14 sel makes entry under section 434 or obtains clear-15 ance under section 4197 of the Revised Statutes of the 16 United States.".

17 SEC. 1453. DESIGNATION OF SAN ANTONIO INTERNATIONAL

18AIRPORT FOR CUSTOMS PROCESSING OF19CERTAIN PRIVATE AIRCRAFT ARRIVING IN20THE UNITED STATES.

(a) DESIGNATION.—For the 2-year period beginning
on the date of the enactment of this Act, the Commissioner
of the Customs Service shall designate the San Antonio
International Airport in San Antonio, Texas, as an airport
at which private aircraft described in subsection (b) may

land for processing by the Customs Service in accordance
 with section 122.24(b) of title 19, Code of Federal Regula tions.

4 (b) PRIVATE AIRCRAFT.—Private aircraft described in
5 this subsection are private aircraft that—

6 (1) arrive in the United States from a foreign
7 area and have a final destination in the United
8 States of San Antonio International Airport in San
9 Antonio, Texas; and

(2) would otherwise be required to land for processing by the Customs Service at an airport listed in
section 122.24(b) of title 19, Code of Federal Regulations, in accordance with such section.

14 (c) DEFINITION.—In this section, the term "private
15 aircraft" has the meaning given such term in section
16 122.23(a)(1) of title 19, Code of Federal Regulations.

17 (d) REPORT.—The Commissioner of the Customs Serv18 ice shall prepare and submit to Congress a report on the
19 implementation of this section for 2001 and 2002.

20 SEC. 1454. INTERNATIONAL TRAVEL MERCHANDISE.

21 Section 555 of the Tariff Act of 1930 (19 U.S.C. 1555)
22 is amended by adding at the end the following:

23 "(c) INTERNATIONAL TRAVEL MERCHANDISE.—

24 "(1) DEFINITIONS.—For purposes of this 25 section—

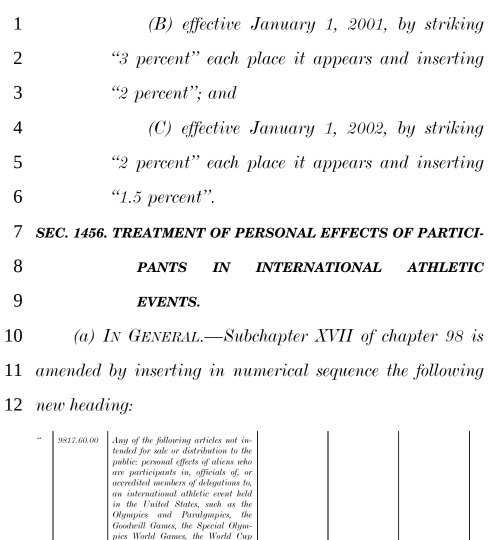
1	"(A) the term 'international travel mer-
2	chandise' means duty-free or domestic merchan-
3	dise which is placed on board aircraft on inter-
4	national flights for sale to passengers, but which
5	is not merchandise incidental to the operation of
6	a duty-free sales enterprise;
7	"(B) the term 'staging area' is an area con-
8	trolled by the proprietor of a bonded warehouse
9	outside of the physical parameters of the bonded
10	warehouse in which manipulation of inter-
11	national travel merchandise in carts occurs;
12	"(C) the term 'duty-free merchandise' means
13	merchandise on which the liability for payment
14	of duty or tax imposed by reason of importation
15	has been deferred pending exportation from the
16	customs territory;
17	``(D) the term 'manipulation' means the re-
18	packaging, cleaning, sorting, or removal from or
19	placement on carts of international travel mer-
20	chandise; and
21	((E) the term 'cart' means a portable con-
22	tainer holding international travel merchandise
23	on an aircraft for exportation.
24	"(2) Bonded warehouse for international
25	TRAVEL MERCHANDISE.—The Secretary shall by regu-

1 lation establish a separate class of bonded warehouse 2 for the storage and manipulation of international 3 travel merchandise pending its placement on board 4 aircraft departing for foreign destinations. 5 "(3) Rules for treatment of international 6 TRAVEL MERCHANDISE AND BONDED WAREHOUSES 7 AND STAGING AREAS.—(A) The proprietor of a bonded warehouse established for the storage and manipula-8 9 tion of international travel merchandise shall give a 10 bond in such sum and with such sureties as may be 11 approved by the Secretary of the Treasury to secure 12 the Government against any loss or expense connected 13 with or arising from the deposit, storage, or manipu-14 lation of merchandise in such warehouse. The ware-15 house proprietor's bond shall also secure the manipu-16 lation of international travel merchandise in a stag-17 ing area. 18 "(B) A transfer of liability from the inter-

(B) A transfer of tiability from the international carrier to the warehouse proprietor occurs
when the carrier assigns custody of international
travel merchandise to the warehouse proprietor for
purposes of entry into warehouse or for manipulation
in the staging area.

24 "(C) A transfer of liability from the warehouse
25 proprietor to the international carrier occurs when

1	the bonded warehouse proprietor assigns custody of
2	international travel merchandise to the carrier.
3	``(D) The Secretary is authorized to promulgate
4	regulations to require the proprietor and the inter-
5	national carrier to keep records of the disposition of
6	any cart brought into the United States and all mer-
7	chandise on such cart.".
8	SEC. 1455. CHANGE IN RATE OF DUTY OF GOODS RETURNED
9	TO THE UNITED STATES BY TRAVELERS.
10	Subchapter XVI of chapter 98 is amended as follows:
11	(1) Subheading 9816.00.20 is amended—
12	(A) effective January 1, 2000, by striking
13	"10 percent" each place it appears and inserting
14	"5 percent";
15	(B) effective January 1, 2001, by striking
16	"5 percent" each place it appears and inserting
17	"4 percent"; and
18	(C) effective January 1, 2002, by striking
19	"4 percent" each place it appears and inserting
20	"3 percent".
21	(2) Subheading 9816.00.40 is amended—
22	(A) effective January 1, 2000, by striking
23	"5 percent" each place it appears and inserting
24	"3 percent";



 13
 (b) TAXES, FEES, INSPECTION.—The U.S. Notes to

 14
 chapter XVII of chapter 98 are amended by adding at the

 15
 end the following new note:

Soccer Games, or any similar international athletic event as the Secretary of the Treasury may determine, and of persons who are immediate family members of or servants to any of the foregoing persons; equipment and materials imported in connection with any such foregoing event by or on behalf of the foregoing persons or the organizing committee of such an event, articles to be used in exhibitions depicting the culture of a country participating in such an event; and, if con"6. Any article exempt from duty under heading 9817.60.00
 shall be free of taxes and fees that may otherwise be
 applicable, but shall not be free or otherwise exempt or
 excluded from routine or other inspections as may be
 required by the Customs Service."

6 (b) EFFECTIVE DATE.—The amendments made by this
7 section apply to goods entered, or withdrawn from ware8 house, for consumption, on or after the date of the enact9 ment of this Act.

10 (c) TERMINATION OF TEMPORARY PROVISIONS.—
11 Heading 9902.98.08 shall, notwithstanding any provision
12 of such heading, cease to be effective on the date of the enact13 ment of this Act.

14 SEC. 1457. COLLECTION OF FEES FOR CUSTOMS SERVICES 15 FOR ARRIVAL OF CERTAIN FERRIES.

16 Section 13031(b)(1)(A)(iii) of the Consolidated Omni17 bus Budget Reconciliation Act of 1985 (19 U.S.C.
18 58c(b)(1)(A)(iii)) is amended to read as follows:

19"(iii) the arrival of a ferry, except for20a ferry whose operations begin on or after21August 1, 1999, and that operates south of2227 degrees latitude and east of 89 degrees23longitude; or".

1SEC. 1458. ESTABLISHMENT OF DRAWBACK BASED ON COM-2MERCIAL INTERCHANGEABILITY FOR CER-3TAIN RUBBER VULCANIZATION ACCELERA-4TORS.

5 (a) IN GENERAL.—The United States Customs Service shall the chemical N-cyclohexyl-2-6 treat 7 benzothiazolesulfenamide and the chemical N-tert-Butyl-2benzothiazolesulfenamide as "commercially interchange-8 9 able" within the meaning of section 313(j)(2) of the Tariff Act of 1930 (19 U.S.C. 1313(j)(2)) for purposes of permit-10 11 ting drawback under section 313 of the Tariff Act of 1930 (19 U.S.C. 1313.). 12

(b) APPLICABILITY.—Subsection (a) shall apply with 13 respect to any entry, or withdrawal from warehouse for con-14 sumption. ofthe chemical N-cyclohexyl-2-15 benzothiazolesulfenamide before, on, or after the date of the 16 enactment of this Act, that is eligible for drawback within 17 the time period provided in section 313(j)(2)(B) of the Tar-18 19 iff Act of 1930 (19 U.S.C. 1313(i)(2)(B)).

20 SEC. 1459. CARGO INSPECTION.

The Commissioner of Customs is authorized to establish a fee-for-service agreement for a period of not less than
2 years, renewable thereafter on an annual basis, at Fort
Lauderdale-Hollywood International Airport. The agreement shall provide personnel and infrastructure necessary
to conduct cargo clearance, inspection, or other customs
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services as needed to accommodate carriers using this air-1 port. When such servcies have been provided on a fee-for-2 3 service basis for at least 2 years and the commercial con-4 sumption entry level reaches 29,000 entries per year, the Commissioner of Customs shall continue to provide cargo 5 clearance, inspection or other customs services, and no 6 7 charges, other than those fees authorized by section 13031(a) 8 of the Consolidated Omnibus Budget Reconciliation Act of 9 1985 (19 U.S.C. 58c(a)), may be collected for those services.

10sec. 1460. TREATMENT OF CERTAIN MULTIPLE ENTRIES OF11MERCHANDISE AS SINGLE ENTRY.

(a) IN GENERAL.—Section 484 of the Tariff Act of
13 1930 (19 U.S.C. 1484) is amended by adding at the end
14 the following:

15 "(j) TREATMENT OF MULTIPLE ENTRIES OF MER16 CHANDISE AS SINGLE TRANSACTION.—In the case of mer17 chandise that is purchased and invoiced as a single entity
18 but—

19 "(1) is shipped in an unassembled or disassem20 bled condition in separate shipments due to the size
21 or nature of the merchandise, or

"(2) is shipped in separate shipments due to the
inability of the carrier to include all of the merchandise in a single shipment (at the instruction of the
carrier),

the Customs Service may, upon application by an importer
 in advance, treat such separate shipments for entry pur poses as a single transaction.".

4 (b) REGULATIONS.—Not later than 6 months after the
5 date of the enactment of this Act, the Secretary of the Treas6 ury shall issue regulations to carry out section 484(j) of
7 the Tariff Act of 1930, as added by subsection (a).

8 SEC. 1461. REPORT ON CUSTOMS PROCEDURES.

9 (a) REVIEW AND REPORT.—The Secretary of the 10 Treasury shall—

(1) review, in consultation with United States importers and other interested parties, including independent third parties selected by the Secretary for the purpose of conducting such review, customs procedures and related laws and regulations applicable to goods and commercial conveyances entering the United States; and

(2) report to the Congress, not later than 180
days after the date of enactment of this Act, on
changes that should be made to reduce reporting and
record retention requirements for commercial parties,
specifically addressing changes needed to—

23 (A) separate fully and remove the linkage
24 between data reporting required to determine the
25 admissibility and release of goods and data re-

1	porting for other purposes such as collection of
2	revenue and statistics;
3	(B) reduce to a minimum data required for
4	determining the admissibility of goods and re-
5	lease of goods, consistent with the protection of
6	public health, safety, or welfare, or achievement
7	of other policy goals of the United States;
8	(C) eliminate or find more efficient means
9	of collecting data for other purposes that are un-
10	necessary, overly burdensome, or redundant; and
11	(D) enable the implementation, as soon as
12	possible, of the import activity summary state-
13	ment authorized by section 411 of the Tariff Act
14	of 1930 (19 U.S.C. 1411) as a means of—
15	(i) fully separating and removing the
16	linkage between the functions of collecting
17	revenue and statistics and the function of
18	determining the admissibility of goods that
19	must be performed for each shipment of
20	goods entering the United States; and
21	(ii) allowing for periodic, consolidated
22	filing of data not required for determina-
23	tions of admissibility.

(b) SPECIFIC MATTERS.—In preparing the report re quired by subsection (a), the Secretary of the Treasury shall
 specifically report on the following:

4 (1) Import procedures, including specific data 5 items collected, that are required prior and subsequent 6 to the release of goods or conveyances, identifying the 7 rationale and legal basis for each procedure and data 8 requirement, uses of data collected, and procedures or 9 data requirements that could be eliminated, or de-10 ferred and consolidated into periodic reports such as 11 the import activity summary statement.

(2) The identity of data and factors necessary to
determine whether physical inspections should be conducted.

15 (3) The cost of data collection.

16 (4) Potential alternative sources and methodolo17 gies for collecting data, taking into account the costs
18 and other consequences to importers, exporters, car19 riers, and the Government of choosing alternative
20 sources.

(5) Recommended changes to the law, regulations
of any agency, or other measures that would improve
the efficiency of procedures and systems of the United
States Government for regulating international trade,

without compromising the effectiveness of procedures
 and systems required by law.

3 SEC. 1462. DRAWBACKS FOR RECYCLED MATERIALS.

4 (a) IN GENERAL.—Section 313 of the Tariff Act of
5 1930 (19 U.S.C. 1313) is amended by adding at the end
6 the following new subsection:

7 "(x) Drawbacks for Recovered Materials.—For 8 purposes of subsections (a), (b), and (c), the term 'destruc-9 tion' includes a process by which materials are recovered 10 from imported merchandise or from an article manufactured from imported merchandise. In determining the 11 amount of duties to be refunded as drawback to a claimant 12 under this subsection, the value of recovered materials (in-13 cluding the value of any tax benefit or royalty payment) 14 15 that accrues to the drawback claimant shall be deducted 16 from the value of the imported merchandise that is destroyed, or from the value of the merchandise used, or des-17 ignated as used, in the manufacture of the article.". 18

(b) EFFECTIVE DATE.—The amendment made by this
section shall apply to drawback claims filed on or after the
date of enactment of this Act.

22 SEC. 1463. PRESERVATION OF CERTAIN REPORTING RE23 QUIREMENTS.

24 Section 3003(a)(1) of the Federal Reports Elimination
25 and Sunset Act of 1995 (31 U.S.C. 1113 note) does not

apply to any report required to be submitted under any
 of the following provisions of law:

3 (1) Section 163 of the Trade Act of 1974 (19
4 U.S.C. 2213).

5 (2) Section 181 of the Trade Act of 1974 (19
6 U.S.C. 2241).

7 Subtitle C—Effective Date

8 SEC. 1471. EFFECTIVE DATE.

9 Except as otherwise provided in this title, the amend-10 ments made by this title shall apply with respect to goods 11 entered, or withdrawn from warehouse, for consumption, on 12 or after the 15th day after the date of enactment of this 13 Act.

14 TITLE II—OTHER TRADE 15 PROVISIONS

16 SEC. 2001. TRADE ADJUSTMENT ASSISTANCE FOR CERTAIN

17 WORKERS AFFECTED BY ENVIRONMENTAL
18 REMEDIATION OR CLOSURE OF A COPPER
19 MINING FACILITY.

20 (a) CERTIFICATION OF ELIGIBILITY FOR WORKERS
21 REQUIRED FOR CLOSURE OF FACILITY.—

(1) IN GENERAL.—Notwithstanding any other
provision of law or any decision by the Secretary of
Labor denying certification or eligibility for certification for adjustment assistance under title II of the

1	Trade Act of 1974, a qualified worker described in
2	paragraph (2) shall be certified by the Secretary as
3	eligible to apply for adjustment assistance under such
4	title II.
5	(2) Qualified worker.—For purposes of this
6	subsection, a "qualified worker" means a worker
7	who—
8	(A) was employed at the copper mining fa-
9	cility referenced in Trade Adjustment Assistance
10	Certification TAW-31,402 during any part of
11	the period covered by that certification and was
12	separated from employment after the expiration
13	of that certification; and
14	(B) was necessary for the environmental re-
15	mediation or closure of such mining facility.
16	(b) EFFECTIVE DATE.—The amendment made by this
17	section shall take effect on the date of enactment of this Act.
18	TITLE III-EXTENSION OF NON-
19	DISCRIMINATORY TREAT-
20	MENT TO GEORGIA
21	SEC. 3001. FINDINGS.
22	Congress finds that Georgia has—
23	(1) made considerable progress toward respecting
24	fundamental human rights consistent with the objec-
25	tives of title IV of the Trade Act of 1974;

1	(2) adopted administrative procedures that ac-
2	cord its citizens the right to emigrate, travel freely,
3	and to return to their country without restriction;
4	(3) been found to be in full compliance with the
5	freedom of emigration provisions in title IV of the
6	Trade Act of 1974;
7	(4) made progress toward democratic rule and
8	creating a free market economic system since its inde-
9	pendence from the Soviet Union;
10	(5) committed to developing a system of govern-
11	ance in accord with the provisions of the Final Act
12	of the Conference on Security and Cooperation in Eu-
13	rope (also known as the "Helsinki Final Act") re-
14	garding human rights and humanitarian affairs;
15	(6) endeavored to address issues related to its na-
16	tional and religious minorities and, as a member
17	state of the Organization for Security and Coopera-
18	tion in Europe (OSCE), committed to adopting spe-
19	cial measures for ensuring that persons belonging to
20	national minorities have full equality individually as
21	well as in community with other members of their
22	group;
23	(7) also committed to enacting legislation to pro-
24	vide protection against incitement to violence against
25	persons or groups based on national, racial, ethnic or

1	religious discrimination, hostility, or hatred, includ-
2	ing anti-Semitism;
3	(8) continued to return communal properties
4	confiscated from national and religious minorities
5	during the Soviet period, facilitating the reemergence
6	of these communities in the national life of Georgia
7	and establishing the legal framework for completion of
8	this process in the future;
9	(9) concluded a bilateral trade agreement with
10	the United States in 1993 and a bilateral investment
11	agreement in 1994;
12	(10) demonstrated a strong desire to build a
13	friendly and cooperative relationship with the United
14	States; and
15	(11) acceded to the World Trade Organization on
16	June 14, 2000, and the extension of unconditional
17	normal trade relations treatment to the products of
18	Georgia will enable the United States to avail itself
19	of all rights under the World Trade Organization
20	with respect to Georgia.
21	SEC. 3002. TERMINATION OF APPLICATION OF TITLE IV OF
22	THE TRADE ACT OF 1974 TO GEORGIA.
23	(a) Presidential Determinations and Exten-
24	SIONS OF NONDISCRIMINATORY TREATMENT.—Notwith-

standing any provision of title IV of the Trade Act of 1974
 (19 U.S.C. 2431 et seq.), the President may—

3 (1) determine that such title should no longer
4 apply to Georgia; and

5 (2) after making a determination under para-6 graph (1) with respect to Georgia, proclaim the exten-7 sion of nondiscriminatory treatment (normal trade 8 relations treatment) to the products of that country. (b) TERMINATION OF APPLICATION OF TITLE IV.—On 9 and after the effective date of the extension under subsection 10 11 (a)(2) of nondiscriminatory treatment to the products of Georgia, title IV of the Trade Act of 1974 shall cease to 12 apply to that country. 13

14 *TITLE IV—GRAY MARKET* 15 *CIGARETTE COMPLIANCE*

16 SEC. 4001. SHORT TITLE.

17 This title may be cited as the "Gray Market Cigarette18 Compliance Act of 2000".

19 SEC. 4002. MODIFICATIONS TO RULES GOVERNING RE-20IMPORTATION OF TOBACCO PRODUCTS.

21 (a) Restrictions on Tobacco Products Intended

22 FOR EXPORT.—Section 5754 of the Internal Revenue Code

23 of 1986 is amended to read as follows:

1	"SEC. 5754. RESTRICTION ON IMPORTATION OF PRE-
2	VIOUSLY EXPORTED TOBACCO PRODUCTS.
3	"(a) Export-Labeled Tobacco Products.—
4	"(1) IN GENERAL.—Tobacco products and ciga-
5	rette papers and tubes manufactured in the United
6	States and labeled for exportation under this
7	chapter—
8	"(A) may be transferred to or removed from
9	the premises of a manufacturer or an export
10	warehouse proprietor only if such articles are
11	being transferred or removed without tax in ac-
12	cordance with section 5704;
13	"(B) may be imported or brought into the
14	United States, after their exportation, only if
15	such articles either are eligible to be released
16	from customs custody with the partial duty ex-
17	emption provided in section $5704(d)$ or are re-
18	turned to the original manufacturer of such arti-
19	cle as provided in section 5704(c); and
20	"(C) may not be sold or held for sale for do-
21	mestic consumption in the United States unless
22	such articles are removed from their export pack-
23	aging and repackaged by the original manufac-
24	turer into new packaging that does not contain
25	an export label.

1	"(2) Alterations by persons other than
2	ORIGINAL MANUFACTURER.—This section shall apply
3	to articles labeled for export even if the packaging or
4	the appearance of such packaging to the consumer of
5	such articles has been modified or altered by a person
6	other than the original manufacturer so as to remove
7	or conceal or attempt to remove or conceal (including
8	by the placement of a sticker over) any export label.
9	"(3) Exports include shipments to puerto
10	RICO.—For purposes of this section, section 5704(d),
11	section 5761, and such other provisions as the Sec-
12	retary may specify by regulations, references to expor-
13	tation shall be treated as including a reference to
14	shipment to the Commonwealth of Puerto Rico.
15	"(b) EXPORT LABEL.—For purposes of this section, an
16	article is labeled for export or contains an export label if
17	it bears the mark, label, or notice required under section
18	5704(b).
19	"(c) Cross References.—
20	"(1) For exception to this section for personal
21	use, see section 5761(c).
22	"(2) For civil penalties related to violations of
23	this section, see section 5761(c).
24	"(3) For a criminal penalty applicable to any

25 violation of this section, see section 5762(b).

"(4) For forfeiture provisions related to viola tions of this section, see section 5761(c).".

3 (b) CLARIFICATION OF REIMPORTATION RULES.—Sec4 tion 5704(d) of such Code (relating to tobacco products and
5 cigarette papers and tubes exported and returned) is
6 amended—

7 (1) by striking "a manufacturer of" and insert8 ing "the original manufacturer of such", and

9 (2) by inserting "authorized by such manufac10 turer to receive such articles" after "proprietor of an
11 export warehouse".

12 (c) Requirement To Destroy Forfeited Tobacco 13 **PRODUCTS.**—The last sentence of subsection (c) of section 5761 of such Code is amended by striking "the jurisdiction 14 15 of the United States" and all that follows through the end period and inserting "the jurisdiction of the United States" 16 shall be forfeited to the United States and destroyed. All 17 vessels, vehicles, and aircraft used in such relanding or in 18 removing such products, papers, and tubes from the place 19 where relanded, shall be forfeited to the United States.". 20

21 (d) EFFECTIVE DATE.—The amendments made by this
22 section shall take effect 90 days after the date of the enact23 ment of this Act.

24 (e) STUDY.—The Secretary of the Treasury shall re25 port to Congress on the impact of requiring export ware-

houses to be authorized by the original manufacturer to re ceive relanded export-labeled cigarettes.

3 SEC. 4003. TECHNICAL AMENDMENT TO THE BALANCED 4 BUDGET ACT OF 1997.

5 (a) IN GENERAL.—Subsection (c) of section 5761 of the Internal Revenue Code of 1986 is amended by adding 6 at the end the following: "This subsection and section 5754 7 8 shall not apply to any person who relands or receives to-9 bacco products in the quantity allowed entry free of tax and 10 duty under subchapter IV of chapter 98 of the Harmonized 11 Tariff Schedule of the United States. No quantity of tobacco products other than the quantity referred to in the pre-12 ceding sentence may be relanded or received as a personal 13 use quantity.". 14

(b) EFFECTIVE DATE.—The amendment made by this
section shall take effect as if included in section 9302 of
the Balanced Budget Act of 1997.

18 SEC. 4004. REQUIREMENTS APPLICABLE TO IMPORTS OF

19 CERTAIN CIGARETTES.

20 The Tariff Act of 1930 (19 U.S.C. 1202 et seq.) is
21 amended by adding at the end the following:

"TITLE VIII—REQUIREMENTS AP- PLICABLE TO IMPORTS OF CERTAIN CIGARETTES

4 "SEC. 801. DEFINITIONS.

5 *"In this title:*

6 "(1) SECRETARY.—Except as otherwise indi7 cated, the term 'Secretary' means the Secretary of the
8 Treasury.

9 "(2) PRIMARY PACKAGING.—The term 'primary 10 packaging' refers to the permanent packaging inside 11 of the innermost cellophane or other transparent 12 wrapping and labels, if any. Warnings or other state-13 ments shall be deemed 'permanently imprinted' only 14 if printed directly on such primary packaging and 15 not by way of stickers or other similar devices.

16 "SEC. 802. REQUIREMENTS FOR ENTRY OF CERTAIN CIGA17 RETTES.

18 "(a) GENERAL RULE.—Except as provided in sub19 section (b), cigarettes may be imported into the United
20 States only if—

21 "(1) the original manufacturer of those cigarettes 22 has timely submitted, or has certified that it will 23 timely submit, to the Secretary of Health and Human 24 Services the lists of the ingredients added to the to-25 bacco in the manufacture of such cigarettes as de-

1	scribed in section 7 of the Federal Cigarette Labeling
2	and Advertising Act (15 U.S.C. 1335a);
3	"(2) the precise warning statements in the pre-
4	cise format specified in section 4 of the Federal Ciga-
5	rette Labeling and Advertising Act (15 U.S.C. 1333)
6	are permanently imprinted on both—
7	"(A) the primary packaging of all those
8	cigarettes; and
9	"(B) any other pack, box, carton, or con-
10	tainer of any kind in which those cigarettes are
11	to be offered for sale or otherwise distributed to
12	consumers;
13	"(3) the manufacturer or importer of those ciga-
14	rettes is in compliance with respect to those cigarettes
15	being imported into the United States with a rotation
16	plan approved by the Federal Trade Commission pur-
17	suant to section 4(c) of the Federal Cigarette Labeling
18	and Advertising Act (15 U.S.C. 1333(c));
19	"(4) if such cigarettes bear a United States
20	trademark registered for such cigarettes, the owner of
21	such United States trademark registration for ciga-
22	rettes (or a person authorized to act on behalf of such
23	owner) has consented to the importation of such ciga-
24	rettes into the United States; and

1	"(5) the importer has submitted at the time of
2	entry all of the certificates described in subsection (c).
-3	"(b) EXEMPTIONS.—Cigarettes satisfying the condi-
4	tions of any of the following paragraphs shall not be subject
5	to the requirements of subsection (a):
6	"(1) Personal-use cigarettes.—Cigarettes
7	that are imported into the United States in personal
8	use quantities that are allowed entry free of tax and
9	duty under subchapter IV of chapter 98 of the Har-
10	monized Tariff Schedule of the United States.
11	"(2) CIGARETTES IMPORTED INTO THE UNITED
12	STATES FOR ANALYSIS.—Cigarettes that are imported
13	into the United States solely for the purpose of anal-
14	ysis in quantities suitable for such purpose, but only
15	if the importer submits at the time of entry a certifi-
16	cate signed, under penalties of perjury, by the con-
17	signee (or a person authorized by such consignee) pro-
18	viding such facts as may be required by the Secretary
19	to establish that such consignee is a manufacturer of
20	cigarettes, a Federal or State government agency, a
21	university, or is otherwise engaged in bona fide re-
22	search and stating that such cigarettes will be used
23	solely for analysis and will not be sold in domestic
24	commerce in the United States.

1	"(3) CIGARETTES INTENDED FOR NONCOMMER-
2	CIAL USE, REEXPORT, OR REPACKAGING.—
3	Cigarettes—
4	"(A) for which the owner of such United
5	States trademark registration for cigarettes (or a
6	person authorized to act on behalf of such owner)
7	has consented to the importation of such ciga-
8	rettes into the United States; and
9	``(B) for which the importer submits a cer-
10	tificate signed by the manufacturer or export
11	warehouse (or a person authorized by such man-
12	ufacturer or export warehouse) to which such
13	cigarettes are to be delivered (as provided in sub-
14	paragraph (A)) stating, under penalties of per-
15	jury, with respect to those cigarettes, that it will

not distribute those cigarettes into domestic com-

merce unless prior to such distribution all steps

have been taken to comply with paragraphs (1),

(2), and (3) of subsection (a), and, to the extent

applicable, section 5754(a)(1) (B) and (C) of the

21 Internal Revenue Code of 1986.

22 For purposes of this section, a trademark is registered in
23 the United States if it is registered in the Patent and
24 Trademark Office under the provisions of title I of the Act
25 of July 5, 1946 (popularly known as the 'Trademark Act

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of 1946'), and a copy of the certificate of registration of
 such mark has been filed with the Secretary. The Secretary
 shall make available to interested parties a current list of
 the marks so filed.

5 "(c) CUSTOMS CERTIFICATIONS REQUIRED FOR CIGA6 RETTE IMPORTS.—The certificates that must be submitted
7 by the importer of cigarettes at the time of entry in order
8 to comply with subsection (a)(5) are—

9 "(1) a certificate signed by the manufacturer of 10 such cigarettes or an authorized official of such man-11 ufacturer stating under penalties of perjury, with re-12 spect to those cigarettes, that such manufacturer has 13 timely submitted, and will continue to submit timely, to the Secretary of Health and Human Services the 14 15 ingredient reporting information required by section 7 of the Federal Cigarette Labeling and Advertising 16 17 Act (15 U.S.C. 1335a);

18 "(2) a certificate signed by such importer or an
19 authorized official of such importer stating under
20 penalties of perjury that—

21 "(A) the precise warning statements in the
22 precise format required by section 4 of the Fed23 eral Cigarette Labeling and Advertising Act (15
24 U.S.C. 1333) are permanently imprinted on
25 both—

1	"(i) the primary packaging of all those
2	cigarettes; and
3	"(ii) any other pack, box, carton, or
4	container of any kind in which those ciga-
5	rettes are to be offered for sale or otherwise
6	distributed to consumers; and
7	(B) with respect to those cigarettes being
8	imported into the United States, such importer
9	has complied, and will continue to comply, with
10	a rotation plan approved by the Federal Trade
11	Commission pursuant to section $4(c)$ of the Fed-
12	eral Cigarette Labeling and Advertising Act (15)
13	$U.S.C. \ 1333(c)); \ and$
14	"(3)(A) if such cigarettes bear a United States
15	trademark registered for cigarettes, a certificate
16	signed by the owner of such United States trademark
17	registration for cigarettes (or a person authorized to
18	act on behalf of such owner) stating under penalties
19	of perjury that such owner (or authorized person)
20	consents to the importation of such cigarettes into the
21	United States; and
22	``(B) a certificate signed by the importer or an
23	authorized official of such importer stating under

24 penalties of perjury that the consent referred to in

subparagraph (A) is accurate, remains in effect, and
 has not been withdrawn.

3 The Secretary may provide by regulation for the submission
4 of certifications under this section in electronic form if,
5 prior to the entry of any cigarettes into the United States,
6 the person required to provide such certifications submits
7 to the Secretary a written statement, signed under penalties
8 of perjury, verifying the accuracy and completeness of all
9 information contained in such electronic submissions.

10 "SEC. 803. ENFORCEMENT.

11 "(a) CIVIL PENALTY.—Any person who violates a pro-12 vision of section 802 shall, in addition to the tax and any 13 other penalty provided by law, be liable for a civil penalty 14 for each violation equal to the greater of \$1,000 or 5 times 15 the amount of the tax imposed by chapter 52 of the Internal 16 Revenue Code of 1986 on all cigarettes that are the subject 17 of such violation.

18 "(b) FORFEITURES.—Any tobacco product, cigarette
19 papers, or tube that was imported into the United States
20 or is sought to be imported into the United States in viola21 tion of, or without meeting the requirements of, section 802
22 shall be forfeited to the United States. Notwithstanding any

- 1 other provision of law, any product forfeited to the United
- 2 States pursuant to this title shall be destroyed.".

Attest:

Secretary.



AMENDMENT

- HR 4868 EAS—2
- HR 4868 EAS—3
- HR 4868 EAS——4
- HR 4868 EAS—5
- HR 4868 EAS—-6
- HR 4868 EAS——7
- HR 4868 EAS——8
- HR 4868 EAS——9
- HR 4868 EAS——10