

107TH CONGRESS
1ST SESSION

S. 1869

To amend the Tariff Act of 1930 to provide for an expedited antidumping investigation when imports increase materially from new suppliers after an antidumping order has been issued, and to amend the provision relating to adjustments to export price and constructed export price.

IN THE SENATE OF THE UNITED STATES

DECEMBER 20 (legislative day, DECEMBER 18), 2001

Mrs. LINCOLN (for herself, Mr. BAYH, Mr. DURBIN, Mr. HOLLINGS, and Mr. HUTCHINSON) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To amend the Tariff Act of 1930 to provide for an expedited antidumping investigation when imports increase materially from new suppliers after an antidumping order has been issued, and to amend the provision relating to adjustments to export price and constructed export price.

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

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Expedited Remedy for
5 Persistent Dumping Act of 2001”.

1 **SEC. 2. EXPEDITED REMEDY WHERE PERSISTENT DUMP-**
2 **ING IS PRESENT.**

3 (a) CHANGE IN PERSISTENT DUMPING PROCE-
4 DURES.—Section 732(a)(2) of the Tariff Act of 1930 (19
5 U.S.C. 1673a(a)(2)) is amended—

6 (1) by striking subparagraph (A) and inserting
7 the following:

8 “(A) INITIATION OF EXPEDITED INVES-
9 TIGATION.—An expedited antidumping duty in-
10 vestigation shall be initiated with respect to a
11 particular class or kind of merchandise that is
12 subject to an existing antidumping order within
13 20 days of the request of an interested party
14 described in subparagraph (C), (D), (E), (F),
15 or (G) of section 771(9), if the administering
16 authority determines, from information avail-
17 able to it, that imports of such class or kind of
18 merchandise have increased materially from an
19 additional supplier country, as defined in sub-
20 paragraph (C), during any 90-day period or
21 during a longer period as determined by the ad-
22 ministering authority to be appropriate. The re-
23 quest shall allege and present supporting infor-
24 mation that such imports are occurring. The
25 administering authority, in making a deter-
26 mination under this subparagraph, shall con-

1 sider the public record of its investigation of
2 imports of merchandise subject to the existing
3 antidumping order.”;

4 (2) by striking subparagraph (B) and inserting
5 the following:

6 “(B) INCREASED MATERIALLY.—The ad-
7 ministering authority shall consider imports of
8 merchandise from an additional supplier coun-
9 try to have increased materially if such imports
10 have increased by 15 percent or more over the
11 amount of such imports during a period of com-
12 parable duration preceding initiation of the
13 antidumping investigation of imports of mer-
14 chandise subject to the existing antidumping
15 order.”; and

16 (3) by striking subparagraph (D) and inserting
17 the following:

18 “(D) PROCEDURES AND INJURY DETER-
19 MINATIONS FOR EXPEDITED INVESTIGA-
20 TIONS.—

21 “(i) Except as provided in this sub-
22 paragraph, the provisions of subsections
23 (b)(3), (c)(4), (d), and (e) of this section,
24 section 733 (b), (d), and (e), section 734
25 (a), (b), (c), (d), (e), (f), (i), (k), and (l),

1 and section 735 (a), (c), (d), and (e) shall
2 apply to expedited investigations under this
3 paragraph.

4 “(ii) The administering authority shall
5 issue a preliminary determination within
6 90 days of receiving a request for an inves-
7 tigation under subparagraph (A).

8 “(iii)(I) Not later than 45 days after
9 the date on which the request under sub-
10 subparagraph (A) is received by the admin-
11 istering authority, the Commission shall
12 determine if there is a reasonable indica-
13 tion of material injury or threat of mate-
14 rial injury as prescribed in section
15 733(a)(1).

16 “(II) The Commission shall make a
17 determination under this clause from rea-
18 sonably available information (including
19 the public record of its investigation of im-
20 ports of merchandise subject to the exist-
21 ing antidumping order).

22 “(iv) If the Commission makes an af-
23 firmative determination that there is a rea-
24 sonable indication of material injury and
25 the administering authority makes an af-

1 firmative final determination, the Commis-
2 sion shall make a final determination
3 under section 735(b)(1) before the later
4 of—

5 “(I) the 120th day after the day
6 on which the administering authority
7 makes its affirmative preliminary de-
8 termination under clause (ii); or

9 “(II) the 45th day after the day
10 on which the administering authority
11 makes its affirmative final determina-
12 tion under section 735(a).

13 “(v) An affirmative final determina-
14 tion shall not be made unless the Commis-
15 sion determines pursuant to the factors de-
16 scribed in sections 735(b)(1) and 771(7)
17 that an industry in the United States is
18 materially injured, or threatened with ma-
19 terial injury, by reason of imports of the
20 subject merchandise and that imports of
21 the subject merchandise are not neg-
22 ligible.”.

23 **SEC. 3. REIMBURSEMENT OF DUTIES.**

24 Section 772(c)(2) of the Tariff Act of 1930 (19
25 U.S.C 1677a(c)(2)) is amended—

1 (1) by striking “and” at the end of subpara-
2 graph (A);

3 (2) by striking the period at the end of sub-
4 paragraph (B) and inserting a comma; and

5 (3) by adding at the end the following new sub-
6 paragraphs:

7 “(C) an amount equal to the dumping
8 margin calculated under section 771(35)(A),
9 unless the producer or exporter is able to dem-
10 onstrate that the importer was in no way reim-
11 bursed for any antidumping duties paid, and

12 “(D) an amount equal to the net
13 countervailable subsidy calculated under section
14 771(6), unless the producer or exporter is able
15 to demonstrate that the importer was in no way
16 reimbursed for any countervailing duties paid.”.

17 **SEC. 4. APPLICATION TO CANADA AND MEXICO.**

18 Pursuant to article 1902 of the North American Free
19 Trade Agreement and section 408 of the North American
20 Free Trade Agreement Implementation Act, the amend-
21 ments made by this Act shall apply with respect to goods
22 from Canada and Mexico.

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