The House met at noon and was called to order by the Speaker pro tempore (Mr. ARRINGTON).

DESIGNATION OF SPEAKER PRO TEMPORE
The SPEAKER pro tempore. The SPEAKER pro tempore, Pursuant to the order of the House of January 8, 2018, the Chair will now recognize Members from lists submitted by the majority and minority leaders for morning-hour debate.

The Chair will alternate recognition between the parties. All time shall be equally allocated between the parties, and in no event shall debate continue beyond 1:50 p.m. Each Member, other than the majority and minority leaders and the minority whip, shall be limited to 5 minutes.

DOYLESTOWN TOWNSHIP BICENTENNIAL
The SPEAKER pro tempore. The Chair recognizes the gentleman from Pennsylvania (Mr. FITZPATRICK) for 5 minutes.

Mr. FITZPATRICK. Mr. Speaker, I rise today to thank and recognize the leaders of the Doylestown Township community in my district for their hard work, generosity, and support for the community as Doylestown Township celebrates its bicentennial, 200 years of history and community that I am proud to be a part of.

I would like to recognize the Doylestown Township Board of Supervisors: Barbara Lyons, Rick Colello, Ryan Manion, Jennifer Herring, and Ken Snyder; and the Volunteer Bicentennial Committee: Arthur Zapoliski, Joe Paterno, Ted Feldstein, Stu Abramson, David Hansen, Dr. Vail Garvin, Tina Mazaheri, Mary Lou Parry, Renu Dalal, Beth Long, Chris Nardo, and John Arnold.

I would also like to recognize the community sponsors whose generosity made the celebration possible: my friend Senator Chuck McIlhinney and State Representative Marguerite Quinn, Pine Run Retirement Community Center, Covenant Bank, Delaware Valley University, Boucher & James, Bucks County Water & Sewer Authority, Gilmore & Associates, Pennoni, Pennsylvania Soup & Seafood House, Pickering, Corts & Summerson, FRANC Environmental, Doylestown Hospital, Worth & Company, Shelley Law Offices, Greenstreet, CB Cares Educational Foundation, Mazaheri Law, Monument Bank, and Doylestown Health for sponsoring the opening gala I was privileged to attend.

I ask the House of Representatives to join me in saying thank you for their commitment to our community.

RECOGNIZING SOUDERTON AREA HIGH SCHOOL
Mr. FITZPATRICK. Mr. Speaker, I rise today to recognize a school in my district. On November 30, 2017, Souderton Area High School was recognized as a National Banner Unified Champion School by the Special Olympics International headquarters.

Through the diligence and compassion of Athletic Director Dennis Stan-ton and Supervisor of Special Education Megan Zwebel, the introduction of unified sports into the school has greatly enhanced the curriculum of special-needs students and allowed them to compete with other students in interscholastic competition.

One of only four schools in the Nation and the first in Pennsylvania to have been honored in this respect, I am proud of the work done at Souderton Area High School to support and enhance the education and recreational development of all students.

FUNDING THE CHILDREN’S HEALTH INSURANCE PROGRAM
The SPEAKER pro tempore. The Chair recognizes the gentlewoman from Oregon (Ms. BONAMICI) for 5 minutes.

Ms. BONAMICI. Mr. Speaker, I am a Member of Congress, but I am also a mom. And as a mom, I am puzzled and, frankly, dismayed because Congress has not found a bipartisan way to provide long-term funding for the Children’s Health Insurance Program.

More than 9 million children and pregnant mothers, including thousands in Oregon, receive basic health care through CHIP. In the past, this popular program has always had broad bipartisan support.

We must do better than the stopgap Band-Aid that is forcing States to rely on short-term funding and, importantly, leaving vulnerable families with uncertainty and with distress.

Recently, I met a wonderful family in Oregon that relies on CHIP for the health of their two kids. Their story pulled at my heart.

This is David. David is 5, and his brother, Jacob, is 20 months old, and both children have neurological conditions. Both require long-term medical care. David battles a life-threatening form of epilepsy that requires expensive medications as well as regular physical and occupational therapy.

Their mom, Renee, fears the worst. I spoke with her and her pediatrician, and she told me that, without long-term funding to support Medicaid and CHIP, she said: “David could die. It’s that simple.”

Mr. Speaker, this is about real people, and their lives are on the line. Funding CHIP is a good investment. In
fact, the Congressional Budget Office recently predicted that a 10-year reau-
authorization of CHIP would actually save the Federal Government $6 bil-
ion. It turns out preventing illness not only saves lives, it saves money.

There is no excuse for leaving CHIP unfunded. Working families like David
and Jacob’s family need to know that they will have health care when their
kids need it. David and Jacob are chil-
dren whose lives are at stake, but there are not millions more like them in Oregon
and across the country.

Mr. Speaker, David and Jacob de-
serve better. All of our Nation’s chil-
dren deserve better. It is that simple,
and we must not let them down.

SUPPORTING THE BORN-ALIVE
ABORTION SURVIVORS PROTEC-
TION ACT

The SPEAKER pro tempore (Mr.
FITZPATRICK). The Chair recognizes
the gentleman from Texas (Mr. ARRI-
GON) for 5 minutes.

Mr. ARRINGTON. Mr. Speaker, on
Friday, tens of thousands of people from
all across America will come to Wash-
ington to march in support of the dig-
ity and equal protection of every God-
given human life in this great land. It
is in that spirit that I rise to join my
colleagues in supporting H.R. 4712, the
Born-Alive Abortion Survivors Protec-
tion Act. This bill ensures that, if a
baby survives a failed abortion, that
baby must be given the same medical
care as a baby born under any cir-
cumstances.

In a moral society, the strong have
a responsibility to protect the weak. It is
a stain on the moral fabric of our Na-
tion that some lives are deemed less
worthy than others with respect to pro-
tection.

America is a city on a hill whose
light shines bright for all the world to
see. That light is dimmed, however, as
long as the dark practice of leaving a
baby to die continues.

It is my hope that even those who be-
lieve in abortion can recognize that a
baby who survives a botched abortion
should be afforded the same protec-
tions that you and I are.

This week, we celebrate not only the
March for Life, we also celebrate the
life of Martin Luther King, Jr. In his
day, Martin Luther King, Jr., worked
tirelessly, in the face of enormous ad-
versity and personal risk to himself
and his family, to help all of us as
Americans live up to the highest of our
American ideals: the self-evident truth
that all men are created equal.

Through his work, King helped our
Nation better realize its charter for
forming a more perfect Union. Mr. Spea-
k, the Born-Alive Abortion Sur-
vivors Protection Act builds on King’s
legacy by ensuring that the unalienable
right to life, liberty, and the pursu-
ance to happiness are protected for
everyone, especially for those whose
voices have been silenced.

Passing this legislation would restore
some of our Nation’s light that has
been lost and make our Nation a more
perfect Union than it was yesterday.
That, after all, is our job.

In the words of the great American
hero, Martin Luther King, Jr.: “It is al-
ways the right time to do the right
thing.”

Let’s do the right thing, and let’s
protect these helpless little babies.

RECOGNIZING SOPHIA CAMP-PA-
TERS

Mr. ARRINGTON. Mr. Speaker, I
have the privilege of representing one
of the most courageous little girls in
all the world, Sophia Campa-Peters.
She may be a little girl, little in stat-
ure, but there is nothing small about
Sophia’s heart and her courage.

She has suffered, for the last 3 years,
with a rare disease that has caused her
to have multiple strokes, and she is
now facing the biggest challenge in her
journey, major brain surgery.

God says: “Come to Me as little chil-
dren.” Sophia represents the faith of a
child like nobody I have encountered
since I have been in this office, and she
requested that I help her rally the
world to pray on January 24 that while
she is having that surgery at Boston
Children’s Hospital, we would encour-
ge the people and implore people to pray
for her.

I was delighted and honored to join
her and many others in asking folks to
take a knee and appeal to the Great
Physician to protect her, to heal her,
and to make provision for her to have
a strong, healthy, and happy life for
many, many years to come.

What a testament to her faith in God
and the power of prayer. What a testa-
mament of someone who, in the face of
trial and tribulation, would choose to
dream that her best days are ahead of her.

Thanks, Sophie. Thank you for your
faith. Thank you for your testimony.
Thank you for your courage. And most
of all, thank you for teaching us that
every day is an opportunity, every day
da gift from God.

Sophia, we are rallying the world
for you. We will pray for you, and we
will appeal to Almighty God on your behalf.

God bless her. God bless her family.

RECESS

The SPEAKER pro tempore. Pursu-
ant to clause 12(a) of rule I, the Chair
declares the House in recess until 2
p.m. today.

Accordingly (at 12 o’clock and 11
minutes p.m.), the House stood in re-
cess.

□ 1400

AFTER RECESS

The recess having expired, the House
was called to order by the Speaker pro
tempore (Mr. COMER) at 2 p.m.

PRAYER

The Chaplain, the Reverend Patrick
J. Conroy, offered the following prayer:

Dear God, we give You thanks for
giving us another day.

We ask Your special blessing upon
the Members of this people’s House.
They face difficult decisions in difficult
times, with many forces and interests
demanding their attention. In these
days, give them wisdom so that they
might execute their responsibilities to
the benefit of all Americans.

Give, as well, on this day, acknowled-
ging religious freedom in our land,
certainty to all people who are con-
cerned about the issue most pressing
in our Nation at this time.

May all that is done be for Your
greater honor and glory.

Amen.

THE JOURNAL

The SPEAKER pro tempore. The
Chair has examined the Journal of the
last day’s proceedings and announces
to the House his approval thereof.

Pursuant to clause 1, rule I, the Jour-
nal stands approved.

Mr. THOMPSON of Pennsylvania.
Mr. Speaker, pursuant to clause 1, rule
I, I demand a vote on agreeing to the
Speaker’s approval of the Journal.

The SPEAKER pro tempore. The
question is on the Speaker’s approval
of the Journal.

The question was taken; and the
Speaker pro tempore announced
that the ayes appeared to have it.

Mr. THOMPSON of Pennsylvania.
Mr. Speaker, I object to the vote on
the ground that a quorum is not present
and make the point of order that a
quorum is not present.

The SPEAKER pro tempore. Pursu-
ant to clause 8, rule XX, further pro-
ceedings on this question will be post-
poned.

The point of no quorum is considered
withdrawn.

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. Will the
gentleman from Texas (Mr. SMITH)
come forward and lead the House in the
Pledge of Allegiance.

Mr. SMITH of Texas led the Pledge
of Allegiance as follows:

I pledge allegiance to the Flag of the
United States of America, and to the Repub-
lie for which it stands, one nation under God,
indivisible, with liberty and justice for all.

ANNOUNCEMENT BY THE SPEAKER
PRO TEMPORE

The SPEAKER pro tempore. Under
clause 5(d) of rule XX, the Chair an-
nounces to the House that, in light of
the resignation of the gentleman from
Ohio (Mr. TIBERI), the whole number of the
House is 431.

SOARING STOCKS

(Mr. WILSON of South Carolina
asked and was given permission to ad-
dress the House for 1 minute and to re-
vise and extend his remarks.)
Mr. WILSON of South Carolina. Mr. Speaker, all American families benefit when the Dow Jones Industrial Average closed at a record high of nearly 26,000 last week. Students benefit as college endowments grow, reducing tuition and benefit their retirement accounts. With increased liquidity, jobs are created for small businesses.

It is undeniable that the stock market, with the positive leadership of President Trump, has soared.

Rush Limbaugh was correct on his program today that the growth is unprecedented. One year after President Trump was elected, the stock market increased by 28.5 percent. Today, the Dow Jones hit another record high, up over 7,200 points since the 2016 election. Since the start of the year, the stock market has already reached six new record highs.

I am grateful for the leadership of President Trump, who has tweeted this achievement, with the leadership of Speaker PAUL RYAN and House Republicans. This has promoted economic growth through the anticipation and enactment of bills creating immediate jobs, reduced regulations to allow small businesses to begin hiring again, and reformed our Tax Code so that families will be able to keep more of their hard-earned paycheck.

In conclusion, this has blessed our troops, and we will never forget September the 11th in the global war on terrorism.

MEDIA DISDAIN FOR THE AMERICAN FAMILY

(Mr. SMITH of Texas asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. Speaker, all of Texas. Mr. Speaker, we already knew, from their daily attacks, that the media disdained the President. What we didn’t know with a certainty, until last week, was that the media also disdained the American family.

How do you explain their front-paging and televising, at all hours, a four-letter expletive that would be seen by children across America? CNN reportedly used the word 195 times in one day. Sad.

There was a time when the media would show some respect for family values, but no more. Words that might have been omitted or not spelled out are now broadcast in their entirety. That is the media’s decision to make, but it is a poor decision for the American family.

HONORING RELIGIOUS FREEDOM DAY

(Mr. THOMPSON of Pennsylvania asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. Speaker, I rise today on Religious Freedom Day to celebrate the numerous faiths that people hold across this great Nation.

Today, we commemorate the 232nd anniversary of the passing of a State law that has shaped and secured our important legacy on religious liberty. On January 16, 1786, the Virginia General Assembly passed the Virginia Statute for Religious Freedom. The bill, written by Thomas Jefferson, states: “... all men shall be free to profess, and by argument to maintain, their opinions in matters of religion...”

Just a few years later, this bill served as the inspiration for the First Amendment, which affirms our right to choose and exercise faith without government coercion or retaliation.

Today, Americans from diverse ethnic and religious backgrounds remain committed to the values of faith, honesty, integrity, and patriotism.

Mr. Speaker, our Constitution and laws guarantee Americans the right not just to believe as they see fit, but to freely exercise their religion.

We observe this day in our homes and schools and houses of worship because we have the freedom and the right to do so.

LORI LOWERY SHOWS THE BEST IN TEXAS

(Mr. OLSON asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. OLSON. Mr. Speaker, the people of my hometown of Sugar Land, Texas, are amazing.

Last Thursday, something terrible happened on a road I drive on every day at home. On Interstate 69, an 18-wheeler jackknifed during heavy rain. It flew off an overpass, crashing down on a small Toyota Camry. Look. That Camry is about 3 feet tall.

The first miracle is that the driver, Karan Singh, is still alive. The second miracle is that Lori Lowery. Lori is training to be a nurse. She jumped out of her car, crawled through metal and broken glass, and got Karan out.

Lori Lowery shows the best in Texas and my hometown of Sugar Land, and I am proud to call her my boss in Congress.

PUERTO RICO DESERVES BETTER

(Miss GONZÁLEZ-COLÓN of Puerto Rico asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Miss GONZÁLEZ-COLÓN of Puerto Rico. Mr. Speaker, 4 months after Hurricane Maria hit Puerto Rico, 40 percent of our people still lack electricity, with a system barely patched up. Of almost 80,000 homes approved to receive the temporary "blue roof," only half of them have been installed.

Those are only two examples. The hurricane season will be back in 5 months, and then we will be required to start all over again. The situation demands extreme urgency from all Federal agencies.

What is taking so long? Where is the sense of urgency?

This would never be tolerated in any State.

The provisions of the Stafford Act limit us to only patching things up. The supplemental disaster appropriations bill addressed this, but it is stalled in the Senate.

We expect better. We deserve better. We will work to lift ourselves up, but we need the tools to do so. We expect the Federal agencies to act urgently.

BENEFITS OF THE TAX CUTS AND JOBS ACT

(Mrs. HANDEL asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. HANDEL. Mr. Speaker, last month, the House passed the Tax Cuts and Jobs Act. Already these pro-growth policies are having a positive impact. Businesses are making investments in operations and people.

Thane Brooks operates a resource center for children with special needs in Alpharetta, Georgia. Because businesses can now immediately expense new equipment purchases, Thane is able to open a second facility to serve even more special needs children.

Georgia-based Aflac announced that it will increase contributions to employee retirement plans. AT&T, with nearly 3,000 employees in the Sixth District, gave a $1,000 bonus to non-management employees as a direct result of the tax cut bill.

Overall, more than 2 million workers across the country are feeling the benefits of this law through increased wages, bonuses, and more retirement dollars. And with paychecks for nearly every American set to increase in the near future, there is even more good news on the horizon for American families.

COMMUNICATION FROM THE CLERK OF THE HOUSE

The SPEAKER pro tempore laid before the House the following communication from the Clerk of the House of Representatives:


Hon. PAUL D. RYAN,
The Speaker, House of Representatives,
Washington, DC.

Dear Mr. Speaker: Pursuant to the permission granted in Clause 2(b) of Rule II of the Rules of the U.S. House of Representatives, the Clerk received the following message from the Secretary of the Senate on January 12, 2018, at 11:15 a.m.:

That the Senate passed without an amendment H.R. 981.

That the Senate passed without an amendment H.R. 4641.

Appointment:
The United States Semicentennial Commission.
With best wishes, I am,
Sincerely,

KENNAR L. Haas.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until approximately 3:15 p.m. today.

Accordingly (at 2 o’clock and 12 minutes p.m.), the House stood in recess.

□ 1617

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. Young of Iowa) at 4 o’clock and 17 minutes p.m.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the Chair will postpone further proceedings today on motions to suspend the rules on which a recorded vote or the yeas and nays are ordered, or votes objected to under clause 6 of rule XX.

The House will resume proceedings on postponed questions at a later time.

FAMILY SELF-SUFFICIENCY ACT

Mr. Duffy. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 4258) to promote the development of local strategies to coordinate use of assistance under sections 8 and 9 of the United States Housing Act of 1937 with public and private resources, to enable eligible families to achieve economic independence and self-sufficiency, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 4258

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE. This Act may be cited as the “Family Self-Sufficiency Act”.

SEC. 2. FAMILY SELF-SUFFICIENCY PROGRAM.

(a) In General.—Section 23 of the United States Housing Act of 1937 (42 U.S.C. 1437u) is amended—

(1) in subsection (a)—

(A) by striking “public housing and”;

(B) by striking “the certificate and voucher programs under section 8” and inserting “sections 8 and 9”;

(2) by amending subsection (b) to read as follows:

“(b) Continuation of Prior Required Programs.—

“(1) in General.—Each public housing agency that was required to administer a local Family Self-Sufficiency program on the date of enactment of the Family Self-Sufficiency Act, shall operate such local program for, at a minimum, the number of families the agency was required to serve on the date of enactment of such Act, subject only to the availability under appropriations Acts of sufficient amounts for housing assistance and the requirements of paragraph (2).

“(2) Reduction.—The number of families for which a public housing agency is required to operate such local program under paragraph (1) shall be decreased by one for each family from any supported rental housing program administered by such agency that, after October 21, 1998, fails to meet its obligations under the contract of participation.

“(3) Exception.—The Secretary shall not require a public housing agency to carry out more than one program under section 3 or section 8(o), as applicable, in a fiscal year for any one project or residence requiring the payment of a period of time upon the request of the public housing agency and upon a determination by the Secretary that implementation is not feasible because of local circumstances, which may include—

(A) lack of supportive services accessible to eligible families, which shall include insufficient availability of resources for programs under title I of the Workforce Investment Act of 1998 (29 U.S.C. 2801 et seq.);

(B) lack of funding for reasonable administrative costs;

(C) lack of cooperation by other units of State or local government; or

(D) any other circumstances that the Secretary may consider appropriate.”;

(3) by striking subsection (i);

(4) by redesigning subsections (c), (d), (e), (f), (g), (h), and (i) as subsections (d), (e), (f), (g), (h), and (i) respectively;

(5) by inserting after subsection (b), as amended, the following:

“(c) Eligibility.—

“(1) Eligible families.—A family is eligible to participate in a local Family Self-Sufficiency program under this section if—

“(A) at least 1 household member seeks to become and remain employed in suitable employment or to increase earnings; and

“(B) the household member receives direct assistance under section 8 or resides in a unit assisted under section 8 or 9.

“(2) Eligible entities.—The following entities are eligible to administer a local Family Self-Sufficiency program under this section:

“(A) a public housing agency administering housing assistance to or on behalf of an eligible family under section 8 or 9;

“(B) the owner or sponsor of a multifamily property receiving assisted rental assistance under section 8, in accordance with the requirements under subsection (1);”;

(6) in subsection (d), as so redesignated—

(A) in paragraph (1), by striking “public housing agency” the first time it appears and inserting “eligible entity”;

(B) in the first sentence, by striking “each leaseholder receiving assistance under the certificate and voucher programs of the public housing agency under section 8 or residing in a public housing administered by the agency” and inserting “a household member of an eligible family”; and

(C) in paragraph (2), by redesigning the following:

“(i) in the matter preceding subparagraph (A)—

(1) by striking “A local program under this section” and inserting “An eligible entity”;

(2) by striking “coordinate” and inserting “coordinate”;

and

(cc) by striking “to” and inserting “for”;

and

(II) in the second sentence—

(aa) by striking “provided during” and inserting “coordinated for”;

(bb) by striking “under section 8 or residing in public housing” and inserting “pursuant to section 8 or 9 and for the duration of the contract of participation”; and

(cc) by inserting “, but are not limited to” after “may include”;

(ii) in subparagraph (D), by inserting “or amount of a high school equivalency certificate” after “high school”; and

(iii) by striking subparagraph (G); and

(iv) by redesignating subparagraphs (E), (F), (P), and (Q) as subparagraphs (P), (Q), (R), and (S) respectively;

(B) by inserting after subparagraph (D) the following:

“(E) Education in pursuit of a post-secondary degree or certification;”;

(v) in subparagraph (H), by inserting “financial literacy, such as training in financial management, financial coaching, and asset building, and” after “training in”; and

(vi) in subparagraph (I), by striking “and” at the end, and

(vii) by inserting after subparagraph (I) the following:

“(F) homeownership education and assistance;”;

and

(C) in paragraph (3)—

(1) in the first sentence, by inserting “the first recertification of income after” “later than 5 years after”;

(2) in the second sentence—

(A) by striking “public housing agency” and inserting “eligible entity”;

and

(B) by striking “of the agency”;

(D) by amending paragraph (4) to read as follows:

“(4) Employment.—The contract of participation shall require 1 household member of the participating family to seek and maintain suitable employment.”;

and

(E) by adding at the end the following:

“(5) Nonparticipation.—Assistance under section 8 or 9 for a family that elects not to participate in a Family Self-Sufficiency program shall not be delayed by reason of such election.”;

(i) in subsection (e), as so redesignated—

(A) in paragraph (1), by striking “whose monthly adjusted income does not exceed 50 percent” and all that follows through the period at the end of the third sentence and inserting “shall be calculated under the rental provisions of section 3 or section 8(o), as applicable.”;

(B) in paragraph (2)—

(i) by striking the first sentence and inserting the following: “For each participating family, an amount equal to any increase in the amount of rent paid by the participating family in accordance with the provisions of section 3 or 8(o), as applicable, that is attributable to increases in earned income by the participating family, shall be placed in an interest-bearing escrow account established by the eligible entity on behalf of the participating family. Notwithstanding any other provision of law, an eligible entity may use funds it controls under section 8 or 9 for purposes of making the escrow deposit for participating families assisted under, or residing in units assisted under, section 8 or 9, respectively, provided such funds are offset by the increase in the amount of rent paid by the participating family.”;

(ii) by striking the second sentence and inserting the following: “The Family Self-Sufficiency programs administered under this section shall include an escrow account.”;

(iii) in the fourth sentence, by striking “subsection (c)” and inserting “subsection (d)”;

and

(iv) in the last sentence—
(11) by amending subsection (i), as so redesignated, to read as follows:

"(i) FAMILY SELF-SUFFICIENCY AWARDS.—

(1) IN GENERAL.—Subject to appropriations for this section, the Secretary shall establish a formula by which annual funds will be awarded or otherwise determined by the Secretary for the costs incurred by an eligible entity in administering the self-sufficiency program under this section.

(2) ELIGIBILITY FOR AWARDS.—The award established under paragraph (1) shall be provided for family self-sufficiency coordinators as follows:

(A) BASE AWARD.—An eligible entity serving a section 8 and public housing program under part F of title IV of the Social Security Act shall be eligible to receive an award equal to the cost of filling an additional family self-sufficiency coordinator position. The Secretary may, by regulation or notice, determine the policy concerning the award for an eligible entity serving fewer than such positions, including providing prorated awards or allowing such entities to combine their programs under this section for purposes of employing a coordinator.

(B) ADDITIONAL AWARD.—An eligible entity that meets performance standards set by the Secretary, as determined by the number of participants in its Family Self-Sufficiency program as well as other criteria determined by the Secretary, may be provided a Family Self-Sufficiency program available to the tenants of any residual funds available to the Secretary in a fiscal year that have not been obligated two such reports to Congress.

(C) STATE AND REGIONAL AGENCIES.—For purposes of calculating the award under this paragraph, the Secretary shall treat administratively distinct parts of a State or regional eligible entity as being treated as a separate agency.

(D) DETERMINATION OF NUMBER OF COORDINATORS.—In determining whether an eligible entity meets a specific threshold for funding pursuant to this paragraph, the Secretary shall consider the number of participants enrolled by the eligible entity in its Family Self-Sufficiency program as well as other criteria determined by the Secretary.

(E) AWARD ALLOCATION EVALUATION.—The Secretary shall submit to Congress a report evaluating the award allocation under this subsection, and make recommendations based on related findings to modify such allocation, within 4 years after the date of enactment of the Family Self-Sufficiency Act, and not less frequently, thereafter. The report requirement under this subparagraph shall terminate after the Secretary has submitted two such reports to Congress.

(F) RECESS OF FUNDING.—Funds allocated by the Secretary under this subsection shall be required to report on the award allocation evaluation under subparagraph (E).

(12) in subsection (j), by striking "the Secretary, or such other ratio as may be established by the Secretary based on the award allocation evaluation under subparagraph (E)."

(C) STATE AND REGIONAL AGENCIES.—For purposes of calculating the award under this paragraph, the Secretary shall treat administratively distinct parts of a State or regional eligible entity as being treated as a separate agency.

(D) DETERMINATION OF NUMBER OF COORDINATORS.—In determining whether an eligible entity meets a specific threshold for funding pursuant to this paragraph, the Secretary shall consider the number of participants enrolled by the eligible entity in its Family Self-Sufficiency program as well as other criteria determined by the Secretary.

(E) AWARD ALLOCATION EVALUATION.—The Secretary shall submit to Congress a report evaluating the award allocation under this subsection, and make recommendations based on related findings to modify such allocation, within 4 years after the date of enactment of the Family Self-Sufficiency Act, and not less frequently, thereafter. The report requirement under this subparagraph shall terminate after the Secretary has submitted two such reports to Congress.

(F) RECESS OF FUNDING.—Funds allocated by the Secretary under this subsection shall be required to report on the award allocation evaluation under subparagraph (E).

(13) in subsection (k), by striking "public housing agencies” and inserting "eligible entities";

(14) by striking subsection (n); and

(10) in subsection (a), by striking "public housing projects administered by the agency";
agency that enters into a cooperative agreement pursuant to paragraph (1) may count any family participating in its Family Self-Sufficiency program as a result of such agreement as part of the calculation of the award under subsection (i).

(4) ESCROW.
   (A) COOPERATIVE AGREEMENT.—A cooperative agreement entered into pursuant to paragraph (1) shall provide for the calculation and tracking of the escrow for participating residents and for the owner to make available to the Secretary, for the benefit of the public housing agency, escrow for participating residents, in accordance with paragraphs (2) and (3) of subsection (e), residing in units assisted under subsection (a).
   (B) CALCULATION AND TRACKING BY OWNER.—The owner of a privately owned property who voluntarily makes a Family Self-Sufficiency program available pursuant to paragraph (1) shall calculate and track the escrow for participating residents and make escrow for participating residents available in accordance with paragraphs (2) and (3) of subsection (e).

(5) EXCEPTION.—This subsection shall not apply to properties assisted under section 8(v)(1).

(6) SUSPENSION OF ENROLLMENT.—In any year, the Secretary may suspend the enrollment of new families in Family Self-Sufficiency programs under this subsection based on a determination that insufficient funding is available for this purpose.

(b) In paragraph (1)—
   (i) in the first sentence, by striking “public housing agency” and inserting “eligible entity”;
   (ii) in the second sentence, by striking “within such program” and inserting “within an eligible entity”;
   (iii) in subparagraph (D)—
      (I) by striking “public housing agency” and inserting “eligible entity”; and
      (II) by striking “local”; and
   (iv) in paragraph (2), by inserting “and describing any additional research needs of the Secretary to evaluate the effectiveness of the program” after “under paragraph (1)(B)”; and
   (v) in paragraph (3), as so redesignated, by striking “may” and inserting “shall”;
   (vi) by adding at the end the following:
      (o) DEFINITIONS.—In this section:
         (1) ELIGIBLE ENTITY.—The term ‘eligible entity’ means an entity that meets the requirements under subsection (o)(2) to administer a Family Self-Sufficiency program under this section.
         (2) ELIGIBLE FAMILY.—The term ‘eligible family’ means a family that meets the requirements under subsection (o)(1) to participate in the Family Self-Sufficiency program under this section.
         (3) PARTICIPATING FAMILY.—The term ‘participating family’ means an eligible family that is participating in the Family Self-Sufficiency program under this section.
   (b) EFFECTIVE DATE.—Not later than 360 days after the date of enactment of this Act, the Secretary of Housing and Urban Development shall issue notice or regulations to implement this Act and any amendments made by this Act, and this Act and any amendments made by this Act shall take effect upon such issuance.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Wisconsin (Mr. Duffy) and the gentleman from Connecticut (Mr. Himes) each will control 20 minutes.

The Chair recognizes the gentleman from Wisconsin.

Mr. DUFFY. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on this bill.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Wisconsin?

There was no objection.

Mr. DUFFY. Mr. Speaker, I yield myself as much time as I may consume.

Mr. Speaker, I rise today in support of H.R. 4258, the Family Self-Sufficiency Act. This legislation will streamline a program designed to help those unable to purchase a home while reducing their dependency on welfare assistance and rental assistance provided by the government.

I want to thank my colleague and friend from Missouri (Mr. Cleaver) for all of his bipartisan and helpful work on this legislation out of our committee 58-0, which is somewhat historic for the Financial Services Committee.

Now, the Family Self-Sufficiency Act, or FSS program, is focused on helping families in public housing and the housing choice voucher program.

The goal is to utilize a number of services coordinated through the program to help families with individual training to increase their employability and become less dependent on assistance.

These services include basic education, childcare, transportation, education, financial literacy, mental health referrals, and homeownership counseling. While receiving services, an interest-bearing escrow account is established for the family that can be used for any purpose once the family has graduated from the program.

Currently, HUD operates one program for families served by the housing choice voucher program and a separate program for those families served by the public housing program. This legislation will combine those two separate FSS programs into one to streamline and reduce regulatory burdens.

The bill also broadens the scope of supportive services that may be offered to these families to include attainment of a GED, education in pursuit of a postsecondary degree or certification, and—I think this is important—training in financial literacy. Lastly, H.R. 4258 open the opportunity to families that live in privately owned properties that are subsidized by project-based rental assistance.

Mr. Speaker, 4,793 families have successfully completed the program, with 1,575 graduates exiting rental assistance, within a year and another 900 graduates that eventually went on and were able to purchase a home. So more than 10 percent of the people who graduate from the program go on to buy a home.

I want to leave you with just a quick anecdote on written testimony that came to our committee from the Compass Working Capital Group. It is a story about Tanya. She graduated from the FSS program in Lynn, Massachusetts.

Now, when Tanya enrolled in the FSS program, she had been receiving housing assistance for about 4 years.

She was working full-time and raising two children, but she had bigger dreams. One of those dreams was to one day own a house. At the time, Tanya believed that owning a home was, in her words, “not for families like mine,” a low-income single mother who came from a family where no one has ever owned a home.

So when Tanya graduated from the program, she got the assistance, got the counseling, and in the end, she was able to increase her annual income by $8,000, improve her credit score 140 points, pay down her debt, and save $3,000. She graduated from the program in 2015 and achieved her dream of becoming a homeowner, the first person in her family to do so. She said: But that makes me happiest of all is seeing my children love their new home. Thanks to the Compass FSS program, now I, too, believe that families like mine can get ahead, live better, and accomplish our dreams and goals such as buying a home.

This is a remarkable story of a program that actually works, that helps people get from public assistance into self-sufficiency and hopefully into homeownership service.

I think it is this kind of artful review of policy that our committee has done on a bipartisan level that brings us to reforms that can look at the successes of a program and build upon those successes and make them work for more families.

Again, I want to thank my colleagues and friends across the aisle for working on this legislation and, again, bringing it out with such a bipartisan vote.

Mr. Speaker, I reserve the balance of my time.

Mr. Himes. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, H.R. 4258, the Family Self-Sufficiency Act of 2017, makes several commonsense improvements to HUD’s Family Self-Sufficiency program, or FSS, which is the only asset-building program at HUD to help increase economic opportunities for its low-income households.

Anecdotally, Mr. Speaker, when I was a commissioner of a housing authority many years ago, I saw this program in action. It deals with one of the challenges of what happens to a family as their incomes go up and they find it increasingly hard to invest and save because their rents typically go up.

Mr. Speaker, this bill expands the scope of supportive services provided to residents to include GED training, education, and pursuit of a post-secondary degree or certification and training in financial literacy.

The bill also expands the program to include families who live in privately owned properties and ensures that low-
income families can continue to participate in this program as their incomes increase. This is a particularly important improvement since under current law, once a family reaches 50 percent of area median income, they no longer are able to accrue additional savings in their escrow accounts. This bill fixes that issue.

This bill is an important step in the right direction, and I hope we can continue to find ways to expand this very successful program beyond the current 72,000 households can serve. I am glad to see that my friend from Wisconsin and my colleagues on the other side of the aisle recognize the success of this voluntary program, and I hope we can work together to find ways to improve it and to give energy to other programs which allow people to lift themselves out of lower income circumstances.

Mr. Speaker, this bill was passed out of committee 58–0. I urge my colleagues to support the bill.

Mr. Speaker, I yield 5 minutes to the gentleman from Missouri (Mr. CLEAVER).

Mr. CLEAVER. Mr. Speaker, let me, first of all, state the obvious. I am rising to support H.R. 4258, the Family Self-Sufficiency Act.

I would like to thank Chairman DUFFY for the spirit of bipartisanship that he has demonstrated on this and on other legislation as well; and Mr. HIMES of Connecticut, who is managing this piece of legislation. It is also appropriate to thank the chair and the ranking member of the committee for giving their support to this piece of legislation.

H.R. 4258 would make important updates to the Department of Housing and Urban Development Family Self-Sufficiency program, the FSS program, which is a voluntary program that encourages residents who use housing vouchers in public housing to connect with program coordinators to create self-sufficiency plans, obtain educational resources, and pursue work opportunities.

This program also creates an interest-bearing escrow account for participants that can be accessed upon graduation from the program. Money from this account can be used for job-related expenses or as savings for a home.

I deviate from my written comments to say that there are a number of great stories like Tanya’s that Mr. DUFFY shared. As a 5-year resident of public housing when I was growing up, during that time my father was working on three jobs trying to save money for a house and to buy what became his first car. Our first car was an Oldsmobile Rocket 88—Rocket 88 I want emphasize—and it was the pride of our family and our community, frankly, when that happened. But it would have been infinitely easier if there had been some kind of program where my father could have moved money into to save so that when he found that lot and the house that he lived in today, that would have been money right there available for him to pay down on it or pay it off. It seems like a lot of money then, but the lot was $5,000, and the money that he could have saved over that period of time could have been so significant. We managed to do it anyway.

This program would help countless numbers of people who want to take advantage of the help that the Federal Government can give them with housing but at the same time work and strive for independence. That is what I think the great value of this program is.

I don’t want to repeat what has already been said, so I want to just give you a list of the organizations supporting this legislation: the Center on Budget and Policy Priorities, Preservation of Affordable Housing, the National Leased Housing Association, the National Low Income Housing Coalition, Compass Working Capital, National Association of Housing Redevelopment Officials, Housing Partnership Network, the National Housing Trust, and Stewards of Affordable Housing for the Future.

A similar version of this bill was introduced by Senator REED and Senator BURT from my home State of Missouri over in the Senate, and I am encouraged by this bipartisanship and the bicameral process.

I am also hopeful that we can continue to work, as Mr. HIMES said, on further improvements of housing resources all across the country, and I urge my colleagues to support this bill.

Mr. HIMES. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

Mr. DUFFY. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I want to briefly say in closing that we oftentimes find people who get stuck in a cycle of poverty. I think the goal of the program should be to help people get out of poverty and get to self-sufficiency.

If you look at this program, it takes an initiative by the person in FSS to say: I am going to raise my hand; I want to take advantage of these opportunities. You can't make that happen. That is a personal initiative by the person in FSS to get to self-sufficiency.

Mr. HIMES. Mr. Speaker, I have 8 kids, and I have a wife. For a single mom with a couple of kids who is trying to go to school or do job training or get a job, without some help on child care, that can’t work. You can’t make that happen. That is offered in this program.

Mr. DUFFY. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 770) to require the Secretary of the Treasury to mint coins in recognition of American innovation and significant innovation and pioneering efforts of individuals or groups from each of the 50 States, the District of Columbia, and the United States territories, to promote the importance of innovation in the United States, the District of Columbia, and the United States territories, and for other purposes, as amended.

The Clerk read the title of the bill. The text of the bill is as follows:

H.R. 770
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE. This Act may be cited as the “American Innovation $1 Coin Act”.

SEC. 2. AMERICAN INNOVATION $1 COIN PROGRAM.

The text of the bill is as follows:

This Act may be cited as the “American Innovation $1 Coin Act”.

SEC. 2. AMERICAN INNOVATION $1 COIN PROGRAM.

SECTION 5112 of title 31, United States Code, is amended by inserting after subsection (v) the following new subsection:

“(w) REDesign and issuance of $1 coins Honoring Innovation and Innovators from Each State, the District of Columbia, and Each Territory.—

“(1) Redesign beginning in 2019.—

“(A) IN GENERAL.—Notwithstanding subsection (d)(1) and subsection (d)(2) and in accordance with the provisions of this subsection, during the 14-year period beginning on January 1, 2019 (or such later date as provided under subparagraph (B)(ii)), the Secretary of the Treasury shall mint and issue $1 coins to be known as ‘American Innovation $1 coins’, that—
"(i) have designs on the obverse selected in accordance with paragraph (2)(A); and
"(ii) have a design on the reverse selected in accordance with paragraph (2)(B).

(3) Design requirements.—Notwithstanding paragraph (2)(A), the Secretary shall continue to mint and issue $1 coins honoring Native American innovators and the contributions in accordance with subsection (r).

(4) Selection of concept and design.—

(A) Concept.—With respect to each State, the District of Columbia, and each territory with respect to which the terms of the United States before $1 coins are minted, the Secretary shall select a concept for each $1 coin to be minted.

(B) Design.—Each of the designs required under subsection (a) shall be selected by the Secretary after—

(i) consultation with—

(I) the Governor or other chief executive of the State, the District of Columbia, or territory with respect to which a coin is to be issued under this subsection; and

(ii) review by the Citizens Coinage Advisory Committee established under section 5117 of title 31, United States Code.

(C) Approval of design.—The Secretary may not mint and issue a coin unless the design for such coin has been approved by the Citizens Coinage Advisory Committee established under section 5117 of title 31, United States Code, conforming with any applicable section of title 5, United States Code.

(5) Treatment as numismatic items.—For purposes of sections 5134 and 5136, all $1 coins minted under this subsection shall be considered numismatic items.

(6) Issuance of numismatic coins.—The Secretary may issue such numbers of $1 coins of each design selected under this subsection in uncirculated and proof qualities as the Secretary determines to be appropriate.

(7) Termination of program.—The issuance of coins under this subsection shall terminate when one innovation, an individual innovator, or a group of innovators, from each State, the District of Columbia, and each territory has been honored and may not be resumed except by an Act of Congress.

The Speaker pro tempore. Pursuant to the rule, the gentleman from Wisconsin (Mr. DUFFY) and the gentleman from Connecticut (Mr. HIMES) each will control 20 minutes.

Mr. DUFFY. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on this bill.

The Speaker pro tempore. Is there objection to the request of the gentleman from Wisconsin?

There was no objection.

Mr. DUFFY. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in support of H.R. 770, the American Innovation $1 Coin Act, introduced by my friend from Connecticut (Mr. HIMES). The legislation seeks to honor that which is best about America: her innovative spirit.

If enacted, the legislation would authorize a program under which the Treasury Department’s United States Mint would produce a series of $1 coins celebrating the innovative capacity of our country. By the way, it is that innovative capacity that makes us so great and competitive and allows our salaries and incomes to rise.

Under the program, the front of the coins would have the standardized image symbolic of liberty, and the design on the reverse would be an image or images emblematic of one of a significant innovation, an innovator or pioneer, or a group of innovators or pioneers.

Four different reverse images would be issued annually, representing innovations or innovators from each State, territory, or the District of Columbia. The order of issue would be strictly alphabetical. That means the first issue would go to the great State of Alabama.

The number of coins of each design would be determined by the Treasury Secretary. While the coins technically would be circulating coins and usable in ordinary commerce, there is no real demand for circulating $1 coins at present. So the demand would strictly be determined by collector interest.

The program would be produced at no cost to the taxpayer. I think that is important. Mr. HIMES made sure of that. Depending on the collector demand, it actually might produce a surplus that would then be returned to the Treasury’s General Fund.

The legislation explicitly states that minting of the innovation coins in any way interferes with the minting and issuing of the $1 coins honoring Native Americans. Those coins similarly have a standardized front design
and a reverse design that changes regularly, honoring the great contributions that have been made to this country by Native Americans.

So, Mr. Speaker, the Presidential dollar, when produced for collectors, had a little more than 5 million coins per design. That seems to indicate enough interest that would and should approve this program, as it can proceed at no cost to the taxpayer, while allowing the Mint to fully use its facilities. The language we are considering includes minor technical amendments that will allow the coin production to begin more swiftly, which I think makes sense.

I think this is a good bill, and Mr. Himes has kind of thought through any red flags that could be raised by any Member on the floor. He has addressed those.

Mr. Speaker, I support this bill and encourage my colleagues to do the same, and I reserve the balance of my time.

Mr. Himes. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I thank my friend from Wisconsin for his support of this bill and the kind things he said about it.

Mr. Speaker, the American Innovation $1 Coin Act addresses the decreasing numismatic coin sales resulting from the discontinuation of the Presidential $1 coin series.

When enacted, this bill will first commission the U.S. Mint to create a year-long introductory coin series bearing the semblance of George Washington's signature on the first patent. The bill will then direct the Mint to release four $1 coins each year, as my friend from Wisconsin said, featuring a great American innovation from each State over the next 14 years. Coins will be issued in alphabetical order, starting with Alabama. State innovations will be chosen with input from State Governors, territory executives, the Commission of Fine Arts, and the Citizens Coinage Advisory Committee.

Mr. Speaker, I am particularly excited about the concept of commemorating and honoring innovation. As Mr. Duffy has said, this is one of the core strengths of our country. We have fights across the aisle, as we should, over our economy and where this government intervenes. I think we agree that one of the key strengths of the United States is our entrepreneurial capacity and the remarkable innovations that come out of all 50 States and the territories of the United States.

It is right that, in some small way, we honor those innovations and those innovators who help our economy grow, give us a competitive advantage, and make us all proud to be part of the United States of America.

Mr. Speaker, these coins will be sold as a product for collectors and minted to demand with oversight from the Treasury. Per U.S. Mint reports, to the point made by my friend from Wisconsin, the $1 coin costs less than 35 cents to make. As a product for collectors, the $1 coins sell for more than face value, up to $1.32 each. That is nearly a $1 profit on every coin. Proceeds from this coin will return money to the Treasury. In addition, the infrastructure producing these coins is already in place.

This program will sunset once all States and territories have been honored and cannot be resumed, except by an act of Congress.

This legislation has the support of members of the coin industry and their local suppliers and service providers across the States, including a number of small businesses in my district. These businesses represent scores of small businesses and thousands of jobs around the country.

I believe this bill will engage the public, fill the void of a terminated coin series, help increase the Mint's profitability, and create and sustain coin-related jobs in both public and private sectors, all while honoring and commemorating the remarkable innovative capacity of our country.

I urge my colleagues to support H.R. 770, and the Himes, Barr, Ranking Member WATERS, Chairman BARR, and Ranking Member MOORE, as well as my friend from Wisconsin, for their support and determination to get this important bill scheduled and passed.

Mr. Speaker, I reserve the balance of my time.

Mr. Duffy. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I think it is important to note that we are using the capacity of the Mint, which costs no additional money. But as Mr. Himes pointed out, we are celebrating innovation. As a country, we continue to innovate and create in a way that no one else does in the world. It is that innovation and creation that creates more and better jobs for our country, our community, and our families. So I think it is a wonderful idea to celebrate that by way of a coin that costs the taxpayers no money but celebrates this great American trade.

Mr. Speaker, I encourage all Members to support this bill, and I yield back the balance of my time.

Mr. Himes. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Wisconsin (Mr. Duffy) that the House suspend the rules and pass the bill, H.R. 770, as amended.

The question was taken: and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

EXPANDING INVESTMENT OPPORTUNITIES ACT

Mr. Duffy. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 4279) to direct the Securities and Exchange Commission to revise any rules necessary to enable closed-end companies to use the securities offering and proxy rules that are available to other issuers of securities, as amended.

The Clerk read the title of the bill. The text of the bill is as follows:

H.R. 4279

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. SHORT TITLE. This Act may be cited as the "Expanding Investment Opportunities Act".

SEC. 2. PARITY FOR CLOSED-END COMPANIES REGARDING OFFERING AND PROXY RULES.

(a) REVISION TO RULES.—Not later than the end of the 180 period beginning on the date of enactment of this Act, the Securities and Exchange Commission shall propose and, not later than 1 year after the date of enactment of this Act, the Securities and Exchange Commission shall finalize such rules, as appropriate, to allow any closed-end company, as defined in section 5(a)(2) of the Investment Company Act of 1940 (70 Stat. 68), that is registered as an investment company under such Act, and is listed on a national securities exchange or that makes periodic reports pursuant to section 270.23c-3 of title 17, Code of Federal Regulations, to use the securities offering and proxy rules, subject to conditions the Commission determines appropriate, that are available to other issuers that are required to file reports under section 13 or section 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m; 78o-5).

(b) TREATMENT IF REVISIONS NOT COMPLETED IN A TIMELY MANNER.—If the Commission fails to complete the revisions required by subsection (a) by the time required by such subsection, any registered closed-end company that is listed on a national securities exchange or that makes periodic reports pursuant to section 270.23c-3 of title 17, Code of Federal Regulations, shall be deemed to be an eligible issuer under the definition of the Commission's ''Exemptive Rule; Securities Offering Reform'' (70 Fed. Reg. 44722; published August 3, 2005).

(c) RULES OF CONSTRUCTION.

(1) NO EFFECT ON RULE 5B.—Nothing in this section or the amendments made by this section shall be construed to impair or limit in any way a registered closed-end company from using section 242 of title 17, Code of Federal Regulations, to distribute sales material.

(2) REFERENCES.—Any reference in this section to a section of title 17, Code of Federal Regulations, or to any form or schedule means such rule, section, form, or schedule, or any successor to any such rule, section, form, or schedule.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Wisconsin (Mr. Duffy) and the gentleman from Illinois (Mr. Foster) each will control 20 minutes.

The Chair recognizes the gentleman from Wisconsin.

Mr. Duffy. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within
which to revise and extend their remarks and include extraneous material on this bill.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Wisconsin?

There was no objection.

Mr. DUFFY. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, closed-end funds are important retirement savings and investment vehicles for retail investors and serve as a long-term source of capital for operating companies, which helps promote job creation, research and development, and economic growth.

Despite the many benefits of closed-end funds, the number of closed-end funds has been declining over the last several years.

Closed-end funds occupy a unique space within a framework of regulated investment companies. They have opportunities to invest in small enterprises and stocks and bonds that they may issue that would not necessarily be ones that are open-ended or invested in by mutual funds.

Since the SEC adopted its 2005 offering reform for traditional operating companies, the SEC has had more than 12 years to consider a parallel framework for closed-end funds, but has failed to do so. H.R. 4279 would direct the SEC to draft rules as appropriate to permit closed-end funds to take advantage of the 2005 offering reforms.

If the SEC does not finalize these rules within 1 year, closed-end funds that otherwise meet the requirements could take advantage of the 2005 offering reforms until the SEC adopts a rule. By simplifying the closed-end fund offering process and liberalizing existing restrictions on communications, the legislation would reduce unnecessary regulatory burdens that raise costs for investors. In turn, this would enhance the ability of closed-end funds to act as a source of financing for the economy.

I think this is a commonsense piece of legislation. I would also note that, in a world where there often doesn’t seem to be a lot of bipartisanship, this bill passed out of committee with a vote of 58-2, signifying broad and wide support amongst the parties and from our committee.

Mr. Speaker, I reserve the balance of my time.

Mr. FOSTER. Mr. Speaker, I yield myself such time as I may consume, and rise today in support of H.R. 4279.

This was a thoroughly negotiated bill, incorporating the views of affected funds and consumer and investor advocacy groups.

My staff worked with Congressman HOLLSWORTH’s staff up to the eleventh hour in committee, demonstrating the importance of bipartisan relationships in creating legislation.

The ranking member’s staff and the chairman’s staff worked with us throughout this process, and I offered an amendment that we all agreed to.

My amendment simply changed the approach the bill used to accomplish parity for closed-end investment funds with operating companies under the SEC’s securities offering reforms of 2005.

Moving this bill in regular order, we heard in a legislative hearing that there were reasons why parity might not mean identical treatment. This amendment would direct the SEC to propose, within 180 days, a rule that would allow closed-end funds that are listed or have periodic redemptions or interval funds—to be treated as well-known seasoned issuers, WKSI.

This rule will have to be finalized within a year, or else the bill will provide a statutory ability for these companies to qualify if they meet the other criteria currently applicable to operating companies. The SEC can act at any time thereafter to propose rules that would be controlling for closed-end funds covered by the bill.

I encourage the SEC to consider the disclosure regime under the Investment Company Act of 1940 to promulgate a rule that will allow listed closed-end funds and interval funds to use the streamlined offering and proxy rules that are WKSI.

This bill will increase options for investors and savers while ensuring that protections appropriate to a WKSI are applied to closed-end and interval funds.

Mr. Speaker, I encourage all of my colleagues to support this bill as it comes to a decision on the floor, and I reserve the balance of my time.

Mr. DUFFY. Mr. Speaker, I yield 5 minutes to the gentleman from Indiana (Mr. HOLLSWORTH), the sponsor of this legislation.

Mr. HOLLSWORTH. Mr. Speaker, I rise today in support of H.R. 4279.

There are two big problems that I hear a lot about in district. The first is ensuring that mom-and-pop investors in retail Main Street America have all of the options available to them to be able to invest for their future retirement and invest for their kids’ college education. They want a cornucopia of different investment opportunities for them to be able to pursue: making the decision as to whether mutual funds are the right answer, making the decision as to whether open-end funds are the right answer, making the decision as to whether closed-end funds are the right answer, and making the decision as to whether, yes, closed-end funds are the right answer.

Over the last 10 years, we have seen closed-end funds decline in number by 12 years to consider a parallel framework for operating companies. The SEC can act at any time thereafter to propose rules that would be controlling for closed-end funds covered by the bill. I encourage the SEC to actually act. I thank Mr. FOSTER because, as he well said, from day one he has been diligently working on both of those problems. We have been able to work together and, as he said, negotiate all the way through the eleventh hour, not to come up with a shotgun solution that doesn’t address both of these, but, instead, to come up with a comprehensive solution that solves both of these problems: the problem for the Main Street investor who wants to be able to pursue different opportunities in saving for their retirement, and for companies that are pursuing dynamic opportunities in the market. I want them to be as competitive as possible in this global marketplace.

Mr. Speaker, I thank Mr. FOSTER for all of his effort along the way. I want to thank the committee for their 58-2 support of this legislation, I am hopeful and urge my colleagues on the floor to vote for this legislation as well. I think this is a commonsense, thoughtful approach to both of those problems that I hear far too often when I am back home in my district.

Mr. FOSTER. Mr. Speaker, at this point I have no further speakers, so I would like to close with a few words here.

This bipartisan bill will increase options for investors and savers while ensuring that protections appropriate to a WKSI are applied to both closed-end fund and interval funds. It is my hope that we can do more bipartisan work like this in our committee and in our Congress for the remainder of this term.

Mr. Speaker, I yield back the balance of my time.

Mr. DUFFY. Mr. Speaker, this is a unique space where, oftentimes, we would look to the SEC to actually act. Because they haven’t acted, I am proud to say I am part of a group in Congress that are willing to act proactively to make sure, again, we are protecting investors, protecting savers, but also helping capital flow into spaces that are so needed by this reform.

Mr. Speaker, again, I encourage all of my colleagues to support this commonsense, bipartisan bill, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Wisconsin (Mr. DUFFY) that the House suspend the rules and pass the bill, H.R. 4279, as amended.
The question was taken.
The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.
Mr. DUFFY. Mr. Speaker, on that I demand the yeas and nays.
The yeas and nays were ordered.
The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this motion will be postponed.

MISCELLANEOUS TARIFF BILL ACT OF 2018

Mr. BISHOP of Michigan. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 4318) to amend the Harmonized Tariff Schedule of the United States to modify temporarily certain rates of duty, as amended.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE; REFERENCE; EXPIRED PROVISIONS.

(a) SHORT TITLE.—This Act may be cited as the "Miscellaneous Tariff Bill Act of 2018".

(b) REFERENCE.—Except as otherwise expressly provided, whenever in this Act an amendment or repeal is expressed in terms of an amendment to, or repeal of, a chapter, subchapter, note, additional U.S. note, heading, subheading, or other provision of the Harmonized Tariff Schedule of the United States.

(c) EXPIRED PROVISIONS.—Subchapter II of chapter 99 is amended—
(1) by striking heading 9902.01.01 and all headings that follow through the end of such subchapter; and
(2) by striking U.S. Note 7 and U.S. Notes 13 through 19.

SEC. 2. FROZEN, BOILED GLUTINOUS CORN.

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

9902.01.01 Frozen, boiled glutinous corn (other than sweet corn), not reduced in size (provided for in subheading 0710.80.70) Free  No change No change On or before 12/31/2020 ....

SEC. 3. MUSTARD SEED OIL.

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

9902.01.02 Mustard seed oil and its fractions, other than crude, not denatured, not chemically modified (provided for in subheading 1514.99.90) Free  No change No change On or before 12/31/2020 ....

SEC. 4. COCOA POWDER.

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

9902.01.03 Cocoa powder, not containing added sugar or other sweetening matter (provided for in subheading 1805.00.00) Free  No change No change On or before 12/31/2020 ....

SEC. 5. ARTICHOKE, IN VINEGAR.

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

9902.01.04 Artichokes, prepared or preserved by vinegar or acetic acid (provided for in subheading 2001.90.25) 7.2% No change No change On or before 12/31/2020 ....

SEC. 6. PEPPERONCINI, PRESERVED BY VINEGAR, IN GLASS JARS.

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

9902.01.05 Pepperoncini, prepared or preserved by vinegar or acetic acid and presented in glass jars (provided for in subheading 2001.90.38) Free  No change No change On or before 12/31/2020 ....

SEC. 7. PEPPERONCINI, VINEGAR PRESERVED, NOT IN GLASS JARS.

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

9902.01.06 Pepperoncini, prepared or preserved by vinegar or acetic acid and presented in containers other than glass jars (provided for in subheading 2001.90.38) Free  No change No change On or before 12/31/2020 ....

SEC. 8. MINCED PIMENTO STUFFED GREEN OLIVES.

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

9902.01.07 Olives, green in color, stuffed with minced pimientos, the foregoing in brine and presented in glass containers, other than place packed (provided for in subheading 2005.70.25) Free  No change No change On or before 12/31/2020 ....

SEC. 9. PIMENTOS.

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

9902.01.08 Pimentos, prepared or preserved by vinegar or acetic acid and presented in glass containers, other than place packed (provided for in subheading 2005.70.25) Free  No change No change On or before 12/31/2020 ....
<table>
<thead>
<tr>
<th></th>
<th>9902.01.08</th>
<th>Pimientos, prepared or preserved otherwise than by vinegar or acetic acid, not frozen (provided for in subheading 2005.99.50)</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 10. PEPPERONCINI, OTHER THAN PRESERVED BY VINEGAR.</td>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>9902.01.09</th>
<th>Pepperoncini, prepared or preserved otherwise than by vinegar or acetic acid, not frozen (provided for in subheading 2005.99.55)</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 11. ARTICHOKE, OTHER THAN IN VINEGAR.</td>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>9902.01.10</th>
<th>Artichokes, prepared or preserved otherwise than by vinegar or acetic acid, not frozen (provided for in subheading 2005.99.80)</th>
<th>12.7%</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 12. DRIED STRAWBERRIES.</td>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>9902.01.11</th>
<th>Strawberries, brined and then oven-dried or tunnel-dried, the foregoing infused with sugar (provided for in subheading 2008.80.00)</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 13. EDIBLE POWDER CONTAINING CONJUGATED LINOLEIC ACID.</td>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>9902.01.12</th>
<th>Edible powder containing conjugated linoleic acid (CAS Nos. 2540–56–9 and 2420–56–6) containing over 10 percent by weight of milk solids (provided for in subheading 2106.90.82)</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 14. NICOTINE GUM.</td>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>9902.01.13</th>
<th>Gum containing nicotine and containing synthetic sweetening agents (e.g., saccharin) instead of sugar (provided for in subheading 2106.90.98)</th>
<th>5.8%</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 15. COCONUT WATER JUICE BLEND.</td>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>9902.01.14</th>
<th>Coconut water juice blends, not from concentrate, packaged for retail sale (provided for in subheading 2009.90.40)</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 16. COCONUT WATER IN PAPER CARTONS.</td>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>9902.01.15</th>
<th>Coconut water, not from concentrate, not containing added sugar or other sweetening matter, packaged for retail sale in paper-based cartons (provided for in subheading 2009.89.60)</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 17. FLAVORED COCONUT WATER.</td>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>9902.01.16</th>
<th>Coconut water not from concentrate, flavored, packaged for retail sale (provided for in subheading 2009.89.60)</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 18. COCONUT WATER IN PET BOTTLES.</td>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Section</td>
<td>Description</td>
<td>Tariff</td>
<td>Change</td>
<td>Date</td>
<td></td>
<td></td>
</tr>
<tr>
<td>---------</td>
<td>-------------</td>
<td>--------</td>
<td>--------</td>
<td>-------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 19. ISOODECANE (CAS 93685-81-5).</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 20. ISOHEXADECANE (CAS NO. 93685-80-4).</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 21. SODIUM.</td>
<td></td>
<td>2.5%</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 22. SODIUM CONTAINING NOT MORE THAN 200 PPM OF CALCIUM.</td>
<td></td>
<td>0.7%</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 23. NITROSYL SULFURIC ACID.</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 24. HYPOPHOSPHOROUS ACID 50%.</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 25. SULFAMIC ACID.</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 26. HEXAFLUOROZIRCONIC ACID.</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 27. CERTAIN SPHERICAL PARTICLES OF SILICON DIOXIDE.</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 28. CERTAIN SPHERICAL PARTICLES OF SILICON DIOXIDE.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>----------------------------------------------------------</td>
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<td></td>
</tr>
<tr>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
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<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SEC. 29. CERTAIN SPHERICAL PARTICLES OF SILICON DIOXIDE.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SEC. 30. CERTAIN SPHERICAL PARTICLES OF SILICON DIOXIDE.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SEC. 31. CERTAIN SPHERICAL PARTICLES OF SILICON DIOXIDE.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SEC. 32. CERTAIN SPHERICAL PARTICLES OF SILICON DIOXIDE.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SEC. 33. CERTAIN SPHERICAL PARTICLES OF SILICON DIOXIDE.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SEC. 34. THIONYL CHLORIDE.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>Section</td>
</tr>
<tr>
<td>---------</td>
</tr>
<tr>
<td>35</td>
</tr>
<tr>
<td>36</td>
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<tr>
<td>37</td>
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<tr>
<td>38</td>
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<tr>
<td>39</td>
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<tr>
<td>40</td>
</tr>
<tr>
<td>41</td>
</tr>
<tr>
<td>42</td>
</tr>
<tr>
<td>43</td>
</tr>
<tr>
<td>44</td>
</tr>
</tbody>
</table>
**SEC. 45. SODIUM HYDROGEN DIFLUORIDE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Data Type</th>
<th>Unit</th>
<th>Against</th>
<th>Before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.44 Sodium hydrogen difluoride (CAS No. 1333–83–1) (provided for in subheading 2826.19.90)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 46. CHROMIUM FLUORIDE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Data Type</th>
<th>Unit</th>
<th>Against</th>
<th>Before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.45 Chromium(3+) trifluoride (CAS No. 7788–97–8) (provided for in subheading 2826.19.90)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 47. POTASSIUM BIFLUORIDE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Data Type</th>
<th>Unit</th>
<th>Against</th>
<th>Before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.46 Potassium fluoride hydrofluoride (CAS No. 7789–29–9) (provided for in subheading 2826.19.90)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 48. POTASSIUM FLUOROBORATE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Data Type</th>
<th>Unit</th>
<th>Against</th>
<th>Before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.47 Potassium fluoroborate (CAS No. 14075–53–7) (provided for in subheading 2826.90.90)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 49. POTASSIUM FLUOTITANATE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Data Type</th>
<th>Unit</th>
<th>Against</th>
<th>Before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.48 Potassium fluotitanate (Dipotassium hexafluorotitanate(2-)) (CAS No. 16919–27–0) (provided for in subheading 2826.90.90)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 50. POTASSIUM ZIRCONATE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Data Type</th>
<th>Unit</th>
<th>Against</th>
<th>Before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.49 Potassium zirconate (CAS No. 16923–95–8) (provided for in subheading 2826.90.90)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 51. TITANIUM TRICHLORIDE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Data Type</th>
<th>Unit</th>
<th>Against</th>
<th>Before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.50 Titanium trichloride (CAS No. 7705–07–9) (provided for in subheading 2827.39.30)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 52. COBALT CHLORIDE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Data Type</th>
<th>Unit</th>
<th>Against</th>
<th>Before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.51 Cobalt chloride (dichlorocobalt hydrate (1:1)) (CAS No. 7791–13–1) (provided for in subheading 2827.39.30)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 53. CESIUM CHLORIDE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Data Type</th>
<th>Unit</th>
<th>Against</th>
<th>Before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.52 Cesium Chloride (CAS No. 7647–17–8) (provided for in subheading 2827.39.90)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 54. CESIUM IODIDE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Data Type</th>
<th>Unit</th>
<th>Against</th>
<th>Before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.53 Cesium iodide (CAS No. 7789–17–5) (provided for in subheading 2827.60.51)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>
SEC. 55. SODIUM SULFIDES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.54 Sodium sulfide (CAS No. 1313–82–2) (provided for in subheading 2830.10.00) ........................................ Free  No change No change On or before 12/31/2020 ...
```

SEC. 56. SODIUM THIOSULFATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.55 Sodium Thiosulfate Pentahydrate (Sodium sulfurothioate hydrate (2:1:5)) (CAS No. 10102–17–7) (provided for in subheading 2832.30.10) .................................................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 57. BARIUM NITRATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.56 Barium dinitrate (CAS No. 10022–31–8) (provided for in subheading 2834.29.51) ...................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 58. SODIUM HYPOPHOSPHITE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.57 Sodium hypophosphite monohydrate (CAS No. 10039–56–2) (provided for in subheading 2835.10.00) ........... Free No change No change On or before 12/31/2020 ...
```

SEC. 59. MONOPOTASSIUM PHOSPHATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.58 Monopotassium phosphate (CAS No. 7778–77–0) (provided for in subheading 2835.24.00) ............................ 1.0% No change No change On or before 12/31/2020 ...
```

SEC. 60. AMMONIUM POLYPHOSPHATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.59 Ammonium polyphosphate (CAS No. 68333–79–9) (provided for in subheading 2835.39.50) .......................... Free No change No change On or before 12/31/2020 ...
```

SEC. 61. COBALT CARBONATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.60 Cobalt carbonate (cobalt(2+) carbonate hydrate (1:1:1)) (CAS No. 513–79–1) (provided for in subheading 2836.99.10) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 62. ZIRCONIUM BASIC CARBONATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.61 Zirconium basic carbonate (zirconium(4+) dicarbonate) (CAS No. 57219–64–4) (provided for in subheading 2836.99.50) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 63. POTASSIUM FERRICYANIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.62 Potassium Ferricyanide (CAS No. 13746–66–2) (provided for in subheading 2837.20.10) ................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 64. SODIUM FERROCYANIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.63 Sodium Ferrocyanide (CAS No. 13601–19–9) (provided for in subheading 2837.20.51) ................................. Free No change No change On or before 12/31/2020 ...
```
SEC. 65. POTASSIUM FERROCYANIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| HHS 992.01.64 | Potassium Ferrocyanide (CAS No.14459–95–1) (provided for in subheading 2837.20.51) | Free  | No change | No change | On or before 12/31/2020
```

SEC. 66. SODIUM METASILICATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| HHS 992.01.65 | Sodium oxasilanediolate hydrate (2:1:9) (Sodium metasilicate nonahydrate) (CAS No. 13517–24–3) (provided for in subheading 2839.11.00) | Free  | No change | No change | On or before 12/31/2020
```

SEC. 67. POTASSIUM TETRABORATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| HHS 992.01.66 | Potassium Tetraborate (CAS No. 12045–78–2) (provided for in subheading 2840.20.00) | Free  | No change | No change | On or before 12/31/2020
```

SEC. 68. SODIUM TUNGSTATE DIHYDRATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| HHS 992.01.67 | Disodium dioxido(dioxo)tungsten (disodium wolframate) (CAS No. 13472–45–2) (provided for in subheading 2841.80.00) | Free  | No change | No change | On or before 12/31/2020
```

SEC. 69. SODIUM THIOCYANATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| HHS 992.01.68 | Sodium thiocyanate (CAS No. 540–72–7) (provided for in subheading 2842.90.10) | Free  | No change | No change | On or before 12/31/2020
```

SEC. 70. SILVER SODIUM ZIRCONIUM HYDROGENPHOSPHATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| HHS 992.01.69 | Silver sodium zirconium hydrogenphosphate (CAS No. 265647–11–8) (provided for in subheading 2843.29.01) | Free  | No change | No change | On or before 12/31/2020
```

SEC. 71. MIXED RARE EARTH OXIDES KNOWN AS LUMINOSTAR UY.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| HHS 992.01.70 | Mixtures or coprecipitates of yttrium phosphate (CAS No. 13990–54–0) and cerium phosphate (CAS No. 13454–71–2) (provided for in subheadings 2846.10.00 and 2846.90.80) | Free  | No change | No change | On or before 12/31/2020
```

SEC. 72. LANTHANUM OXIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| HHS 992.01.71 | Lanthanum(III) oxide (CAS No. 1312–81–8) (provided for in subheading 2846.90.80) | 2.4%  | No change | No change | On or before 12/31/2020
```

SEC. 73. LANTHANUM CARBONATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| HHS 992.01.72 | Lanthanum carbonate (CAS No. 54451–24–0) (provided for in subheading 2846.90.80) | Free  | No change | No change | On or before 12/31/2020
```

SEC. 74. LUTETIUM OXIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
<thead>
<tr>
<th><strong>SEC. 75. PRECURSORS FOR PHOSPHORS.</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
</tr>
<tr>
<td><strong>9902.01.74 Lanthanum phosphate, cerium terbium-doped (CAS No. 95823–34–0) (provided for in subheading 2846.90.80)</strong></td>
<td>Free</td>
</tr>
</tbody>
</table>

**SEC. 76. YTTRIUM OXIDE.**

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

| **9902.01.75 Yttrium oxides having a purity of at least 99.9 percent (CAS No. 1314–36–9) (provided for in subheading 2846.90.80)** | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 77. YTTERBIUM TRIFLUORIDE POWDER.**

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

| **9902.01.76 Ytterbium trifluoride powder (CAS No. 13760–80–0) with a median particle size of greater than 0.2 microns and less than 0.7 microns (provided for in subheading 2846.90.80)** | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 78. TITANIUM HYDRIDE.**

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

| **9902.01.77 Titanium(2+) dihydride (Titanium hydride) (CAS No. 7704-98-5) (provided for in subheading 2850.00.07)** | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 79. TITANIUM HYDRIDE PASTE.**

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

| **9902.01.78 Mixtures containing titanium dihydride pastes of a kind used for coating the interior of low-pressure mercury lamps (CAS No. 7704–98–5) (provided for in subheading 2850.00.07)** | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 80. LITHIUM ALUMINUM HYDRIDE.**

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

| **9902.01.79 Lithium tetrahydridoaluminate(1-) (Lithium aluminum hydride) (CAS No. 16853–85–3) (provided for in subheading 2850.00.50)** | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 81. CYANAMIDE.**

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

| **9902.01.80 Cyanamide (CAS No. 420-04-2) (provided for in subheading 2853.90.90)** | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 82. N-BUTYL CHLORIDE.**

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

| **9902.01.81 n-Butyl chloride (1-Chlorobutane) (CAS No. 109–69–3) (provided for in subheading 2903.19.60)** | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 83. HEXANE, 1,6-DICHLORO.**

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

| **9902.01.82 1,6-Dichlorohexane (CAS No. 2163–00–0) (provided for in subheading 2903.19.60)** | Free | No change | No change | On or before 12/31/2020 ... |
SEC. 85. DCP.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.83 Allyl Bromide (3-bromo-1-propene) (CAS No. 106–95–6) (provided for in subheading 2903.39.20) Free No change No change On or before 12/31/2020 ...
```

SEC. 86. MONOCHLOROBENZENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.84 1,6,7,8,9,14,15,16,17,17,18,18-Dodecachloropentacyclo [12.2.1.1^6,9.0^2,13.0^5,10] octadeca-7,15-diene (CAS No. 13560-89-9) (provided for in subheading 2903.89.31) Free No change No change On or before 12/31/2020 ...
```

SEC. 87. O-DICHLOROBENZENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.85 Chlorobenzene (CAS No.108–90–7) (provided for in subheading 2903.91.10) 3.9% No change No change On or before 12/31/2020 ...
```

SEC. 88. P-DICHLOROBENZENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.86 o-Dichlorobenzene (1,2-dichlorobenzene) (CAS No. 95-50-1) (provided for in subheading 2903.91.20) Free No change No change On or before 12/31/2020 ...
```

SEC. 89. 1-CHLORO-4-(TRIFLUOROMETHYL) BENZENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.87 1-Chloro-4-(trifluoromethyl) benzene (CAS No. 98–56–6) (provided for in subheading 2903.99.08) 4.3% No change No change On or before 12/31/2020 ...
```

SEC. 90. 1,2,4-TRICHLOROBENZENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.88 1,2,4-Trichlorobenzene (CAS No. 120–82–1) (provided for in subheading 2903.99.10) 2.9% No change No change On or before 12/31/2020 ...
```

SEC. 91. α,α,α-TRICHLOROTOLUENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.90 α,α,α-Trichlorotoluene (CAS No. 98–07–7) (provided for in subheading 2903.99.20) Free No change No change On or before 12/31/2020 ...
```

SEC. 92. O-CHLOROBENZYL CHLORIDE (OCBC).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.91 2-Chlorobenzyl chloride (CAS No. 611–19–8) (provided for in subheading 2903.99.80) Free No change No change On or before 12/31/2020 ...
```

SEC. 93. DICHLOROTOLUENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.92 Dichloromethylbenzene (CAS no. 29797–40–8) (provided for in subheading 2903.99.80) Free No change No change On or before 12/31/2020 ...
```

SEC. 94. 2-CHLORO-6-FLUOROBENZYLCHLORIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.01.93 1-Chloro-2-chloromethyl-3-fluorobenzene (CAS No. 55117-15-2) (provided for in subheading 2903.99.80) Free No change No change On or before 12/31/2020 ...
```
### SEC. 95. DEMBB.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subchapter</th>
<th>Number</th>
<th>Description</th>
<th>Type</th>
<th>Rate</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.94</td>
<td>2-Bromo-1,3-diethyl-5-methylbenzene (CAS No. 314084–61–2) (DEMBB) (provided for in subheading 2903.99.80)</td>
<td>Free</td>
<td>2.1%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
</tr>
</tbody>
</table>

### SEC. 96. O-CHLOROTOLUENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subchapter</th>
<th>Number</th>
<th>Description</th>
<th>Type</th>
<th>Rate</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.95</td>
<td>2-Chlorotoluene (CAS No. 95-49-8) (provided for in subheading 2903.99.80)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### SEC. 97. 3-MBC.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subchapter</th>
<th>Number</th>
<th>Description</th>
<th>Type</th>
<th>Rate</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.96</td>
<td>1-(Chloromethyl)-3-methylbenzene (CAS No. 620–19–9) (provided for in subheading 2903.99.80)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### SEC. 98. BENZENESULFONYL CHLORIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subchapter</th>
<th>Number</th>
<th>Description</th>
<th>Type</th>
<th>Rate</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.97</td>
<td>Benzenesulfonyl chloride (CAS No. 98–09–9) (provided for in subheading 2904.10.08)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### SEC. 99. SPINOMAR LISS - LITHIUM P- STYRENE SULFONATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subchapter</th>
<th>Number</th>
<th>Description</th>
<th>Type</th>
<th>Rate</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.98</td>
<td>Lithium p-styrenesulfonate (CAS No. 4551–88–6) (provided for in subheading 2904.10.32)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### SEC. 100. SPINOMAR NASS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subchapter</th>
<th>Number</th>
<th>Description</th>
<th>Type</th>
<th>Rate</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.01.99</td>
<td>Sodium 4-vinylbenzenesulfonate (CAS No. 2695–37–6) (provided for in subheading 2904.10.37)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### SEC. 101. PARA TOLUENE SULFONIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subchapter</th>
<th>Number</th>
<th>Description</th>
<th>Type</th>
<th>Rate</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.02.01</td>
<td>p-Toluenesulfonic acid (4-methylbenzenesulfonic acid hydrate (1:1)) (CAS No. 6192–52–5) (provided for in subheading 2904.10.37)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### SEC. 102. METHANESULFONIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subchapter</th>
<th>Number</th>
<th>Description</th>
<th>Type</th>
<th>Rate</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.02.02</td>
<td>Methanesulfonic acid (CAS No. 75–75–2) (provided for in subheading 2904.10.50)</td>
<td>0.8%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### SEC. 103. METHANESULFONYL CHLORIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subchapter</th>
<th>Number</th>
<th>Description</th>
<th>Type</th>
<th>Rate</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.02.03</td>
<td>Methanesulfonic acid (CAS No. 124–63–0) (provided for in subheading 2904.10.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### SEC. 104. 4-CHLORO-3,5-DINITROBENZOTRIFLUORIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
<thead>
<tr>
<th>SEC.</th>
<th>Description</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>105.</td>
<td>2-METHYL-5-NITROBENZENESULFONIC ACID.</td>
<td>Free</td>
</tr>
<tr>
<td>106.</td>
<td>TRIFLIC ACID.</td>
<td>Free</td>
</tr>
<tr>
<td>107.</td>
<td>TRIFLIC ANHYDRIDE.</td>
<td>Free</td>
</tr>
<tr>
<td>108.</td>
<td>POTASSIUM PERFLUOROETHYL CYCLOHEXANESULPHONATE.</td>
<td>Free</td>
</tr>
<tr>
<td>109.</td>
<td>2-OCTANOL SOLVENT.</td>
<td>Free</td>
</tr>
<tr>
<td>110.</td>
<td>ISOSTEARYL ALCOHOL.</td>
<td>Free</td>
</tr>
<tr>
<td>111.</td>
<td>SODIUM METHYLATE POWDER.</td>
<td>Free</td>
</tr>
<tr>
<td>112.</td>
<td>MAGNESIUM TERT-BUTOXIDE.</td>
<td>Free</td>
</tr>
<tr>
<td>113.</td>
<td>PROPARGYL ALCOHOL.</td>
<td>Free</td>
</tr>
<tr>
<td>9902.02.13</td>
<td>2-Propyn-1-ol (propargyl alcohol) (CAS No. 107–19–7) (provided for in subheading 2905.29.90)</td>
<td>Free</td>
</tr>
</tbody>
</table>

**SEC. 114. LEAF ALCOHOL.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.14 | cis-3-Hexen-1-ol (CAS No. 928–96–1) (provided for in subheading 2905.29.90) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 115. PUROLAN PD-LO.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.15 | 1,2-Pentanediol (CAS No. 5343–92–0) (provided for in subheading 2905.39.90) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 116. 2,5-DIMETHYLHEXANE-2,5-DIOL.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.16 | 2,5-Dimethyl-2,5-hexanediol (CAS No. 110–03–2) (provided for in subheading 2905.39.90) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 117. MENTHOL.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.17 | \textit{d}-Menthol (CAS No. 15356–60–2) (provided for in subheading 2906.11.00) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 118. \textit{α}-NAPHTHOL.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.19 | \textit{α}-Naphthol (CAS No. 90–15–3) (provided for in subheading 2907.15.10) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 119. THYMOL.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.20 | Thymol (2-isopropyl-5-methylphenol) (CAS No. 89–83–8) (provided for in subheading 2907.19.40) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 120. PREVENTOL O EXTRA, PREVENTOL O EXTRA PRESERVATIVE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.21 | 2-Phenylphenol (CAS No. 90–43–7) (provided for in subheading 2907.19.80) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 121. PREVENTOL ON EXTRA PRESERVATIVE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.22 | 2-Phenylphenol sodium salt (CAS No. 132–27–4) (provided for in subheading 2907.19.80) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 122. RESORCINOL.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.23 | Resorcinol (CAS No. 108–48–3) (provided for in subheading 2907.21.00) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 123. PYROGALLIC ACID.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.24 | Pyrogallol (Pyrogallic acid) (CAS No. 87–66–1) (provided for in subheading 2907.29.10) | Free | No change | No change | On or before 12/31/2020 ... |
SEC. 124. LEUCOQUINIZARIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.25  Leucoquinizarin as 1,4,9,10-tetrahydroxyanthracene (CAS No. 476–60–8), 2,3-dihydro-9,10-dihydroxyanthracene-1,4-dione (CAS No. 17648–03–2) or 2,3-dihydro-1,4-dihydroxy-9,10-anthracenedione (CAS No. 40498–13–3) (provided for in subheading 2907.29.90 or 2914.89.90) .............................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 125. 2,2'-METHYLENE-BIS-(4-METHYL-6-TERT-BUTYLPHENOL).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.26  6,6'-Di-tert-butyl-2,2'-methylene-di-p-cresol (CAS No. 119–47–1) (provided for in subheading 2907.29.90) ... Free No change No change On or before 12/31/2020 .... 
```

SEC. 126. 2,2'-(2-METHYLPROPYLDIENE)BIS[4,6-DIMETHYL-PHENOL].
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.27  2,2'-(2-Methyl-1,1-propanediyl)bis(4,6-dimethylphenol) (CAS No. 33145–10–7) (provided for in subheading 2907.29.90) .................................................................................................................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 127. 4,4'-BUTYLIDENEBIS(3-METHYL-6-TERT-BUTYLPHENOL).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.28  4,4'-(1,1-Butanediyl)bis[5-methyl-2-(2-methyl-2-propanyl)phenol] (CAS No. 85–60–9) (provided for in subheading 2907.29.90) ............................................................................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 128. 2,5-BIS(1,1-DIMETHYLPROPYL)-1,4-BENZENEDIOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.29  2,5-Bis(2-methyl-2-butanyl)-1,4-benzenediol (CAS No. 79–74–3) (provided for in subheading 2907.29.90) ... Free No change No change On or before 12/31/2020 .... 
```

SEC. 129. TRIS(2'-METHYL-4'-HYDROXY-5'-T-BUTYLPHENYL)BUTANE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.30  4,4',4''-(1,1,3-Butanetriyl)tris[5-methyl-2-(2-methyl-2-propanyl)phenol] (CAS No. 1843–03–4) (provided for in subheading 2907.29.90) ...................................................................................................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 130. POLYMER ADDITIVES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.31  2,2'-Methylenebis[4-ethyl-6-(2-methyl-2-propanyl)phenol] (CAS No. 88–24–4) (provided for in subheading 2907.29.90) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 131. ORTHO NITRO PHENOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.32  2-Nitrophenol (o-nitrophenol) (CAS No. 88–75–5) (provided for in subheading 2908.99.25) .......................... .. Free No change No change On or before 12/31/2020 .... 
```

SEC. 132. 3-TRIFLUOROMETHYL-4-NITROPHENOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.33  3-Trifluoromethyl-4-nitrophenol (CAS No. 88–30–2) (provided for in subheading 2908.99.80) ....................... Free No change No change On or before 12/31/2020 .... 
```
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<th>LOI</th>
<th>Consol</th>
<th>Hike</th>
<th>Date</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>133</td>
<td>NKTR-118 (PEG)7 MESYLATE</td>
<td>2,5,8,11,14,17,20-Heptaoxadocosan-22-ol methanesulfonate (CAS No. 477775–57–8)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
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<tr>
<td>134</td>
<td>OXYFLUORFEN</td>
<td>2-Chloro-α,α,α-trifluoro-p-tolyl-3-ethoxy-4-nitrophenyl ether (Oxyfluorfen) (CAS No. 42874–03–3)</td>
<td>0.8%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
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<td>135</td>
<td>NITRATED AROMATIC ETHER OR OPNA</td>
<td>1-Methoxy-2,4-dinitrobenzene (2,4-Dinitroanisole) (CAS No. 119–27–7)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
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<tr>
<td>136</td>
<td>ALLYL PENTAERYTHRITOL</td>
<td>2-(Hydroxymethyl)-2-(prop-2-enoxymethyl) propane-1,3-diol (CAS No. 91648–24–7)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
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<tr>
<td>137</td>
<td>T-BUTYL CUMYL PEROXIDE</td>
<td>Bis(α,α-dimethylbenzyl) peroxide (dicumyl peroxide) (CAS No. 80–43–3)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
<td></td>
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<tr>
<td>138</td>
<td>CUMENE HYDROPEROXIDE</td>
<td>2-Phenyl-2-propanyl hydroperoxide (cumene hydroperoxide) (CAS No. 80–15–9)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
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<tr>
<td>139</td>
<td>2,5-DIMETHYL-2,5-DI(TERT-BUTYLPEROXY)HEXANE</td>
<td>2,5-Dimethyl-2,5-bis[(2-methyl-2-propanyl)peroxy]hexane (CAS No. 78–63–7)</td>
<td>Free</td>
<td>No change</td>
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<tr>
<td>140</td>
<td>ALLYL GLYCICYL ETHER</td>
<td>(2S)-2-[[Allyloxy)methyl]oxirane (CAS No. 106–92–3)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
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<td>2-Bromo-1,1-Dimethoxyethane</td>
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<tr>
<td>143</td>
<td>3,7-Dimethylocta-2,6-dienal</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
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<tr>
<td>144</td>
<td>Glyoxal</td>
<td>Free</td>
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<td>No change</td>
<td>12/31/2020</td>
<td></td>
<td></td>
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<tr>
<td>145</td>
<td>4-Propyl Benzaldehyde (NPBA)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
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<tr>
<td>146</td>
<td>Cyclobutanecarboxaldehyde</td>
<td>Free</td>
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<td>No change</td>
<td>12/31/2020</td>
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<td>147</td>
<td>2-Methyl-3-[4-(2-methyl-2-propanyl)phenyl]propanal (Lily aldehyde)</td>
<td>Free</td>
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<td>No change</td>
<td>12/31/2020</td>
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<td>148</td>
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<td>12/31/2020</td>
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<td>149</td>
<td>2-Methoxy-5-(2-methyl-2-propanyl)benzaldehyde</td>
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<tr>
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<td>No change</td>
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<tr>
<td>151</td>
<td>2,4-Disulfobenzaldehyde</td>
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<td>No change</td>
<td>12/31/2020</td>
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<td>(TRIFLUOROMETHYL)BENZALDEHYDE.</td>
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<td>152</td>
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<td>&quot; 9902.02.53 p-(Trifluoromethyl)benzaldehyde (CAS No. 455–19–6) (provided for in subheading 2913.00.40) Free No change No change On or before 12/31/2020 ... &quot;</td>
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<th>DIETHYL KETONE.</th>
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<td>153</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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<td>&quot; 9902.02.54 3-Pentanone (Diethyl ketone) (CAS No. 96–22–0) (provided for in subheading 2914.19.00) 0.2% No change No change On or before 12/31/2020 ... &quot;</td>
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<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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<td>&quot; 9902.02.55 (3E)-4-(2,6,6-Trimethyl-2-cyclohexen-1-yl)-3-buten-2-one (CAS No. 79–77–6) (provided for in subheading 2914.23.00) Free No change No change On or before 12/31/2020 ... &quot;</td>
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<td>155</td>
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<td>&quot; 9902.02.56 3-Methyl-4-(2,6,6-trimethylcyclohex-2-enyl)but-3-en-2-one (Methylionone)(CAS No. 1335–46–2) (provided for in subheading 2914.23.00) Free No change No change On or before 12/31/2020 ... &quot;</td>
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<th>SEC.</th>
<th>1,3-CYCLOHEXANEDIONE.</th>
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<td>156</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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<td>&quot; 9902.02.57 1,3-Cyclohexanedione (CAS No. 504–02–9) (provided for in subheading 2914.29.50) 1.7% No change No change On or before 12/31/2020 ... &quot;</td>
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<th>SEC.</th>
<th>BENZOBICYCLON.</th>
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<tbody>
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<td>157</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
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<td>&quot; 9902.02.58 3-[2-Chloro-4-(methylsulfonyl)benzoyl]-4-(phenylsulfanyl)bicyclo[3.2.1]oct-3-en-2-one (Benzobicyclon) (CAS No. 156963–66–5) (provided for in subheading 2914.29.50) Free No change No change On or before 12/31/2020 ... &quot;</td>
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<th>SEC.</th>
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<td>158</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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<td>&quot; 9902.02.59 Cyclopentanone (CAS No. 120–92–3) (provided for in subheading 2914.29.50) 1.7% No change No change On or before 12/31/2020 ... &quot;</td>
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<th>SEC.</th>
<th>BENZOPHENONE.</th>
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<tr>
<td>159</td>
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<td>&quot; 9902.02.60 Benzophenone (CAS No. 119–61–9) (provided for in subheading 2914.39.90) Free No change No change On or before 12/31/2020 ... &quot;</td>
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<th>SEC.</th>
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<td>160</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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<td>&quot; 9902.02.61 5-Chloro-1-indanone (CAS No. 42348–86–7) (provided for in subheading 2914.39.90) Free No change No change On or before 12/31/2020 ... &quot;</td>
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<th>SEC.</th>
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<td>161</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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<td>162</td>
<td>Hydroxymethylpentanone</td>
</tr>
<tr>
<td>163</td>
<td>UV Absorber</td>
</tr>
<tr>
<td>164</td>
<td>Raspberry Ketone</td>
</tr>
<tr>
<td>165</td>
<td>DMB (4,4-Dimethoxy-2-butanone)</td>
</tr>
<tr>
<td>166</td>
<td>Amalantraquine (AAQ)</td>
</tr>
<tr>
<td>167</td>
<td>Nitroanthraquinone</td>
</tr>
<tr>
<td>168</td>
<td>1-(4-Chlorophenyl)-4,4-Dimethylpentan-3-one</td>
</tr>
<tr>
<td>169</td>
<td>1,5-Dichloro-9,10-Anthraquinone</td>
</tr>
<tr>
<td>170</td>
<td>ETFBO</td>
</tr>
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### SEC. 171. 3'-BROMO-2,3,4,6'-TETRAMETHOXY-

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

| 9902.02.72 | (3-Bromo-6-methoxy-2-methyphenyl)(2,3,4-trimethoxy-6-methylphenyl)methanone (Metrafenone) (CAS No. 220899–03–6) (provided for in subheading 2914.79.90) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 172. VERDOX.

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

| 9902.02.73 | cis-2-tert-Butylcyclohexyl acetate (Argumex) (CAS No. 20298–69–5) (provided for in subheading 2915.39.45) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 173. DICHLOROACETYL CHLORIDE.

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

| 9902.02.74 | Dichloroacetyl chloride (DCAC) (CAS No. 79–36–7) (provided for in subheading 2915.40.50) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 174. METHYL CHLOROACETATE (MECA).

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

| 9902.02.75 | Methyl 2-chloroacetate (CAS No. 96–34–4) (provided for in subheading 2915.40.50) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 175. ETHYL MONOCHLOROACETATE.

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

| 9902.02.76 | Ethyl chloroacetate (CAS No. 105–39–5) (provided for in subheading 2915.40.50) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 176. VINYL NEODECANOATE.

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

| 9902.02.78 | Vinyl neodecanoate (vinyl 7,7-dimethyloctanoate) (CAS No. 51000–52–3) (provided for in subheading 2915.90.18) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 177. DILAUROYL PEROXIDE.

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

| 9902.02.79 | Dilauroyl peroxide (CAS No. 105–74–8) (provided for in subheading 2915.90.50) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 178. POLYGLYCERYL-3 CAPRYLATE.

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

| 9902.02.80 | Triglyceryl octanoate (CAS No. 108777–93–1) (provided for in subheading 2915.90.50) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 179. BUTYL ACRYLATE (BUTYL PROP-2-ENOATE).

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

| 9902.02.81 | t-Butyl acrylate (2-methyl-2-propanyl acrylate) (CAS No. 1663–39–4) (provided for in subheading 2916.12.50) | 0.1% | No change | No change | On or before 12/31/2020 |

### SEC. 180. ALLYL METHACRYLATE.

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

| 9902.02.82 | Allyl methacrylate (CAS No. 96–05–9) (provided for in subheading 2916.14.20) | Free | No change | No change | On or before 12/31/2020 |
### SEC. 181. SORBIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.83 | (2E,4E)-2,4-Hexadienoic acid (Sorbic acid) (CAS No. 110–44–1) (provided for in subheading 2916.19.20) | 2.6% | No change | Free | No change | On or before 12/31/2020 |

### SEC. 182. CROTONIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.84 | (E)-2-Butenoic acid (trans-crotonic acid) (CAS No. 107–93–7) (provided for in subheading 2916.19.30) | Free | No change | Free | No change | On or before 12/31/2020 |

### SEC. 183. PINANE HYDROPEROXIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.85 | Pinane hydroperoxide (2,6,6-trimethylbicyclo[3.1.1]heptyl hydroperoxide) (CAS No. 28324–52–9) (provided for in subheading 2916.20.50) | Free | No change | Free | No change | On or before 12/31/2020 |

### SEC. 184. BIFENTHRIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.86 | 2-Methylbiphenyl-3-ylmethyl (1RS,3RS)-3-[(Z)-2-chloro-3,3,3-trifluoroprop-1-enyl]-2,2-dimethylcyclopropanecarboxylate (Bifenthrin) (CAS No. 82657–04–3) (provided for in subheading 2916.20.50) | 2.4% | No change | Free | No change | On or before 12/31/2020 |

### SEC. 185. BENZOYL CHLORIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.87 | Benzoyl chloride (CAS No. 98–88–4) (provided for in subheading 2916.32.20) | 2.0% | No change | Free | No change | On or before 12/31/2020 |

### SEC. 186. 4-NITROBENZOYL CHLORIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.88 | 4-Nitrobenzoyl chloride (CAS No.122–04–3) (provided for in subheading 2916.39.03) | Free | No change | Free | No change | On or before 12/31/2020 |

### SEC. 187. METHYL CINNAMATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.89 | Methyl (2E)-3-phenylacrylate (Methyl cinnamate) (CAS No. 103–26–4) (provided for in subheading 2916.39.21) | Free | No change | Free | No change | On or before 12/31/2020 |

### SEC. 188. PERKADOX PD-50S-PS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.90 | Bis(2,4-dichlorobenzoyl) peroxide (CAS No. 113–14–2) (provided for in subheading 2916.39.79) | Free | No change | Free | No change | On or before 12/31/2020 |

### SEC. 189. OXALIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.91 | Oxalic acid (ethanedioic acid dihydrate) (CAS No. 6153–56–6) (provided for in subheading 2917.11.00) | Free | No change | Free | No change | On or before 12/31/2020 |

### SEC. 190. OXALIC ACID, DIMETHYL ESTER (DMO).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.02.92 | Dimethyl oxalate (CAS No. 553–90–2) (provided for in subheading 2917.11.00) | Free | No change | Free | No change | On or before 12/31/2020 |
SEC. 191. SEBACIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.93 Sebacic acid (CAS No. 111–20–5) (provided for in subheading 2917.13.00) ......................................................... 2.0% No change No change On or before 12/31/2020 .... ".
```

SEC. 192. DIMETHYL MALONATE OR DMM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.94 Dimethyl malonate (CAS No. 108–59–8) (provided for in subheading 2917.19.70) ................................................ Free No change No change On or before 12/31/2020 .... ".
```

SEC. 193. ITACONIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.95 Itaconic acid (2-methylidenebutanedioic acid) (CAS No. 97–65–4) (provided for in subheading 2917.19.70) Free No change No change On or before 12/31/2020 .... ".
```

SEC. 194. HIMIC ANHYDRIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.96 Himic anhydride (1,2,3,6-tetrahydro-3,6-methanophthalic anhydride) (CAS No. 826–62–0) (provided for in subheading 2917.20.00) ........................................................................................................ Free No change No change On or before 12/31/2020 .... ".
```

SEC. 195. 4-SULFO-1,8-NAPHTHALIC ANHYDRIDE POTASSIUM SALTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.97 Potassium 1,3-dioxo-1H,3H-benzo[de]isochromene-6-sulfonate (CAS No. 71501–16–1) (provided in subheading 2917.39.04) .................................................................................................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 196. BPDA-U.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.99 5,5'-Bi-2-benzofuran-1,1',3,3'-tetrone (CAS No. 2420–87–3) (provided for in subheading 2917.39.30) Free No change No change On or before 12/31/2020 .... ".
```

SEC. 197. 1,4,5,8-NAPHTHALENE TETRA-.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.01 Naphthalene-1,8:4,5-tetracarboxylic dianhydride (CAS No. 81–30–1) (provided for in subheading 2917.39.70) Free No change No change On or before 12/31/2020 .... ".
```

SEC. 198. PYROMELLITIC DIANHYDRIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.02 Pyromellitic dianhydride (benzene-1,2,4,5-tetracarboxylic dianhydride) (CAS No. 89–32–7) (provided for in subheading 2917.39.70) Free No change No change On or before 12/31/2020 .... ".
```

SEC. 199. DIMETHYL 5-NITROISOPHTHALATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.03 Dimethyl 5-nitroisophthalate (CAS No. 13290–96–5) (provided for in subheading 2917.39.70) Free No change No change On or before 12/31/2020 .... ".
```

SEC. 200. ICL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.04 Isophthaloyl chloride (CAS No. 99–63–8) (provided for in subheading 2917.39.70) Free No change No change On or before 12/31/2020 .... ".
```
SEC. 201. TCL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.05 | Terephthaloyl chloride (CAS No. 100–20–9) (provided for in subheading 2917.39.70) | Free | No change | No change | On or before 12/31/2020 |

SEC. 202. HYDROXYPIVALIC ACID NEOPENTYL GLYCOL ESTER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.06 | 3-Hydroxy-2,2-dimethylpropyl-3-hydroxy-2,2-dimethylpropionate (CAS No. 1115–20–4) (provided for in subheading 2918.19.90) | Free | No change | No change | On or before 12/31/2020 |

SEC. 203. O-ACYTYSALICYLIC ACID (ASPIRIN).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.07 | o-Acetylsalicylic acid (Aspirin) (CAS No. 50–78–2) (provided for in subheading 2918.22.10) | 1.9% | No change | No change | On or before 12/31/2020 |

SEC. 204. METHYL SAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.08 | Methyl salicylate (CAS No. 119–36–8) (provided for in subheading 2918.23.20) | 2.3% | No change | No change | On or before 12/31/2020 |

SEC. 205. PHBA.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.09 | 4-Hydroxybenzoic acid (CAS No. 99–96–7) (provided for in subheading 2918.29.22) | 2.0% | No change | No change | On or before 12/31/2020 |

SEC. 206. GALLIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.10 | 3,4,5-Trihydroxybenzoic acid monohydrate (Gallic acid monohydrate) (CAS No. 5995–86–8) (provided for in subheading 2918.29.30) | Free | No change | No change | On or before 12/31/2020 |

SEC. 207. ANTIOXIDANT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.11 | C_{n–C_{9}}-Alkyl 3-(3,5-di-trans-butyl-4-hydroxyphenyl) propionate (CAS No. 125643–61–0) (provided in subheading 2918.29.65) | Free | No change | No change | On or before 12/31/2020 |

SEC. 208. PROPYL GALLATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.12 | Propyl 3,4,5-trihydroxybenzoate (Propyl gallate) (CAS No. 121–79–9) (provided for in subheading 2918.29.75) | Free | No change | No change | On or before 12/31/2020 |

SEC. 209. ANTIOXIDANT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.13 | Octadecyl 3-(3,5-di-tert-butyl-4-hydroxyphenyl)propionate (CAS No. 2082–79–3) (provided for in subheading 2918.29.75) | Free | No change | No change | On or before 12/31/2020 |

SEC. 210. ANTIOXIDANT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 211. SOLBROL A.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.14 | Pentanethrol tetraakis(3,5-di-tert-butyl-4-hydroxyphenyl)propionate (CAS No. 6683–19–8) (provided for in subheading 2918.29.75) | Free | No change | No change | On or before 12/31/2020 | ... |

SEC. 212. SOLBROL M.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.15 | Ethyl 4-hydroxybenzoate (CAS No. 120–47–8) (provided for in subheading 2918.29.75) | Free | No change | No change | On or before 12/31/2020 | ... |

SEC. 213. POLYMER ADDITIVES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.16 | Methyl 4-hydroxybenzoate (CAS No. 99–76–3) (provided for in subheading 2918.29.75) | Free | No change | No change | On or before 12/31/2020 | ... |

SEC. 214. 2-BENZOYLbenzoic ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.17 | Hexadecyl 4-hydroxy-3,5-bis(2-methyl-2-propanyl)benzoate (CAS No. 67845–93–6) (provided for in subheading 2918.29.75) | Free | No change | No change | On or before 12/31/2020 | ... |

SEC. 215. PROHEXADIONE CALCIUM (CALC).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.18 | Prohexadione-calcium (Calcium bis(3,5-dioxo-4-propionylcyclohexanecarboxylate)) (CAS No. 127277–53–6) (provided for in subheading 2918.30.90) | Free | No change | No change | On or before 12/31/2020 | ... |

SEC. 216. GLYOXYLIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.19 | Glyoxyl acid (Glyoxylic acid) (CAS No. 298–12–4) (provided for in subheading 2918.30.90) | Free | No change | No change | On or before 12/31/2020 | ... |

SEC. 217. DICHLORPROP-P.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.21 | (+)-(R)-2-(2,4-Dichlorophenoxy)propanoic acid (Dichlorprop-p) (CAS No. 15165–67–0) (provided for in subheading 2918.99.18) | Free | No change | No change | On or before 12/31/2020 | ... |

SEC. 218. 2,4-DB.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.03.22 | 4-(2,4-Dichlorophenoxy) butyric acid (2,4-DB) (CAS No. 94-82-6) (provided for in subheading 2918.99.20) | Free | No change | No change | On or before 12/31/2020 | ... |

SEC. 219. MCPA.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<p>| 9902.03.23 | 2-Methyl-4-chlorophenoxyacetic acid (MCPA) (CAS No. 94–74–6) (provided for in subheading 2918.99.20) | 2.5% | No change | No change | On or before 12/31/2020 | ... |</p>
<table>
<thead>
<tr>
<th>SEC.</th>
<th>Amendment Description</th>
<th>CAS Number</th>
<th>Import Status</th>
<th>Tariff Status</th>
<th>Date of Effect</th>
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</thead>
<tbody>
<tr>
<td>221</td>
<td>Other Carboxylic Acid</td>
<td>77501–63–4</td>
<td>Free</td>
<td>No change</td>
<td>12/31/2020</td>
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<tr>
<td>222</td>
<td>4,4’-Oxydiphthalic Anhydride</td>
<td>36443–68–2</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>223</td>
<td>2-Ethylhexyl 4-Methoxycinnamate</td>
<td>5466–77–3</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>224</td>
<td>MAQ-R Acid (D-HPPA)</td>
<td>94050–90–5</td>
<td>Free</td>
<td>No change</td>
<td>12/31/2020</td>
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<td>225</td>
<td>DEDC - NN</td>
<td>7158–32–9</td>
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<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>226</td>
<td>ODPA - HAILI</td>
<td>5,5’-Oxybis(2-benzofuran-1,3-dione)</td>
<td>Free</td>
<td>No change</td>
<td>12/31/2020</td>
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<td>227</td>
<td>Trinexapac-Ethyl</td>
<td>95266–40–3</td>
<td>Free</td>
<td>No change</td>
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<td>228</td>
<td>Methoxyacetic Acid</td>
<td>6290–49–9</td>
<td>Free</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>229</td>
<td>ABA</td>
<td>21293–29–8</td>
<td>Free</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>230</td>
<td>1-Methoxyacetic Acid</td>
<td>22,4E-5-(((1S)-1-Hydroxy-2,5,6,6-trimethyl-4-oxo-2-cyclohexen-1-yl)-3-methyl-2,4-pentadienoic acid ((+) Abscisic acid)</td>
<td>Free</td>
<td>No change</td>
<td>12/31/2020</td>
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<td>Section</td>
<td>Description</td>
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<td></td>
<td></td>
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<tr>
<td>SEC. 231.</td>
<td>TETRACHLORVINfos.</td>
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<tr>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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<tr>
<td>9902.03.35</td>
<td>(Z)-2-Chloro-1-(2,4,5-trichlorophenylvinyl) dimethyl phosphate (Tetrachlorvinfos) (CAS No. 22248–79–9) (provided for in subheading 2919.90.30)</td>
<td></td>
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<td></td>
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</table>

| SEC. 232. | BIS(2,4-DICHLOROPHENYL) CHLOROPHOSPHATE. |
| Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading: |
| 9902.03.36 | Bis(2,4-dichlorophenyl) phosphorochloridate (CAS No. 14254–41–2) (provided for in subheading 2919.90.30) |

| SEC. 233. | TRIS(2-ETHYLHEXYL) PHOSPHATE. |
| Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading: |
| 9902.03.37 | Tris(2-ethylhexyl) phosphate (CAS No. 78–42–2) (provided for in subheading 2919.90.50) |

| SEC. 234. | TOLCLOFOS METHYL. |
| Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading: |
| 9902.03.38 | O-(2,6-Dichloro-4-methylphenyl) O,O-dimethyl phosphorothioate (Tolclofos methyl) (CAS No. 57018–04–9) |

| SEC. 235. | O,O-DIETHYL PHOSPHOROCHLORIDOTHIOATE - DEPCT. |
| Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading: |
| 9902.03.39 | O,O-Diethyl phosphorochloridothioate (CAS No. 2524–41–2 (provided for in subheading 2919.90.50) |

| SEC. 236. | ALBRITE DMHP. |
| Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading: |
| 9902.03.40 | Dimethyl phosphate (CAS No. 868–85–9) (provided for in subheading 2920.21.00) |

| SEC. 237. | PROPARGITE. |
| Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading: |
| 9902.03.41 | 2-[4-(2-Methyl-2-propanyl)phenoxy)cyclohexyl 2-propyn-1-yl sulfite (Propargite) (CAS No. 2312–35–8) (provided for in subheading 2920.90.10) |

| SEC. 238. | ANTIOXIDANT. |
| Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading: |
| 9902.03.42 | Tris(2,4-di-tert-butylphenyl) phosphate (CAS No. 31570–04–4) (provided for in subheading 2920.90.20) |

| SEC. 239. | FOSETYL-AL. |
| Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading: |
| 9902.03.43 | Aluminum tris(ethyl phosphonate) (Fosetyl-AI) (CAS No. 39148–24–8) (provided for in subheading 2920.90.51) |
### SEC. 240. PERKADOX 16.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Tariff Classification</th>
<th>Free</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>240</td>
<td>Bis(4-t-butylcyclohexyl)peroxydicarbonate (CAS No. 15520–11–3) (provided for in subheading 2920.90.51)</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
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</table>

### SEC. 241. 2-ETHYL HEXYL NITRATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Tariff Classification</th>
<th>Free</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>241</td>
<td>2-Ethylhexyl nitrate (CAS No. 27247–96–7) (provided for in subheading 2920.90.51)</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 242. DIMETHYL CARBONATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Tariff Classification</th>
<th>Free</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>242</td>
<td>Dimethyl carbonate (CAS No. 616–38–6) (provided for in subheading 2920.90.51)</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 243. DIETHYLHEXYL CARBONATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Tariff Classification</th>
<th>Free</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>243</td>
<td>Bis(2-ethylhexyl) carbonate (diethylhexyl carbonate) (CAS No. 14858–73–2) (provided for in subheading 2920.90.51)</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
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</table>

### SEC. 244. 2-ETHYHEXYLAMINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
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<th>Section</th>
<th>Description</th>
<th>Tariff Classification</th>
<th>Free</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>244</td>
<td>2-Ethylhexylamine (CAS No. 104–75–6) (provided for in subheading 2921.19.61)</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 245. DTD AMINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
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<th>Section</th>
<th>Description</th>
<th>Tariff Classification</th>
<th>Free</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>245</td>
<td>Ditridecylamine (N-tridecyl-1-tridecanamine) (CAS No. 101012–97–9) (provided for in subheading 2921.19.61)</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 246. 3M™ FLUORINERT™ AND PERFORMANCE FLUID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
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<tr>
<th>Section</th>
<th>Description</th>
<th>Tariff Classification</th>
<th>Free</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>246</td>
<td>C₉-C₁₅ Perfluorocarbon Amines (CAS No. 86508–42–1) (provided for in subheading 2921.19.61)</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 247. N,N'-BIS(3-AMINOPROPYL)ETHYLENEDIAMINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Tariff Classification</th>
<th>Free</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>247</td>
<td>N,N'-Bis(3-aminopropyl)ethylenediamine (CAS No. 10563–26–5) (provided for in subheading 2921.29.00)</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 248. TRIMETHYLHEXAMETHYLENE Diamine.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
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<th>Free</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>248</td>
<td>2,4,4-Trimethyl-1,6-hexanediamine (CAS No. 25620–58–0) (provided for in subheading 2921.29.00)</td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
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</table>

### SEC. 249. N,N-DIETHYL-1,3-PROPANEDIAMINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
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<th>Section</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>250</td>
<td>2,4-DICHLOROANILINE. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>251</td>
<td>4 CHLORO-2-NITROANILINE. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>252</td>
<td>2-NITROANILINE. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>253</td>
<td>3,5-DIFLUROANILINE. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>254</td>
<td>S-N-ALKYL-ANILIN. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>255</td>
<td>2,6-DICHLOROANILINE. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>256</td>
<td>N-ETHYL-N-BENZYL ANILINE CAS 92-59-1. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>257</td>
<td>ETHYL BENZYLANILINE SULFONIC ACID (EBASA). Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>258</td>
<td>P-CHLOROANILINE. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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<tr>
<td>259</td>
<td>SODIUM HYDROGEN 2-AMINOBENZENE-1,4-DISULFONATE. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>Line</td>
<td>Description</td>
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<tr>
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</tr>
<tr>
<td>9902.03.63</td>
<td>Sodium hydrogen 2-aminobenzene-1,4-disulfonate (CAS No. 24605-36-5) (provided for in subheading 2921.42.90)</td>
</tr>
<tr>
<td>9902.03.64</td>
<td>3-{[Ethyl(phenyl) amino]methyl}benzenesulfonic acid (CAS No. 101–11–1) (provided for in 2921.42.90)</td>
</tr>
<tr>
<td>9902.03.65</td>
<td>α,α,α-Trifluoro-2,6-dinitro-p-toluidine (Trifluralin) (CAS No. 1582–09–8) (provided for in subheading 2921.43.15)</td>
</tr>
<tr>
<td>9902.03.66</td>
<td>N-Ethyl-N-(2-methyl-2-propenyl)-2,6-dinitro-4-(trifluoromethyl)benzenamine (Ethalfluralin) (CAS No. 55283–68–6) (provided for in subheading 2921.43.22)</td>
</tr>
<tr>
<td>9902.03.67</td>
<td>p-Toluidine (CAS No. 106–49–0) (provided for in subheading 2921.43.40)</td>
</tr>
<tr>
<td>9902.03.68</td>
<td>N-Butyl-N-ethyl-α,α,α-trifluoro-2,6-dinitro-p-toluidine (Benfluralin) (CAS No. 1861–40–1) (provided for in subheading 2921.43.90)</td>
</tr>
<tr>
<td>9902.03.69</td>
<td>o-Chloro-p-toluidine (3-chloro-4-methylaniline) (CAS No. 95–74–9) (provided for in subheading 2921.43.90)</td>
</tr>
<tr>
<td>9902.03.70</td>
<td>m-Toluidine (CAS No. 108–44–1) (provided for in subheading 2921.43.90)</td>
</tr>
<tr>
<td>9902.03.71</td>
<td>o-Toluidine (CAS No. 95–53–4) (provided for in subheading 2921.43.90)</td>
</tr>
<tr>
<td>9902.03.72</td>
<td>N-sec-Butyl-4-(2-methyl-2-propenyl)-2,6-dinitroaniline (Butralin) (CAS No. 33629–47–9) (provided for in subheading 2921.43.90)</td>
</tr>
</tbody>
</table>
SEC. 269. 4-AMINO-3-METHYLBENZENESULFONIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.73 4-Amino-3-methylbenzenesulfonic acid (CAS No. 98–33–9) (provided for in subheading 2921.43.90) Free No change No change On or before 12/31/2020 ...
```

SEC. 270. 2, 4-XYLIDINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.74 2,4-Xylidine (CAS No. 95–68–1) (provided for in subheading 2921.49.10) Free No change No change On or before 12/31/2020 ...
```

SEC. 271. MIXED XYLIDINES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.75 Mixed xylidines (CAS No. 1300–73–8) (provided for in subheading 2921.49.45) Free No change No change On or before 12/31/2020 ...
```

SEC. 272. DODECYL ANILINE MIXED ISOMERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.76 Dodecylaniline branched isomers (CAS No. 68411–48–3) (provided for in subheading 2921.49.45) Free No change No change On or before 12/31/2020 ...
```

SEC. 273. FLUMETRALIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.77 N-(2-Chloro-6-fluorobenzyl)-N-ethyl-α,α,α-trifluoro- 2,6-dinitro-p-toluidine (Flumetralin) (CAS No. 62924–70–3) (provided for in subheading 2921.49.45) Free No change No change On or before 12/31/2020 ...
```

SEC. 274. AMINO METHYL BENZENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.78 (1S)-1-Phenylethylamine (CAS No. 618–36–0) (provided for in subheading 2921.49.45) Free No change No change On or before 12/31/2020 ...
```

SEC. 275. 2-ETHYL-6-METHYLANILINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.79 2-Ethyl-6-methylaniline (CAS No. 24549–06–2) (provided for in subheading 2921.49.45) Free No change No change On or before 12/31/2020 ...
```

SEC. 276. MPDA.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.80 m-Phenylenediamine (CAS No. 108–45–2) (provided for in subheading 2921.49.50) Free No change No change On or before 12/31/2020 ...
```

SEC. 277. MPD.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.81 1,3-Benzenediamine (CAS No. 108–45–2) (provided for in subheading 2921.49.50) 4.0% No change No change On or before 12/31/2020 ...
```

SEC. 278. 4-ADPA (4-AMINODIPHENYLAMINE).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.82 N-Phenyl-p-phenylenediamine (CAS No. 101–54–2) (provided for in subheading 2921.49.50) 4.6% No change No change On or before 12/31/2020 ...
```
SEC. 279. 4,4 METHYLENE BIS O-CHLORO ANILINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.83 4,4' Methylenebis(2-chloroaniline) (CAS No. 101–14–4) (provided for in subheading 2921.59.08) Free No change No change On or before 12/31/2020 .... 
```

SEC. 280. 4,4'-DIAMINOSTILBENE-2,2'-DISULFONIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.84 4,4'-Diamino-2,2'-stilbenedisulfonic acid (CAS No. 81–11–8) (provided for in subheading 2921.59.20) 1.5% No change No change On or before 12/31/2020 .... 
```

SEC. 281. TFMB.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.85 2,2'-Bis(trifluoromethyl)-4,4'-biphenyldiamine (CAS No. 341–58–2) (provided for in subheading 2921.59.40) Free No change No change On or before 12/31/2020 .... 
```

SEC. 282. PHENOL, 2,2'-[(1S...BIS[6-(1,1-DIMETHYLHEXYL).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.86 2,2'-(1S,2S)-1,2-Diphenyl-1,2-ethanediyl)bis(iminomethylene)bis[6-(1,1-dimethylethylphenol] (CAS No. 481725–63–7) (provided for in subheading 2921.59.60) Free No change No change On or before 12/31/2020 .... 
```

SEC. 283. PRODIAMINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.87 2,6-Dinitro-N,N-dipropyl-4-(trifluoromethyl)-1,3-benzenediamine (Prodiamine) (CAS No. 29091–21–2) (provided for in subheading 2921.59.80) 1.6% No change No change On or before 12/31/2020 .... 
```

SEC. 284. 3,3' DICHLOROBENZIDINE DIHYDROCHLORIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.88 3,3'-Dichlorobenzidine dihydrochloride (3,3'-Dichloro-4,4'-biphenyldiamine dihydrochloride) (CAS No. 612–83–9) (provided for in subheading 2921.59.80) Free No change No change On or before 12/31/2020 .... 
```

SEC. 285. TRIS-[2-[(2,4,8,10-TETRA-TERN-BUTYLDIB (AO 121).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.89 2-(12,4,8,10-tetraakis (2-methyl-2-propanyldibenzo[d,f] [1,3,2]dioxaphosphepin-6-yl)oxy)-N,N-bis(2-
(12,4,8,10-tetraakis (2-methyl-2-propanyldibenzo[d,f] [1,3,2]dioxaphosphepin-6-yl)oxyethyl)ethanamine (CAS No. 80410–33–9) (provided for in subheading 2922.19.60) Free No change No change On or before 12/31/2020 .... 
```

SEC. 286. DIPROPoxy-P-TOLUIDIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.90 4-Methyl-N,N-dipropoxyaniline (CAS No. 38668–48–3) (provided for in subheading 2922.19.70) Free No change No change On or before 12/31/2020 .... 
```

SEC. 287. PHYTOSPHINGOSINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.91 Phytosphingosine ((2S,3S,4R)-2-amino-1,3,4-octadecanetriol) (CAS No. 13552-11-9) (provided for in subheading 2922.19.96) Free No change No change On or before 12/31/2020 .... 
```
SEC. 288. 1-(DIMETHYLAMINO)-2-PROPAN-OL (N,N-DIEMET).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.92 1-(Dimethylamino)-2-propanol (CAS No. 108–16–7) (provided for in subheading 2922.19.96) Free No change No change On or before 12/31/2020 ....
```

SEC. 289. PHYTOSPHINGOSINE HCL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.93 (2S,3S,4R)-2-Amino-1,3,4-octadecanetriol hydrochloride (Phytosphingosine HCl) (CAS No. 154801–32–8) (provided for in subheading 2922.19.96) Free No change No change On or before 12/31/2020 ....
```

SEC. 290. 2-AMINO-P-CRESOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.94 2-Amino-4-methylphenol (CAS No. 95–84–1) (provided for in subheading 2922.29.10) 3.7% No change No change On or before 12/31/2020 ....
```

SEC. 291. RODA-SUNLIGHT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.95 4,4’-[1,3-Phenylenebis(oxy)]dianiline (CAS No. 2479–46–1) (provided for in subheading 2922.29.61) Free No change No change On or before 12/31/2020 ....
```

SEC. 292. 4-METHOXY-2-METHYLDIPHENYLAMINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.96 4-Methoxy-2-methyl-N-phenylaniline (CAS No. 41317–15–1) (provided for in subheading 2922.29.61) Free No change No change On or before 12/31/2020 ....
```

SEC. 293. 4’-METHOXY-2,2’,4-TRIMETHYLDIPHENYLAMINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.97 N-(2,4-Dimethylphenyl)-4-methoxy-2-methylaniline (CAS No. 41374–20–3) (provided for in subheading 2922.29.61) Free No change No change On or before 12/31/2020 ....
```

SEC. 294. P-CRESIDINE SULFONIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.01 4-Amino-5-methoxy-2-methylbenzenesulfonic acid (CAS No. 6471–78–9) (provided for in subheading 2922.29.81) Free No change No change On or before 12/31/2020 ....
```

SEC. 295. 2-METHOXY-5-METHYLANILINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.03.98 2-Methoxy-5-methylaniline (CAS No. 120–71–8) (provided for in subheading 2922.29.81) Free No change No change On or before 12/31/2020 ....
```

SEC. 296. ODA-WANDA.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.01 4,4’-Oxydianiline (CAS No. 101–80–4) (provided for in subheading 2922.29.81) 1.3% No change No change On or before 12/31/2020 ....
```

SEC. 297. PARA CRESIDINE-2 SULFONIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.02 4-Amino-5-methoxy-2-methylbenzenesulfonic acid (CAS No. 6471–78–9) (provided for in 2922.29.81) Free No change No change On or before 12/31/2020 ....
```
SEC. 298. l-LYSINE HYDRATE GMP P25.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>l-Lysine hydrate (1:1) (CAS No. 39665–12–8) (provided for in subheading 2922.41.00)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 299. 4-CHLOROPHENYLGLYCINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>4-Chlorophenylglycine (CAS No. 6212–33–5) (provided for in subheading 2922.49.30)</td>
<td>0.5%</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 300. 2-AMINO-5-SULFOBENZOIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>2-Amino-5-sulfobenzoic acid (CAS No. 3577–63–7) (provided for in subheading 2922.49.30)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 301. 3,4-DIAMINOBENZOIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>3,4-Diaminobenzoic acid (CAS No. 619–05–6) (provided for in subheading 2922.49.30)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 302. 3-CHLOROANTHRANILIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>Methyl 2-amino-3-chlorobenzoate (CAS No. 77820–58–7) (provided for in subheading 2922.49.30)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 303. 11 AMINOUNDECANOIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>11-Aminoundecanoic acid (CAS No. 2432–99–7) (provided for in subheading 2922.49.40)</td>
<td>2.5%</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 304. OTHER OXYGEN FUNCTION: AMINO ACIDS: OTHER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ethyl 3-amino-4,4,4-trifluorocrotonate (CAS No. 372–29–2) (provided for in subheading 2922.49.80)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 305. MANGANESE D SODIUM EDTA.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manganese(2+) sodium 2,2',2'',2''-(1,2-ethanediylidinitrilotetraacetate (1:2:1) (Manganese disodium ethylenediaminetetraacetate) (CAS No. 15375–84–5) (provided for in subheading 2922.49.80)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 306. SARCOSINE, SODIUM SALT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sarcosine, sodium salt (sodium (methylamino)acetate) (CAS No. 4316–73–8) (provided for in subheading 2922.49.80)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 307. COPPER D SODIUM EDTA.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>Copper(2+) sodium 2,2',2'',2''-(1,2-ethanediylidinitrilotetraacetate (1:2:1) (CAS No. 14025–15–1) (provided for in subheading 2922.49.80)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>
SEC. 308. SODIUM LAURIMONODIPROPINONATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.13 | Sodium 3-[(2-carboxyethyl)(dodecyl)amino]propanoate (CAS No. 14960–06–6) (provided for in subheading 2922.49.80) | Free | No change | No change | On or before 12/31/2020 |

SEC. 309. 2-[4-(N-Ethyl-N-(4-methylphenyl)amino)-2-hydroxybenzoyl]benzoic acid.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.14 | 2-[4-(N-Ethyl-N-(4-methylphenyl)amino)-2-hydroxybenzoyl] benzoic acid (CAS No. 42530–36–9) (provided for in subheading 2922.50.35) | Free | No change | No change | On or before 12/31/2020 |

SEC. 310. 2-[4-(Diethylamino)-2-hydroxybenzoyl] benzoic acid.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.15 | 2-[4-(Diethylamino)-2-hydroxybenzoyl] benzoic acid (CAS No. 5809–23–4) (provided for in subheading 2922.50.40) | Free | No change | No change | On or before 12/31/2020 |

SEC. 311. CHOLINE HYDROXIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.16 | (2-Hydroxyethyl)trimethylammonium hydroxide (Choline hydroxide) (CAS No. 123–41–1) (provided for in subheading 2923.10.00) | Free | No change | No change | On or before 12/31/2020 |

SEC. 312. NON-GENETICALLY MODIFIED LECITHIN OF RAPESEED.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.17 | Lecithin derived from non-genetically modified rapeseed (CAS No. 8002–43–5) (provided for in subheading 2923.20.20) | Free | No change | No change | On or before 12/31/2020 |

SEC. 313. LECITHIN DERIVED FROM SUNFLOWER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.18 | Lecithin derived from non-genetically modified sunflower seeds (CAS No. 8002–43–5) (provided for in subheading 2923.20.20) | Free | No change | No change | On or before 12/31/2020 |

SEC. 314. LECITHIN DERIVED FROM SOYBEAN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.19 | Lecithin derived from non-genetically modified soybean (CAS No. 8002–43–5) (provided for in subheading 2923.20.20) | Free | No change | No change | On or before 12/31/2020 |

SEC. 315. SARKOSYL® O.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.20 | (Z)-N-Methyl-N-(1-oxo-9-octadecenyl)glycine (N-oleylsarcosine) (CAS No. 110–25–8) (provided for in subheading 2924.19.11) | Free | No change | No change | On or before 12/31/2020 |

SEC. 316. N-VINYLFORMAMIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.21 | N-Ethylformamide (N-vinylformamide) (CAS No. 13162–05–5) (provided for in subheading 2924.19.11) | 3.3% | No change | No change | On or before 12/31/2020 |
### SEC. 317. BUTANAMIDE, 3-OXO.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.22 | 3-0xobutanamide (acetacacetamide) (CAS No. 5977–14–0) (provided for subheading 2924.19.11) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 318. DIMETHYLAMINOPROPYL METHACRYLAMIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.23 | N-(3-Dimethylamino)propyl-2-methylacrylamide (CAS No. 5205–93–6) (provided for in subheading 2924.19.11) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 319. TETRA-N-BUTYLUREA.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.24 | 1,1,3,3-Tetrabutylurea (CAS No. 4559–86–8) (provided for in subheading 2924.19.11) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 320. DAAM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.25 | N-(2-Methyl-4-oxo-2-pentanyl)acrylamide (CAS No. 2873–97–4) (provided for in subheading 2924.19.11) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 321. PRIMID QM-1280.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.26 | N,N,N',N'-Tetrakis(2-hydroxypropyl)-adipamide (CAS No. 57843–53–5) (provided for in subheading 2924.19.80) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 322. PRIMID XL-552.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.27 | N,N,N',N'-Tetrakis(2-hydroxyethyl)-adipamide (CAS No. 6334–25–4) (provided for in subheading 2924.19.80) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 323. DICHLORMID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.28 | 2,2-Dichloro-N,N-bis(prop-2-enyl)acetamide (Dichlormid) (CAS No. 37764–25–3) (provided for in subheading 2924.19.80) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 324. PROPARGYL BUTYLCARbamATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.29 | 2-Propyn-1-yl butylcarbamate (CAS No. 76114–73–3) (provided for in subheading 2924.19.80) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 325. DIURON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.04.30 | 3-(3,4-Dichlorophenyl)-1,1-dimethylurea (Diuron) (CAS No. 330–54–1) (provided for in subheading 2924.21.16) | 0.4% | No change | No change | On or before 12/31/2020 |

### SEC. 326. LINURON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 327. CARBOXYAMIDE FUNCTION COMPOUNDS (IRGANOX 1098).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.04.31 3-(3,4-Dichlorophenyl)-1-methoxy-1-methylurea (CAS No. 330–55–2) (Linuron) (provided for in subheading 2924.21.16) ............... Free | No change | No change | On or before 12/31/2020 ...

SEC. 328. CHLORPROPHAM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.04.32 N,N'-Hexamethylenebis(3,5-di-tert-butyl-4-hydroxyhydrocinnamamide) (3,3'-bis(3,5-di-tert-butyl-4-hydroxyphenyl)-N,N'-hexamethylenedipropionamide) (CAS No. 23128–74–7) (provided for in subheading 2924.29.31) .................. Free | No change | No change | On or before 12/31/2020 ...

SEC. 329. PROPOXUR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.04.33 Isopropyl (3-chlorophenyl)carbamate (Chlorpropham) (CAS No. 101–21–3) (provided for in subheading 2924.29.43) .................. Free | No change | No change | On or before 12/31/2020 ...

SEC. 330. METOLACHLOR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.04.34 2-Chloro-N-(2-ethyl-6-methyl-phenyl)-N-(1-methoxypropan-2-yl) acetamide (Metolachlor) (CAS No. 51218–45–2) (provided for in subheading 2924.29.47) .................. Free | No change | No change | On or before 12/31/2020 ...

SEC. 331. METALAXYL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.04.35 Methyl N-(2-methoxyacetyl)-N-(2,6-xylyl)-DL-alaninate (Metalaxyl) (CAS No. 57837–19–1) (provided for in subheading 2924.29.47) .................. Free | No change | No change | On or before 12/31/2020 ...

SEC. 332. ZOXAMIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.04.36 [3-(Methoxycarbonylamino)phenyl] N-(3-methylphenyl)carbamate (Phenmedipham) (CAS No. 13684–63–4) (provided for in subheading 2924.29.47) .................. Free | No change | No change | On or before 12/31/2020 ...

SEC. 333. PHENMEDIPHAM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.04.37 (RS)-3,5-dichloro-N-(3-chloro-1-ethyl-1-methyl-2-oxopropyl)-p-toluamide (Zoxamide) (CAS No. 156052–68–5) (provided for in subheading 2924.29.47) .................. Free | No change | No change | On or before 12/31/2020 ...

SEC. 334. CARBARYL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.04.38 1-Naphthyl methylcarbamate (Carbaryl) (CAS No. 63–25–2) (provided for in subheading 2924.29.47) .................. Free | No change | No change | On or before 12/31/2020 ...

SEC. 335. FLUTOLANIL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
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<tr>
<th>Heading</th>
<th>Description</th>
<th>Percentage</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>N-[3-(1-Methylethoxy)phenyl]-2-trifluoromethyl]benzamide (CAS No. 66332-96-5)</td>
<td>(provided for in subheading 2924.29.47)</td>
<td>1.5%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td><strong>SEC. 336. CYCLANILIDE.</strong></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1-(2,4-Dichlorophenylcarbamoyl)cyclopropanecarboxylic acid (Cyclanilide) (CAS No. 113136–77–9)</td>
<td>(provided for in subheading 2924.29.47)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td><strong>SEC. 337. MEPENOXAM.</strong></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Methylene N-(2,6-dimethylphenyl)-N-(methoxycarbonyl)L-alanine (Metalaxyl-M and L-Metalaxyl) (CAS Nos. 70630–17–0 and 69516–34–3)</td>
<td>(provided for in subheading 2924.29.47)</td>
<td>4.2%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td><strong>SEC. 338. MEFENOXAM.</strong></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2-Chloro-N-(2,6-dimethylphenyl)-N-{(1S)-2-methoxy-1-methylethyl}acetamide (Metalaxyl-M and L-Metalaxyl)</td>
<td>(provided for in subheading 2924.29.47)</td>
<td>6.0%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td><strong>SEC. 339. S-METOLACHLOR.</strong></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2-Chloro-N-(2,6-dimethylphenyl)-N-{(1R)-2-methoxy-1-methylethyl}acetamide</td>
<td>(provided for in subheading 2924.29.47)</td>
<td>6.0%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td><strong>SEC. 340. NAPROPAMIDE.</strong></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2-(4-Chlorophenyl)-N{-2-[(2,5-dimethylphenoxy)methyl]</td>
<td>phenyl}{\gamma}-2-(2-propyn-1-yloxy)acetamide</td>
<td>(Mandestrobin)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
</tr>
<tr>
<td><strong>SEC. 341. FENHEXAMID.</strong></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>N-(2,3-Dichloro-4-hydroxyphenyl)-1-methylcyclohexane-carboxamide (Fenhexamid)</td>
<td>(CAS No. 126833–17–8)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td><strong>SEC. 342. MANDESTROBIN TECHNICAL.</strong></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2-{2-[(2,5-dimethylphenoxy)methyl]phenyl}γ-2-(2-propyn-1-yloxy)acetamide</td>
<td>(Mandestrobin)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td><strong>SEC. 343. FOE 5043 HYDROXY.</strong></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>N-(4-Fluorophenyl)-2-hydroxy-N-(1-methylethyl)acetamide</td>
<td>(CAS No. 54041–17–7)</td>
<td>3.9%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td><strong>SEC. 344. 2-(TRIFLUOROMETHYL)BENZAMIDE.</strong></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2-(Trifluoromethyl)benzamide</td>
<td>(CAS No. 360–64–5)</td>
<td>4.2%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
SEC. 345. INTERMEDIATE CAS NO. 59673-82-4.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“9902.04.50 Methyl 2-amino-4-[(2,5-dichlorophenyl)carbamoyl]benzoate (CAS No. 59673–82–4) (provided for in subheading 2924.29.71) ................................................................. Free No change No change On or before 12/31/2020 .... ".

SEC. 346. 2,5-BIS[(1,3-DIOXOBUTYL)AMINO]BENZENE SULFONIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“9902.04.51 2,5-Bis(acetoacetylamino) benzenesulfonic acid (CAS No. 70185–87–4) (provided for in subheading 2924.29.71) ................................................................................................................................. Free No change No change On or before 12/31/2020 .... ".

SEC. 347. METHYL-4-TRIFLUOROMETHOXYPHENYL-N-(CHL.) CARBAMATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“9902.04.52 Methyl (chlorocarbonyl)[4-(trifluoromethoxy)phenyl]carbamate (CAS No. 173903–15–6) (provided for in subheading 2924.29.71) ................................................................. 2.0% No change No change On or before 12/31/2020 .... ".

SEC. 348. 2-CHLOROACETOACETANILIDE (AAOA).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“9902.04.53 2'-Chloroacetoacetanilide (CAS No. 93–70–9) (provided for in subheading 2924.29.77) .... Free No change No change On or before 12/31/2020 .... ".

SEC. 349. ACETOACETYL-2,5-DIMETHOXY-4-CHLOROANILIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“9902.04.54 4'-Chloro-2',5'-dimethoxyacetoacetanilide (CAS No. 4433–79–8) (provided for in subheading 2924.29.77) .... Free No change No change On or before 12/31/2020 .... ".

SEC. 350. P-AMINOBENZAMIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“9902.04.55 p-Aminobenzamide (4-Aminobenzamide) (CAS No 2835–68–9) (provided for in subheading 2924.29.77) .... Free No change No change On or before 12/31/2020 .... ".

SEC. 351. 2-AMINO-5-CYANO-N,3-DIMETHYLBENZAMIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“9902.04.56 2-Amino-5-cyano-N,3-dimethylbenzamide (CAS No. 890707–29–6) (provided for in subheading 2924.29.77) .... Free No change No change On or before 12/31/2020 .... ".

SEC. 352. TRANS-N-BOC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“9902.04.57 trans-4-[[2-Methyl-2-propanyl) oxy]carbonyl γ-cyclohexanecarboxylic acid (CAS No. 53292–89–0) (provided for in subheading 2924.29.95) ........................................................................................................ Free No change No change On or before 12/31/2020 .... ".

SEC. 353. PERKALINK 900.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“9902.04.58 1,1’-(1,3-Phenylenebis(methylene))bis(3-methyl-1H-pyrole-2,5-dione) (CAS No. 119462–56–5) (provided for in subheading 2925.19.42) ................................................................. Free No change No change On or before 12/31/2020 .... ".
SEC. 354. DODINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.59 1-Dodecylguanidine acetate (Dodine) (CAS No. 2439–10–3) (provided for in subheading 2925.19.91) ................................. Free  No change No change On or before 12/31/2020 ....
```

SEC. 355. N,N'-M-PHENYLENEDIMALEIMIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.60 1,1’-(1,3-Phenylenebis(1H-pyrole-2,5-dione) (CAS No. 3006–93–7) (provided for in subheading 2925.19.91) Free  No change No change On or before 12/31/2020 ....
```

SEC. 356. 1,3-DIPHENYLGUANIDINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.61 1,3-Diphenylguanidine (CAS No. 102–06–7) (provided for in subheading 2925.29.60) ................................. Free  No change No change On or before 12/31/2020 ....
```

SEC. 357. FLUMICLORAC PENTYL ESTER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.62 Pentyl [2-chloro-5-(1,3-dioxo-1,3,4,5,6,7-hexahydro-2H-isoindol-2-yl)-4-fluorophenoxy]acetate (Flumiclorac pentyl ester) (CAS No. 87546–18–7) (provided in subheading 2925.29.60) ................................. Free  No change No change On or before 12/31/2020 ....
```

SEC. 358. CREATINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.63 Creatine (N-carbamimidoyl-N-methylglycine) (CAS No. 57–00–1) (provided for in subheading 2925.29.90) ... Free  No change No change On or before 12/31/2020 ....
```

SEC. 359. CREAMINO.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.64 N-Carbamimidoylglycine (Guanidinoacetic acid) (CAS No. 352–97–6) (provided for in subheading 2925.29.90) ........................................................................................ Free  No change No change On or before 12/31/2020 ....
```

SEC. 360. CHLOROTHALONIL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.65 2,4,5,6-Tetrachloroisophthalonitrile (Chlorothalonil) (CAS No. 1897–45–6) (provided for in subheading 2926.90.21) ............................................................................................................ 5.0% No change No change On or before 12/31/2020 ....
```

SEC. 361. 2-METHOXLYETHYL(RS)-2-(4-TERT-
(CYFLUMETAFEN).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.66 2-Methoxyethyl 2-cyano-2-[4-(2-methyl-2-propanyl)phenyl]-3-oxo-3-[2-(trifluoromethyl)phenyl]propanoate (Cyflumetafen) (CAS No. 400882–07–7) (provided for in subheading 2926.90.25) ................................. Free  No change No change On or before 12/31/2020 ....
```

SEC. 362. BROMOXYNIL OCTANOATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.67 2,6-Dibromo-4-cyanophenyl octanoate (Bromoxynil octanoate) (CAS No. 1689–99–2) (provided for in subheading 2926.90.25) ........................................................................................ Free  No change No change On or before 12/31/2020 ....
```

SEC. 363. BROMOXYNIL HEPTANOATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
**SEC. 364. CYHALOFOP-BUTYL TECHNICAL.**

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

| 9902.04.68 | 2,6-Dibromo-4-cyanophenyl heptanoate (Bromoxynil heptanoate) (CAS No. 56634–95–8) (provided for in subheading 2926.90.25)          | Free | No change | No change | On or before 12/31/2020 |

**SEC. 365. β-CYFLUTHRIN.**

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

| 9902.04.69 | Butyl (2R)-2-[4-(4-cyano-2-fluorophenox)phenoxy]propanoate (Cyhalofop-butyl) (CAS No. 122008–85–9) (provided for in subheading 2926.90.25) | Free | No change | No change | On or before 12/31/2020 |

**SEC. 366. DELTAMETHRIN.**

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

| 9902.04.70 | α-Cyano-3-phenoxybenzyl (1RS,3RS;1RS,3SR)-3-(2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate (β-Cyfluthrin) (CAS No. 68359–37–5) (provided for in subheading 2926.90.30) | 3.4% | No change | No change | On or before 12/31/2020 |

**SEC. 367. CYFLUTHRIN (EXCLUDING β-CYFLUTHRIN).**

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

| 9902.04.71 | Cyano(4-fluoro-3-phenoxyphenyl)methyl 3-(2,2-dichloroethenyl)-2,2-dimethylcyclopropanecarboxylate (Cyfluthrin, excluding β-Cyfluthrin) (CAS No. 68359–37–5) (provided for in subheading 2926.90.30) | Free | No change | No change | On or before 12/31/2020 |

**SEC. 368. CYPERMETHRIN.**

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

| 9902.04.72 | Cyano(3-phenoxyphenyl)methyl 3-(2,2-dichloroethenyl)-2,2-dimethylcyclopropanecarboxylate (Cypermethrin) (CAS No. 52315–07–8) (provided for in subheading 2926.90.30) | Free | No change | No change | On or before 12/31/2020 |

**SEC. 369. ESFENVALERATE.**

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

| 9902.04.73 | (S)-Cyano(3-phenoxyphenyl)methyl(S)-4-chloro-α-(1-Methylethyl)benzeneacetate (Esfenvalerate) (CAS No. 66230–04–4) (provided for in subheading 2926.90.30) | Free | No change | No change | On or before 12/31/2020 |

**SEC. 370. ALPHA-CYPERMETHRIN TECHNICAL.**

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

| 9902.04.74 | (R)-α-Cyano-3-phenoxybenzyl (1S,3R)-3-(2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate and (S)-α-cyano-3-phenoxybenzyl (1R,cis-3-(2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate isomers (α-cypermethrin technical) (CAS No. 67375–30–8) (provided for in subheading 2926.90.30) | Free | No change | No change | On or before 12/31/2020 |

**SEC. 371. ZETA-CYPERMETHRIN.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 372. ESFENVALERATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.76 (S)-Cyano-(3-phenoxyphenyl)methyl (+)cis-3-(2,2'-dichloroethylene)-2,2-dimethylcyclopropanecarboxylate and (S)-cyano-(3-phenoxyphenyl)methyl (+)trans-3-(2,2'-dichloroethylene)-2,2-dimethylcyclopropanecarboxylate (Zeta-cypermethrin) (CAS No. 1315501–18–8) (provided for in subheading 2926.90.30) Free No change No change On or before 12/31/2020 ...
```

SEC. 373. FENPROPATHRIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.77 (S)-Cyano(3-phenoxyphenyl)methyl (2S)-2-(4-chlorophenyl)-3-methylbutanoate (Esfenvalerate) (CAS No. 66230–04–4) (provided for in subheading 2926.90.30) Free No change No change On or before 12/31/2020 ...
```

SEC. 374. PHTHALODINITRILE CAS 91–15–6.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.78 α-Cyano-3-phenoxyphenyl 2,2,3,3-tetramethylcyclopropanecarboxylate (Fenpropathrin) (CAS No. 39515–41–8) (provided in subheading 2926.90.30) Free No change No change On or before 12/31/2020 ...
```

SEC. 375. DIPHENYLACETONITRILE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.79 1,2 Dicyanobenzene (phthalodinitrile) (CAS No. 91–15–6) (provided for in subheading 2926.90.43) Free No change No change On or before 12/31/2020 ...
```

SEC. 376. IPN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.80 2, 2-Diphenylacetonitrile (CAS No. 86–29–3) (provided for in subheading 2926.90.48) Free No change No change On or before 12/31/2020 ...
```

SEC. 377. 3,4-DIFLUOROBENZONITRILE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.81 3,4-Difluorobenzonitrile (CAS No. 64248–62–0) (provided for in subheading 2926.90.48) Free No change No change On or before 12/31/2020 ...
```

SEC. 378. AMINOAZOBENZENE-P-SULFONIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.82 4-(4-Aminophenyl)azo-benzenesulfonic acid (CAS No. 104–23–4) (provided for in subheading 2927.00.50) Free No change No change On or before 12/31/2020 ...
```

SEC. 379. METHOXYFENOZIDE TECHNICAL INSECTICIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.83 N-(3,5-Dimethylbenzoyl)-3-methoxy-2-methyl-N-(2-methyl-2-propanyl)benzohydrazide (Methoxyfenozide) (CAS No. 161050–58–4) (provided for in subheading 2928.00.25) 3.2% No change No change On or before 12/31/2020 ...
```

SEC. 380. BIFENAZATE TECHNICAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.04.84 Isopropyl 3-(4-methoxybiphenyl-3-yl)carbazate (Bifenazate) (CAS No. 149877–41–8) (provided for in subheading 2928.00.25) Free No change No change On or before 12/31/2020 ...
```

VerDate Sep 11 2014 07:12 Jan 17, 2018 Jkt 079060 PO 00000 Frm 00050 Fmt 4634 Sfmt 0634 E:\CR\FM\A16JA7.017 H16JAPT1
<table>
<thead>
<tr>
<th>Section</th>
<th>Chemical Name</th>
<th>CAS Number</th>
<th>Tariffs</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 381</td>
<td>Trifloxystrobin</td>
<td>141517–21–7</td>
<td>Free</td>
</tr>
<tr>
<td>SEC. 382</td>
<td>Cyflufenamid</td>
<td>180409–60–3</td>
<td>Free</td>
</tr>
<tr>
<td>SEC. 383</td>
<td>Tebufenozide</td>
<td>112410–23–8</td>
<td>Free</td>
</tr>
<tr>
<td>SEC. 384</td>
<td>Carbonohydrazide</td>
<td>497–18–7</td>
<td>Free</td>
</tr>
<tr>
<td>SEC. 385</td>
<td>Tralkoxydim</td>
<td>87820–88–0</td>
<td>Free</td>
</tr>
<tr>
<td>SEC. 386</td>
<td>Daminozide</td>
<td>1596–84–5</td>
<td>Free</td>
</tr>
<tr>
<td>SEC. 387</td>
<td>Aminoguanidine Bicarbonate</td>
<td>2582–30–1</td>
<td>Free</td>
</tr>
<tr>
<td>SEC. 388</td>
<td>ADH</td>
<td>1071–93–8</td>
<td>Free</td>
</tr>
<tr>
<td>SEC. 389</td>
<td>Certain Organic Chemicals</td>
<td>91–97–4</td>
<td>Free</td>
</tr>
<tr>
<td>SEC. 390</td>
<td>p-Chlorophenylisocyanate</td>
<td>3,3’-dimethylphenyl-4,4’-diyl diisocyanate</td>
<td>Free</td>
</tr>
</tbody>
</table>
H226

CONGRESSIONAL RECORD—HOUSE

January 16, 2018

9902.04.95 4-Chlorophenyl isocyanate (CAS No.104–12–1) (provided for in subheading 2929.10.80) ... Free  No change No change On or before 12/31/2020 ...

SEC. 391. PHENYLISOCYANATE.

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

9902.04.96 Phenyl isocyanate (CAS No. 103–71–9) (provided for in subheading 2929.10.80) ... Free  No change No change On or before 12/31/2020 ...

SEC. 392. PCM.

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

9902.04.97 Ethyl [4-chloro-2-fluoro-5-[[methyl (1-methylethyl)amino] sulfonyl]amino] carbonyl(phenyl) carbamate (CAS No. 874099–61–2) (provided for in subheading 2929.90.15) ... 5.5%  No change No change On or before 12/31/2020 ...

SEC. 393. NBPT.

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

9902.04.98 N-Butylthiophosphoric triamide (CAS No. 94317–64–3) (provided in subheading 2929.90.50) ... Free  No change No change On or before 12/31/2020 ...

SEC. 394. THIOBENCARB.

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

9902.04.99 S-4-Chlorobenzyl diethylcarbamothioate) (Thiobencarb) (CAS No. 28249–77–6) (provided in subheading 2930.20.10) ... Free  No change No change On or before 12/31/2020 ...

SEC. 395. EPTC.

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

9902.05.01 S-Ethyl dipropyl(thiocarbamate) (EPTC) (CAS No. 759–94–4) (provided for in subheading 2930.20.90) ... Free  No change No change On or before 12/31/2020 ...

SEC. 396. PHOSMET.

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

9902.05.02 O,O-Dimethyl S-phthalimidomethyl phosphorodithioate (Phosmet) (CAS No. 732–11–6) (provided for in subheading 2930.90.10) ... Free  No change No change On or before 12/31/2020 ...

SEC. 397. MESOTRIONE.

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

9902.05.03 2-[4-(Methylsulfonyl)-2-nitrobenzoyl]-1,3-cyclohexanedione (Mesotrione) (CAS No. 104206–82–8) (provided for in subheading 2930.90.10) ... Free  No change No change On or before 12/31/2020 ...

SEC. 398. PROFENOFOS.

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

9902.05.04 O-4-Bromo-2-chlorophenyl O-ethyl S-propyl phosphorothioate (Profenofos) (CAS 41198–08–7) (provided for in 2930.90.10) ... Free  No change No change On or before 12/31/2020 ...

SEC. 399. CLETHODIM.

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

9902.05.05 2-[1-[[2-Ethyl-1-(oxymethyl)propylamino]propylidene]-5-[2-(ethylsulfanyl)propyl]-1,3-cyclohexanedione (Clethodim) (CAS No. 99129–21–2) (provided for in subheading 2930.90.10) ... Free  No change No change On or before 12/31/2020 ...
### SEC. 400. TOPSIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.06</td>
<td>Dimethyl (1,2-phenylenedicarbamothioyl)biscarbamate (Thiophanate methyl) (CAS No. 23564–05–8) (provided for in subheading 2930.90.10)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 401. AE 747 ETHER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.07</td>
<td>2-Chloro-4-(methylsulfonyl)-3-((2,2,2-trifluoroethoxy)methyl) benzoic acid (CAS No. 120100–77–8) (provided for in subheading 2930.90.29)</td>
<td>5.7%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 402. 2-(METHYLTHIO)-4-(TRIFLUOROMETHYL)BENZOIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.08</td>
<td>2-(Methylthio)-4-(trifluoromethyl)benzoic acid (MTBA) (CAS No. 142994–05–6) (provided for in subheading 2930.90.29)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 403. OPTICAL BRIGHTENER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
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<th>Item</th>
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<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.09</td>
<td>Disodium 2,2’-[biphenyl-4,4’-diyldiethene-2,1-diyl]dibenzenesulfonate (CAS No. 27344–41–8) (provided for in subheading 2930.90.29)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 404. 4,6-BIS(4-OCTYLTHIOMETHYL)-O-(IRGANOX 1520 L).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
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<tr>
<th>Item</th>
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<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.10</td>
<td>4,6-Bis(4-octylthiomethyl)-o-cresol (CAS No. 110553–27–0) (provided for in subheading 2930.90.29)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 405. 4,4’-THIOBIS 2,1,1-DIMETHYLETHYL-5-METHYL-PHENOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.11</td>
<td>4,4’-Sulfanediylbis[5-methyl-2-(2-methyl-2-propanyl)phenol] (CAS No. 96–69–5) (provided for in subheading 2930.90.29)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 406. THIO-ETHER BASED CO-STABILIZER FOR PLASTICS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
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<tr>
<th>Item</th>
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<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.12</td>
<td>1-(Octadecylsulfanyl)octadecane (CAS No. 2500–88–1) (provided for in subheading 2930.90.29)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 407. THIOBIS(6-TERT-BUTYL-4-METHYL-PHENOL).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
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<tr>
<th>Item</th>
<th>Description</th>
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<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.13</td>
<td>2,2’-Sulfanediylbis[5-methyl-2-(2-methyl-2-propanyl)phenol] (CAS No. 90–66–4) (provided for in subheading 2930.90.29)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 408. DCDPS, DICHLORDIPHENYL SULFONE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
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<tr>
<th>Item</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.14</td>
<td>Dichlorodiphenylsulfone (CAS 80–07–9) (provided for in subheading 2930.90.29)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
SEC. 409. THIODICARB.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.15 Methyl (1E)-N-[(methylcarbamoyl)oxy]ethylaminodithioate (Thiodicarb) (CAS No. 59669–26–0) (provided for in subheading 2930.90.43) ........................................ Free No change No change On or before 12/31/2020 .... "
```

SEC. 410. ACEPHATE CAS 30560–19–1.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.16 O,S-Dimethyl acetylphosphorodithioate (Acephate) (CAS No. 30560–19–1) (provided for in subheading 2930.90.43) .................................................................................................................... 3.2% No change No change On or before 12/31/2020 .... "
```

SEC. 411. CADUSAFOS TECHNICAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.17 S,S-Di-sec-butyl O-ethyl phosphorodithioate (Cadusafos) (CAS No. 95465–99–9) (provided for in subheading 2930.90.43) .................................................................................................................... Free No change No change On or before 12/31/2020 .... "
```

SEC. 412. METHOMYL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.18 Methyl (1E)-N-[(methylcarbamoyl)oxy]ethanimidothioate (Methomyl) (CAS No. 16752–77–5) (provided for in subheading 2930.90.43) ......................................................................................................... 5.0% No change No change On or before 12/31/2020 .... "
```

SEC. 413. CAPTAN TECHNICAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.19 2-[(Trichloromethyl)sulfanyl]-3a,4,7,7a-tetrahydro-1H-isoindole-1,3(2H)-dione (Captan) (CAS No. 133–06–2) (provided for in subheading 2930.90.43) ........................................................................................ Free No change No change On or before 12/31/2020 .... "
```

SEC. 414. THIOUREA DIOXIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.20 Thiourea dioxide (Amino(imino) methanesulfinic acid) (CAS No. 1758–73–2) (provided for in subheading 2930.90.49) .................................................................................................................... Free No change No change On or before 12/31/2020 .... "
```

SEC. 415. THIOGLYCOLIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.21 Thioctic acid (Sulfanylacetic acid) (CAS No. 68–11–1) (provided for in subheading 2930.90.49) .................................................................................................................... Free No change No change On or before 12/31/2020 .... "
```

SEC. 416. 2-MERCAPTOETHANOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.22 2-Mercaptoethanol (CAS No. 60–24–2) (provided for in subheading 2930.90.91) ........................................................ Free No change No change On or before 12/31/2020 .... "
```

SEC. 417. PENTAERYTHRITOL TETRAKIS (β-LAURYLTHIOPROPIONATE).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.23 3-[(3-Dodecylsulfanyl)propanoyl] oxy-2,2-bis[[3-(dodecylsulfanyl) propanoyl]oxy] methyl]propyl 3-(dodecylsulfanyl)propionate) (CAS No. 29598–76–3) (provided for in subheading 2930.90.91) ........................................ Free No change No change On or before 12/31/2020 .... "
```

SEC. 418. IME.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.24 Imidazole (CAS No. 58–32–6) (provided for in subheading 2930.90.91) ........................................................ Free No change No change On or before 12/31/2020 .... "
```
### Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Tariff</th>
<th>Rate</th>
<th>Price Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>419</td>
<td><strong>DI-TERT-NONYL POLYSULFIDE.</strong></td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>420</td>
<td><strong>ALLYL ISOTHIOCYANATE.</strong></td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>421</td>
<td><strong>ACM ESTER.</strong></td>
<td>3.2%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>422</td>
<td><strong>METHYLPHOSPHINIC ACID N-BUTYL ESTER (MPE).</strong></td>
<td>2.8%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>423</td>
<td><strong>PMIDA.</strong></td>
<td>2.5%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>424</td>
<td><strong>TRIPHENYL PHOSPHINE.</strong></td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>425</td>
<td><strong>FENBUTATIN OXIDE.</strong></td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>426</td>
<td><strong>TRIPHENYL Tin HYDROXIDE.</strong></td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>427</td>
<td><strong>ULTRAVIOLET DYE.</strong></td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>428</td>
<td><strong>PBA SOLID (PHENYL BORONIC ACID).</strong></td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
SEC. 429. BENZENE PHOSPHINIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.02.35 Phenylphosphinic acid (CAS No. 1779–48–2) (provided for in subheading 2931.90.60) ........................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 430. MORPHOLINOMETHANE DIPHOSPHONIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.36 (4-Morpholinylmethylene)bis(phosphonic acid) (CAS No. 32545–75–8) (provided for in subheading 2931.90.60) .................................................................................................................... ....................................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 431. GLUFOSINATE-AMMONIUM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.37 Ammonium (2RS)-2-amino-4-(methylphosphinato)butyric acid (Glufosinate Ammonium) (CAS No. 77182–82–2) (provided for in subheading 2931.90.00) ..................................................................................... ................... 1.5% No change No change On or before 12/31/2020 .... 
```

SEC. 432. MSMA.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.38 Sodium hydrogen methylarsonate (CAS No. 2163–80–6) (provided for in subheading 2931.90.90) ................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 433. THPC.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.39 Tetrakis (hydroxymethyl)phosphonium chloride (CAS No. 124–64–1) (provided for in subheading 2931.90.90) Free No change No change On or before 12/31/2020 .... 
```

SEC. 434. THPS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.40 Tetrakis (hydroxymethyl)phosphonium sulfate (CAS No. 55566–30–8) (provided for in subheading 2931.90.90) .................................................................................................................... ....................................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 435. GLYPHOSATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.41 N-(Phosphonomethyl) glycine (Glyphosate) (CAS No. 1071–83–6) (provided for in subheading 2931.90.90) ... 3.1% No change No change On or before 12/31/2020 .... 
```

SEC. 436. METATIN KATALYSATOR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.42 Bis(2,2-dimethyloctanoyl)dimethylstannane (CAS No. 68928–76–7) (provided for in subheading 2931.90.90) .................................................................................................................... ....................................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 437. ETHEPHON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.43 (2-Chloroethyl)phosphonic acid (Ethephon) (CAS No.16672–87–0) (provided for in subheading 2931.90.90) Free No change No change On or before 12/31/2020 .... 
```
SECTION 438. SILICONE OIL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.05.44 | Dimethyl, methyl (polyethylene oxide acetate-capped) siloxane (CAS No. 70914–12–4) (provided for in subheading 2931.90.90) | Free | No change | No change | On or before 12/31/2020 |

SECTION 439. DINOTEFURAN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.05.45 | 2-Methyl-1-nitro-3-(tetrahydro-2-furanylmethyl)guanidine (Dinotefuran) (CAS No. 165252–70–0) (provided for in subheading 2932.19.51) | Free | No change | No change | On or before 12/31/2020 |

SECTION 440. SORBITAN CAPRYLATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.05.46 | 3,6-Anhydro-1-O-octanoylhexitol (sorbitan caprylate) (CAS No. 60177–36–8) (provided for in subheading 2932.19.51) | Free | No change | No change | On or before 12/31/2020 |

SECTION 441. COUMAPHOS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.05.47 | O-(3-Chloro-4-methyl-2-oxo-2H-chromen-7-yl) O,O-diethyl phosphorothioate (Coumaphos) (CAS No. 56–72–4) (provided for in subheading 2932.20.10) | Free | No change | No change | On or before 12/31/2020 |

SECTION 442. SPIROMESIFEN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.05.48 | 3-Mesityl-2-oxo-1-oxaspiro[4.4]non-3-en-4-yl 3,3-dimethylbutyrate (Spiromesifen) (CAS No. 283594–90–1) (provided for in subheading 2932.20.10) | Free | No change | No change | On or before 12/31/2020 |

SECTION 443. SPIRODICLOFEN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.05.49 | 3-(2,4-Dichlorophenyl)-2-oxo-1-oxaspiro[4.5]dec-3-en-4-yl 2,2-dimethylbutanoate (Spirodiclofen) (CAS No. 148477–71–8) (provided for in subheading 2932.20.10) | 1.9% | No change | No change | On or before 12/31/2020 |

SECTION 444. BRODIFACOUM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.05.50 | 4-Hydroxy-3-(3-(4'-bromo-4-biphenylyl)-1,2,3,4-tetrahydro-1-naphthyl)coumarin (Brodifacoum) (CAS No. 56073–10–0) (provided for in subheading 2932.20.10) | Free | No change | No change | On or before 12/31/2020 |

SECTION 445. EMAMECTIN BENZEOATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.05.51 | (4''R)-4''-Deoxy-4''-(methylamino)avermectin b1 benzoeate (CAS No. 155569–91–8) (provided for in subheading 2932.20.50) | Free | No change | No change | On or before 12/31/2020 |

SECTION 446. GIBBERELLIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.05.52 | Mixtures of gibberellic acid (CAS No. 77–06–5), gibberellin A4 (CAS No. 468–44–0) and gibberellin A7 (CAS No. 510–75–8) (provided for in subheading 2932.20.50) | Free | No change | No change | On or before 12/31/2020 |
### SEC. 447. ERYTHORBIC ACID.

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

<table>
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<tr>
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<th>Duty Change</th>
<th>Change in Rate</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.53</td>
<td>Erythorbic acid (5R)-5-[(1R)-1,2-dihydroxyethyl]-3,4-dihydroxy-2(H)-furanone (CAS No. 89–65–6)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 448. SODIUM ERYTHORBATE.

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

<table>
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<tr>
<th>Category</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Duty Change</th>
<th>Change in Rate</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.54</td>
<td>Sodium erythorbate (sodium (2R)-2-[(2R)-4,5-dihydroxy-3-oxo-2,3-dihydro-2-furanyl]-2-hydroxyethanolate) (CAS No. 6831–77–7)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 449. ETHOFUMESATE.

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

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Duty Change</th>
<th>Change in Rate</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.55</td>
<td>(RS)-2-Ethoxy-2,3-dihydro-3,3-dimethylbenzofuran-5-yl methanesulfonate (Ethofumesate) (CAS No. 26225–79–6)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
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</table>

### SEC. 450. CARBOSULFAN TECHNICAL.

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

<table>
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<th>Description</th>
<th>Tariff Rate</th>
<th>Duty Change</th>
<th>Change in Rate</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.56</td>
<td>2,2-Dimethyl-2,3-dihydro-1-benzofuran-7-yl [(dibutylamino)sulfanyl]methylcarbamate (Carbosulfan Technical) (CAS No. 55285–14–8)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 451. HELIONAL.

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

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Duty Change</th>
<th>Change in Rate</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.57</td>
<td>3-(1,3-Benzodioxol-5-yl)-2-methylpropanal (Helional) (CAS No. 1205–17–0)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 452. REACTION MASS OF (REL-2R,4R)-TETRAHYDRO (PYRANOL).

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

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Duty Change</th>
<th>Change in Rate</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.58</td>
<td>Reaction mixture of (rel-2R,4R)-tetrahydro-4-methyl-2-(2-methylpropyl)-2H-pyran-4-ol and (rel-2R,4S)-tetrahydro-4-methyl-2-(2-methylpropyl)-2H-pyran-4-ol (CAS No. 63500–71–0)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 453. AUGEO CLEAN PLUS OR AUGEO FILM.

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

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Duty Change</th>
<th>Change in Rate</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.59</td>
<td>(2-Isobutyl-2-methyl-1,3-dioxolan-4-yl)methanol (CAS No. 5660–53–7)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 454. FRESCOLAT MGA.

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

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Duty Change</th>
<th>Change in Rate</th>
<th>Effective Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.05.60</td>
<td>6-Isopropyl-9-methyl-1,4-dioxaspiro[4.5]decan-2-methanol (Menthone glyceryl ketal) (CAS No. 63187-91-7)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 455. FENPYROXIMATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 456. PYRACLONIL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.62 1-(3-Chloro-4,5,6,7-tetrahydropyrazolo[1,5-a]pyridin-2-yl)-5-[(methyl(prop-2-ynyl)amino)pyrazole-4-carbonitrile (Pyraclonil) (CAS No. 129630–19–9) (provided for in subheading 2933.19.23) ................................................. Free  No change No change On or before
12/31/2020 .... ''.
```

SEC. 457. PYRAFLUFEN-ETHYL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.63 Ethyl 2-chloro-5-(4-chloro-5-difluoromethoxy-1-methyl-1H-pyrazol-3-yl)-4-fluorophenoxyacetate (Pyraflufen-ethyl) (CAS. No 129630–19–9) (provided for in subheading 2933.19.23) .......................................................... Free No change No change On or before
12/31/2020 .... ''.
```

SEC. 458. TOLFENPYRAD.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.64 4-Chloro-3-ethyl-1-methyl-N-[4-(p-tolyloxy)benzyl] pyrazole-5-carboxamide (Tolfenpyrad) (CAS No. 129558–76–5) (provided for in subheading 2933.19.23) .................................................................................. Free No change No change On or before
12/31/2020 .... ''.
```

SEC. 459. PENFLUFEN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.65 5-Fluoro-1,3-dimethyl-N-[2-(4-methylpentan-2-yl)phenyl]-1H-pyrazole-4-carboxamide (CAS No. 494793–67–8) (provided for in subheading 2933.19.23) ..................................................................................... Free No change No change On or before
12/31/2020 .... ''.
```

SEC. 460. PYRAZOLE: AROMATIC PESTICIDE (FIPRONIL).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.66 (RS)-5-Amino-1-[2,6-dichloro-4-(trifluoromethyl)phenyl]-4-(trifluoromethylsulfinyl)-1H-pyrazole-3-carbonitrile (Fipronil) (CAS No. 120068–37–3) (provided for in subheading 2933.19.23) .................................................... 4.4 % No change No change On or before
12/31/2020 .... ''.
```

SEC. 461. PYRACLOSTROBIN TECHNICAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.67 Methyl N-(2-[[1-(4-chlorophenyl)pyrazol-3-yl)oxy(methyl)- phenyl]-N-methoxy)carbamate (Pyraclostrobin) (CAS No. 175013–18–0) (provided for in subheading 2933.19.23) .............................................................................. 6.2% No change No change On or before
12/31/2020 .... ''.
```

SEC. 462. SEDAXANE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.68 N-[2-[2-Cyclopropyl(cyclopropyl)phenyl]-3-(difluoromethyl)-1-methylpyrazole-4-carboxamide (Sedaxane) (CAS No. 874967–67–6) (provided for in subheading 2933.19.23) .............................................................................. Free No change No change On or before
12/31/2020 .... ''.
```

SEC. 463. SOLATENOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.69 N-[3-(Dichloromethylidene)-1,2,3,4-tetrahydro-1,4-methanonaphthalene-5-yl]-3-(difluoromethyl)-1-methyl-1H-pyrazole-4-carboxamide (Benzoindiflupyr) (CAS No. 1072957–71–1) (provided for in subheading 2933.19.23) .............................................................................. 4.0% No change No change On or before
12/31/2020 .... ''.
```

SEC. 464. FENPYRAMINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.05.70 N-[9-(Dichloromethylidene)-1,2,3,4-tetrahydro-1,4-methanonaphthalene-5-yl]-3-(difluoromethyl)-1-methyl-1H-pyrazole-4-carboxamide (Benzofluazaflur) (CAS No. 1107490–50–3) (provided for in subheading 2933.19.23) .............................................................................. 4.0% No change No change On or before
12/31/2020 .... ''.
```
### SEC. 465. TECHNICAL TOLPYRALATE HERBICIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>CAS No.</th>
<th>Description</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>1101132–67–5</td>
<td>1-[[1-ethyl-4-[3-(2-methoxyethoxy)-2-methyl-4-(methylsulfonyl)benzoyl]-1H-pyrazol-5-yl]oxy]ethyl methyl carbonate (Tolpyralate)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 466. 3-(DIFLUOROMETHYL)-1-METHYL-N-(3',4',5'-TRIFLUOROBIPHENYL-2-YL)PYRAZOLE-4-CARBOXAMIDE (FLUXAPYRGX)
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>CAS No.</th>
<th>Description</th>
<th>5.7%</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>907204–31–3</td>
<td>3-(Difluoromethyl)-1-methyl-N-(3',4',5'-trifluorobiphenyl-2-yl)pyrazole-4-carboxamide (Fluxapyroxad)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 467. IPRODIONE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>CAS No.</th>
<th>Description</th>
<th>2.0%</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>36734–19–7</td>
<td>3-(3,5-Dichlorophenyl)-N-isopropyl-2,4-dioxoimidazolidine-1-carboxamide (Iprodione)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 468. TRIFLUMIZOLE TECHNICAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>CAS No.</th>
<th>Description</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>99387–89–0</td>
<td>(E)-4-Chloro-α,α,α-trifluoro-N-(1-imidazol-1-yl-2-propoxyethylidene)-o-toluidine (Triflumizole)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 469. FENAMIDONE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>CAS No.</th>
<th>Description</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>161326–34–7</td>
<td>(S)-1-Anilino-4-methyl-2-methylthio-4-phenylimidazolin-5-one (Fenamidone)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 470. TECHNICAL CYAZOFAMID FUNGICIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>CAS No.</th>
<th>Description</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>120116–88–3</td>
<td>4-Chloro-1-[(dimethylaminosulfonyl)-5-(p-tolyl)imidazol-2-carbonitrile (Cyazofamid)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 471. 1-METHYLHYDANTOIN-2-IMIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>CAS No.</th>
<th>Description</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>60–27–5</td>
<td>Creatinine (2-amino-1-methyl-1,5-dihydro-4H-imidazol-4-one)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 472. HINDERED AMINE LIGHT STABILIZER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>CAS No.</th>
<th>Description</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>52829–07–9</td>
<td>Bis(2,2,6,6-tetramethyl-4-piperidyl) sebacate</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 473. FLUOPICOLIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>474</td>
<td><strong>FLUOPYRAM.</strong> Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2-Chloro-N-[2-[3-Chloro-5-(trifluoromethyl) pyridin-2-yl]ethyl]-2-(trifluoromethyl) benzamide (Fluopyram) (CAS No. 188425–85–6) (provided for in subheading 2933.39.21)</td>
<td>Free, no change, no change, on or before 12/31/2020.</td>
</tr>
<tr>
<td>475</td>
<td><strong>2-CHLORO-N-(4'-CHLORO-BIPHENYL (BOSCALID TECH).</strong> Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>2-Chloro-N-(4'-chloro-biphenyl-2-yl)-nicotinamide (Boscalid) (CAS No. 188425–85–6) (provided for in subheading 2933.39.21)</td>
<td>5.2%, no change, no change, on or before 12/31/2020.</td>
</tr>
<tr>
<td>476</td>
<td><strong>TECHNICAL ISOFETAMID FUNGICIDE.</strong> Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>N-[1-(4-Isopropoxy-2-methylphenyl)-2-methyl-1-oxopropan-2-yl]-3-methylthiophene-2-carboxamide (Isofetamid) (CAS No. 188425–85–6) (provided for in subheading 2933.39.21)</td>
<td>Free, no change, no change, on or before 12/31/2020.</td>
</tr>
<tr>
<td>477</td>
<td><strong>TECHNICAL FLUAZINAM FUNGICIDE.</strong> Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3-Chloro-N-[3-chloro-2,6-dinitro-4-(trifluoromethyl)phenyl]-5-(trifluoromethyl)-2-pyridinamine (Fluazinam) (CAS No. 79622–59–6) (provided for in subheading 2933.39.21)</td>
<td>Free, no change, no change, on or before 12/31/2020.</td>
</tr>
<tr>
<td>478</td>
<td><strong>TECHNICAL PYRIOFENONE FUNGICIDE.</strong> Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(5-chloro-2-methoxy-4-methyl-3-pyridyl)(4,5,6-trimethoxy-o-tolyl)methanone (Pyriofenone) (CAS No. 688046–61–9) (provided for in subheading 2933.39.21)</td>
<td>Free, no change, no change, on or before 12/31/2020.</td>
</tr>
<tr>
<td>479</td>
<td><strong>PARAQUAT DICHLORIDE.</strong> Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>o-Paraquat dichloride (CAS No. 1910–42–5) (provided for in subheading 2933.39.23)</td>
<td>3.0%, no change, no change, on or before 12/31/2020.</td>
</tr>
<tr>
<td>480</td>
<td><strong>IMAZETHAPYR.</strong> Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>5-Ethyl-2-[(RS)-4-isopropyl-4-methyl-5-oxo-2-imidazolin-2-yl]nicotinic acid (Imazethapyr) (CAS No. 81335–77–5) (provided for in subheading 2933.39.25)</td>
<td>2.2%, no change, no change, on or before 12/31/2020.</td>
</tr>
<tr>
<td>481</td>
<td><strong>FLURIDONE.</strong> Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1-Methyl-3-phenoxy-5-(3-(trifluoromethyl)phenyl)-4(1H)-pyridinone (Fluridone) (CAS No. 59756–60–4) (provided for in subheading 2933.39.25)</td>
<td>Free, no change, no change, on or before 12/31/2020.</td>
</tr>
<tr>
<td>482</td>
<td><strong>BICYCLOPYRONE.</strong> Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
</tr>
<tr>
<td>Section</td>
<td>Chemical Name</td>
<td>Percentage</td>
</tr>
<tr>
<td>---------</td>
<td>-------------------------------------------------------------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>483</td>
<td>4-Hydroxy-3-[[2-[(2-methoxyethoxy)methyl]-6-(trifluoromethyl)-3-pyridinyl]carbonyl]bicyclo[3.2.1]oct-3-en-2-one (Bicyclopyrone)</td>
<td>4.0%</td>
</tr>
<tr>
<td>484</td>
<td>3,6-Dichloro-2-pyridinecarboxylic acid (CAS No. 1702-17-6)</td>
<td>1.4%</td>
</tr>
<tr>
<td>485</td>
<td>4-Amino-3,6-trichloro-2-pyridinecarboxylic acid (CAS No. 1918-02-1)</td>
<td>4.3%</td>
</tr>
<tr>
<td>486</td>
<td>2-Propyn-1-yl (2R)-2-[[5-chloro-3-fluoro-2-pyridinyl]oxy]γ-propanoate (Clodinafop-propargyl)</td>
<td>Free</td>
</tr>
<tr>
<td>487</td>
<td>4-Amino-3,6-dichloro-2-pyridinecarboxylic acid (Aminopyralid) (CAS No. 150114-71-9)</td>
<td>4.1%</td>
</tr>
<tr>
<td>488</td>
<td>[(3,5,6-Trichloro-2-pyridinyl)oxy]acetic acid (Triclopyr) (CAS No. 55335-06-3)</td>
<td>Free</td>
</tr>
<tr>
<td>489</td>
<td>2-Octanyl [(4-amino-3,5-dichloro-6-fluoro-2-pyridinyl)oxy]acetate (Fluroxypyr-methyl)</td>
<td>1.6%</td>
</tr>
<tr>
<td>490</td>
<td>Methyl 4-amino-3-chloro-6- (4-chloro-2-fluoro-3-methoxyphenyl)-2-pyridinecarboxylate (Halauxifen-methyl)</td>
<td>Free</td>
</tr>
<tr>
<td>491</td>
<td>N-[1-[(6-Chloropyridin-3-yl)methyl]-4,5-dihydropyrimidazol-2-yl]nitramide (Imidacloprid)</td>
<td>4.2%</td>
</tr>
</tbody>
</table>
### SEC. 492. SALTIDIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.05.98 | 1-Methylpropyl 2-(2-hydroxyethyl)piperidine-1-carboxylate (CAS No.119515–38–7) (provided for in subheading 2933.39.27) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 493. ACETAMIPRID TECHNICAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.05.99 | (E)-N1-[{(6-Chloro-3-pyridyl)methyl}-N2-cyano-N1-methyl-acetamidine (Acetamiprid) (CAS No. 135410–20–7) (provided for in subheading 2933.39.27) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 494. 2-CHLORO-6-TRICHLOROMETHYL PYRIDINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.01 | 2-Chloro-6-(trichloromethyl)pyridine (CAS No. 1929–82–4) (provided for in subheading 2933.39.27) | 0.6% | No change | No change | On or before 12/31/2020 |

### SEC. 495. COPPER 1-OXIDOPYRIDINE-2-THIONE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.02 | Copper(2+)bis(2-pyridinethiolate1-oxide) (CAS No. 14915–37–8) (provided for in subheading 2933.39.27) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 496. PYRIDALYL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.03 | 2-(3-{2,6-Dichloro-4-[(3,3-dichloro-2-propen-1-yl)oxy]-5-(trifluoromethyl)pyridine (Pyridalyl) (CAS No. 179101–81–6) (provided for in subheading 2933.39.27) | 3.5% | No change | No change | On or before 12/31/2020 |

### SEC. 497. PYRIPROXYFEN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.04 | 2-[(1-(4-Phenoxyphenoxy)-2-propanyl)oxy]pyridine (Pyriproxyfen) (CAS No. 95737–68–1)(provided for in subheading 2933.39.27) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 498. BENZIMIDAZOLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.05 | Methyl (2S,3R)-1-[(2S)-2-{5-[(2R,5R)-1-{3,5-difluoro-4-[4-(4-fluorophenyl)-1-piperidinyl]phenyl-5-(6-fluoro-1H-benzimidazol-2-yl)-2-pyridinyl]3-methoxy-1-oxo-2-butanylcarbamate (Pibrentasvir) (CAS No. 1353900–92–1) (provided for in subheading 2933.39.41) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 499. RELEBACTAM (MK-7655).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.06 | (2S,5R)-7-Oxo-N-(piperidin-4-yl)-6-(sulfooxy)-1,6-diazabicyclo[3.2.1]octane-2-carboxamide (CAS No.1174018–99–5) (provided for in subheading 2933.39.41) | Free | No change | No change | On or before 12/31/2020 |

### SEC. 500. 2,3-DICHLORO-5-(TRIFLUOROMETHYL)PYRIDINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.07 | 2,3-Dichloro-5-(trifluoromethyl)pyridine (CAS No. 69045–84–7) (provided for in subheading 2933.39.61) | 2.5% | No change | No change | On or before 12/31/2020 |
SEC. 501. 2-ACETYLNICOTINIC ACID.

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

| 9902.06.08 | 2-Acetylnicotinic acid (CAS No. 89942–59–6) (provided for in subheading 2933.39.61) | Free | No change | No change | On or before 12/31/2020 ...

SEC. 502. HINDERED AMINE LIGHT STABILIZER.

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

| 9902.06.09 | Bis(2,2,6,6-tetramethyl-1-octylxy-4-piperidyl) sebacate (CAS No. 129757–67–1) (provided for in subheading 2933.39.61) | Free | No change | No change | On or before 12/31/2020 ...

SEC. 503. 5-METHYL METHOXYPYRIDINE-2,3-DICAR.

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

| 9902.06.10 | 5-Methylmethoxypyridine-2,3-dicarboxylic acid (CAS No. 143382–03–0) (provided for in subheading 2933.39.61) | 3.8% | No change | No change | On or before 12/31/2020 ...

SEC. 504. 5-METHYLPYRIDINE-2,3-DICARBOXYLIC ACID.

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

| 9902.06.11 | Dimethyl 5-methylpyridine-2,3-dicarboxylate (CAS No. 112110–16–4) (provided for in subheading 2933.39.61) | Free | No change | No change | On or before 12/31/2020 ...

SEC. 505. 5-METHYLPYRIDINE-2,3-DICARBOXYLIC ACID (5-MPDC).

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

| 9902.06.12 | 5-Methylpyridine-2,3-dicarboxylic acid (CAS No. 53638–55–0) (provided for in subheading 2933.39.61) | Free | No change | No change | On or before 12/31/2020 ...

SEC. 506. 2,3-PYRIDINEDICARBOXYLIC ACID.

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

| 9902.06.13 | 2,3-Pyridinedicarboxylic acid (CAS No. 89–00–9) (provided for in subheading 2933.39.61) | Free | No change | No change | On or before 12/31/2020 ...

SEC. 507. N,N'-BIS(2,2,6,6-TETRAMETHYL-4-PIPERIDINYL)ISO.

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

| 9902.06.14 | N,N'-1,6-Hexanediylbis(2,2,6,6-tetramethyl-4-piperidinecarboxamide (CAS No. 124172–53–8) (provided for in subheading 2933.39.61) | Free | No change | No change | On or before 12/31/2020 ...

SEC. 508. BIS(1,2,2,6,6-PENTAMETHYL-4-PI (TINUVIN 765).

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

| 9902.06.15 | Bis(1,2,2,6,6-pentamethyl-4-piperidyl)sebacate (CAS No. 41556–26–7) and methyl 1,2,2,6,6-pentamethyl-4-piperidyl sebacate (CAS No. 82919–37–7) (provided for in subheading 2933.39.61) | Free | No change | No change | On or before 12/31/2020 ...

SEC. 509. N,N'-BIS(2,2,6,6-TETRAMETHYL-4-PIPERIDINYLISO.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 510. HINDERED AMINE LIGHT STABILIZER.

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

```
9902.06.16 N,N'-Bis(2,2,6,6-tetramethyl-4-piperidinyl)isophthalamide (CAS No. 42774–15–2) (provided for in subheading 2933.39.61) ................................................................. Free No change No change On or before 12/31/2020 .... ".
```

SEC. 511. ACYLATED STERICALLY HINDERED LIGHT STABILIZER.

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

```
9902.06.17 3-Dodecyl-1-(2,2,6,6-tetramethyl-4-piperidinyl)-2,5-pyrrolidinedione (CAS No. 79720–19–7) (provided for in subheading 2933.39.61) ......................................................................................................... .............................. Free No change No change On or before 12/31/2020 .... ".
```

SEC. 512. M-TMP INTERMEDIATE.

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

```
9902.06.18 1-(1-Acetyl-2,2,6,6-tetramethyl-4-piperidinyl)-3-dodecyl-2,5-pyrrolidinedione (CAS No. 106917–31–1) (provided for in subheading 2933.39.61) ............................................................................................ ....................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 513. 2-CYANOPYRIDINE.

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

```
9902.06.20 2-Cyanopyridine (2-Pyridinecarbonitrile) (CAS No. 100–70–9) (provided for in subheading 2933.39.91) ........... 2.3% No change No change On or before 12/31/2020 .... ".
```

SEC. 514. N-BUTYL-TAD.

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

```
9902.06.21 N-Butyl-2,2,6,6-tetramethylpiperidin-4-amine (CAS No. 36177–92–1) (provided for in subheading 2933.39.91) .................................................................................................................... ....................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 515. FOOD AND FEED PRESERVATIVE.

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

```
9902.06.22 Ethoxyquin (1,2-dihydro-6-ethoxy-2,2,4-trimethylquinoline) (CAS No. 91–53–2) (provided for in subheading 2933.49.10) ................................................................. ....................................... 1.2% No change No change On or before 12/31/2020 .... ".
```

SEC. 516. QUINCLORAC.

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

```
9902.06.23 3,7-Dichloro-8-quinolinecarboxylic acid (Quinclorac) (CAS No. 84087–01–4) (provided for in subheading 2933.49.30) ................................................................. ....................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 517. CLOQUINTOCENT-MEXYL.

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

```
9902.06.24 1-Methylhexyl [(5-chloroquinolin-8-yl)oxy]acetate (Cloquintocet-mexyl) (CAS No. 99607–70–2) (provided for in subheading 2933.49.60) ........................................................................................................... ............................. 4.2% No change No change On or before 12/31/2020 .... ".
```

SEC. 518. CLOQUINTOCET ACID.

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

```
9902.06.25 (5-Chloro-8-quinolinoxyl)acetic acid (Cloquintocet) (CAS No. 88349–88–6) (provided for in subheading 2933.49.60) ................................................................. ....................................... Free No change No change On or before 12/31/2020 .... ".
```
SEC. 519. QUINALDINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.26 2-Methylquinoline (Quinaldine) (CAS No. 91–63–4) (provided for in subheading 2933.49.70) Free No change No change On or before 12/31/2020 ...
```

SEC. 520. BUTAFENACIL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.27 (2-Methyl-1-oxo-1-prop-2-enoxypropan-2-yl) 2-chloro-5-[3-methyl-2,6-dioxo-4-(trifluoromethyl)pyrimidin-1-yl]benzoate (Butafenacil) (CAS No. 134605–64–4) (provided for in subheading 2933.59.10) Free No change No change On or before 12/31/2020 ...
```

SEC. 521. TERBACIL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.28 3-tert-Butyl-5-chloro-6-methyluracil (Terbacil) (CAS No. 5902–51–2) (provided for in subheading 2933.59.10) Free No change No change On or before 12/31/2020 ...
```

SEC. 522. BISPYRIBAC SODIUM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.29 Sodium 2,6-bis[(4,6-dimethoxypyrimidin-2-yl)oxy]benzoate (Bispyribac-sodium) (CAS No. 125401–92–5) (provided for in subheading 2933.59.10) Free No change No change On or before 12/31/2020 ...
```

SEC. 523. AZOXYSTROBIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.30 Methyl (2E)-2-(2-[6-(2-cyanophenoxy)pyrimidin-4-yl]oxyphenyl)-3-methoxyacrylate (Azoxystrobin) (CAS No. 131860–33–8) (provided for in subheading 2933.59.15) 6.2% No change No change On or before 12/31/2020 ...
```

SEC. 524. CYPRODINIL TECHNICAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.31 4-Cyclopropyl-6- methyl-N-phenyl pyrimidin-2-amine (cyprodinil) (CAS No. 121552–61–2) (provided for in subheading 2933.59.15) Free No change No change On or before 12/31/2020 ...
```

SEC. 525. PYRIMETHANIL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.32 N-(4,6-Dimethylpyrimidin-2-yl)aniline (Pyrimethanil) (CAS No. 53112–28–0) (provided for in subheading 2933.59.15) Free No change No change On or before 12/31/2020 ...
```

SEC. 526. 6-BA.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.33 N-Benzyl-3H-purin-6-amine (Benzyladenine) (CAS No.1214–39–7) (provided for in subheading 2933.59.15) Free No change No change On or before 12/31/2020 ...
```

SEC. 527. 5-ETHYL-6-OCTYL [1,2,4]TRIAZOL (AMETOCTRADINE).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.34 5-Ethyl-6-octyl[1,2,4]triazolo[1,5-a]pyrimidin-7-amine (Ametoctradin) (CAS No. 865318–97–4) (provided for in subheading 2933.59.15) Free No change No change On or before 12/31/2020 ...
```

SEC. 528. BROMACIL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.35 5-Chloro-2-(4-fluorophenoxy)pyrimidine (Bromacil) (CAS No. 541–17–8) (provided for in subheading 2933.59.15) Free No change No change On or before 12/31/2020 ...
```
SEC. 529. PIRIMIPHOS-METHYL.

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

```
9902.06.35 9902.06.35 5-Bromo-3-sec-butyl-6-methyluracil (Bromacil) (CAS No. 314–40–9) (provided for in subheading 2933.59.18) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 530. AMINOCYCLOPYRAChLOR.

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

```
9902.06.36 9902.06.36 O-(2-Diethylamino-6-methylpyrimidin-4-yl) O,O-dimethyl phosphorothioate (Pirimiphos-methyl) (CAS No. 29232–93–7) (provided for in subheading 2933.59.18) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 531. LETERMOVIR (MK-8228).

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

```
9902.06.37 9902.06.37 6-Amino-5-chloro-2-cyclopropyl-pyrimidine-4-carboxylic acid (Aminocyclopyrachlor) (CAS No. 858956–08–8) (provided for in subheading 2933.59.18) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 532. BENZO[H]QUINAZOLIN-4(3H)-ONE DERIVATIVE (MK-7622).

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

```
9902.06.38 9902.06.38 6-[(4S)-8-Fluoro-2-[4-(3-methoxyphenyl)-1-piperazinyl]-3-[2-methoxy-5-(trifluoromethyl)phenyl]-3,4-dihydro-4-quinazolinyl]acetic acid (CAS No. 917389–32–3) (provided for in subheading 2933.59.36) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 533. PYRIFLUQUINAZON.

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

```
9902.06.39 9902.06.39 3-[(1S,2S)-2-Hydroxycyclohexyl]6-[(6-methyl-3-pyridinyl)methyl]benzo[h]quinazolin-2-one (CAS No. 1227923–29–6) (provided for in subheading 2933.59.53) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 534. DEDS.

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

```
9902.06.40 9902.06.40 2,2'-Disulfanediylbis(5-ethoxy-7-fluoro[1,2,4]triazolo[1,5-c]pyrimidine) (CAS No. 166524–75–0) (provided for in subheading 2933.59.70) ................................................................. 0.6% | No change | No change | On or before 12/31/2020 ....
```

SEC. 535. PHENYL(4,6-DIMETHOXY-PYRIMIDIN-2-YL)CARBAMATE.

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

```
9902.06.41 9902.06.41 1-Acryl-1,2,3,4-tetrahydro-3-[(3-pyridylmethyl)amino]-6-[(6-methyl-3-pyridinyl)methyl]benzo[h]quinazolin-2-one (Pyrifluquinazon) (CAS No. 337458–27–2) (provided for in subheading 2933.59.70) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 536. METHYLIODOURACIL.

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

```
9902.06.42 9902.06.42 1-[2-Fluoro-6-(trifluoromethyl)benzyl]-5-iodo-6-methyl-2,4(1H,3H)-pyrimidinedione (CAS No. 1150560–54–5) (provided for in subheading 2933.59.70) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 537. PYRIMISULFAN.

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

```
9902.06.43 9902.06.43 Phenyl(4,6-dimethoxy-2-pyrimidinyl)carbamate (CAS No. 89392–03–0) (provided for in subheading 2933.59.70) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

```
9902.06.44 9902.06.44 Methyliodoacetic acid (CAS No. 75–78–3) (provided for in subheading 2933.59.70) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```
SEC. 538. DMDS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.44 2,2-Dithiobis(8-fluoro-5-methoxy)-1,2,4-triazolo[1,5-c]pyrimidine (CAS No. 166524–74–9) (provided for in subheading 2933.59.95) .................................................. 1.0% No change No change On or before 12/31/2020 ...
```

SEC. 539. TRIETHYLENEDIAMINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.46 Triethylenediamine (1,4-diazabicyclo[2.2.2]octane) (CAS No. 280–57–9) (provided for in subheading 2933.59.95) ................................................................................................................ Free No change No change On or before 12/31/2020 ...
```

SEC. 540. DAT INTERMEDIATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.47 5,8-Dimethoxy[1,2,4]triazolo[1,5-c]pyrimidin-2-amine (CAS No. 219715–62–5) (provided for in subheading 2933.59.95) ................................................................................................................ Free No change No change On or before 12/31/2020 ...
```

SEC. 541. 2-AMINO-4,6-DIMETHYLPYRIMIDINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.48 4,6-Dimethyl-2-pyrimidinamine (CAS No. 767–15–7) (provided for in subheading 2933.59.95) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 542. ADTP.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.49 2-Amino-5,7-dimethoxy-1,2,4-triazolo[1,5-a]pyrimidine (ADTP) (CAS No. 13223–43–3) (provided for in subheading 2933.59.95) ........................................................................................................ Free No change No change On or before 12/31/2020 ...
```

SEC. 543. CYANURIC CHLORIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.50 Cyanuric chloride (2,4,6-trichloro-1,3,5-triazine) (CAS No. 108–77–0) (provided for in subheading 2933.69.60) ......................... Free No change No change On or before 12/31/2020 ...
```

SEC. 544. METRIBUZIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.51 4-Amino-6-tert-butyl-3-methylthio-1,2,4-triazin-5(4H)-one (Metribuzin) (CAS No. 21087–64–9) (provided for in subheading 2933.69.60) ........................................................................ 1.9% No change No change On or before 12/31/2020 ...
```

SEC. 545. HEXAZINONE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.52 3-Cyclohexyl-6-dimethylamino-1-methyl-1,3,5-triazine-2,4(1H,3H)-dione (Hexazinone) (CAS No. 51235–04–2) (provided for in subheading 2933.69.60) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 546. PYMETROZINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.53 6-Methyl-4-[[1(E)-pyridin-3-ylmethylene]amino-4,5-dihydro-1,2,4-triazin-3(2H)-one (Pymetrozine) (CAS No. 123312–89–0) (provided for in subheading 2933.69.60) ................................................................. Free No change No change On or before 12/31/2020 ...
```
SEC. 547. ATRAZINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.54 6-Chloro-4-N-ethyl-2-N-propan-2-yl,1,3,5-triazine-2,4-diamine (Atrazine) (CAS No. 1912–24–9) (provided for in subheading 2933.69.60) ......................................................................................................................... Free  No change  No change  On or before 12/31/2020 .... ... .
```

SEC. 548. SIMAZINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.55 6-Chloro-2-N,4-N-diethyl-1,3,5-triazine-2,4-diamine (Simazine) (CAS No. 122–34–9) (provided for in subheading 2933.69.60) ........................................................................................................ Free  No change  No change  On or before 12/31/2020 .... ... .
```

SEC. 549. HIGH PERFORMANCE HALOGEN FREE FLAME RETARDANT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.56 1,3,5-Triazinane-2,4,6-trione—1,3,5-triazine-2,4,6-triamine (1:1) (CAS No. 37640–57–6) (provided for in subheading 2933.69.60) ........................................................................................................ Free  No change  No change  On or before 12/31/2020 .... ... .
```

SEC. 550. PROPANE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.57 6-Chloro-2-N,4-N-di(propan-2-yl)-1,3,5-triazine-2,4-diamine (Propazine) (CAS No. 139–40–2) (provided for in subheading 2933.69.60) ........................................................................................................ Free  No change  No change  On or before 12/31/2020 .... ... .
```

SEC. 551. INDAZIFLAM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.58 N-(1R,2S)-2,6-Dimethyl-2,3-dihydro-1H-inden-1-yl)-6-(1R)-1-fluoroethyl)-1,3,5-triazine-2,4-diamine (Indaziflam) (CAS No. 950782–86–2) (provided for in subheading 2933.69.60) ........................................................................................................ Free  No change  No change  On or before 12/31/2020 .... ... .
```

SEC. 552. PHENOL, 2-(4,6-DIPHENYL-1,3,5-TRAZINE (TINUVIN 1577).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.59 2-(4,6-Diphenyl-1,3,5-triazin-2-yl)-5-(hexyloxy)phenol (CAS No. 147315–50–2) (provided for in subheading 2933.69.60) ........................................................................................................ Free  No change  No change  On or before 12/31/2020 .... ... .
```

SEC. 553. 2-HYDROXYPHENYL-8-TRIAZINE (TINUVIN 1400).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.60 2-(4,6-Di(4-biphenyl)-1,3,5-triazin-2-yl)-5-(12-ethylhexyloxy)phenol (CAS No. 204583–39–1) (provided for in subheading 2933.69.60) ........................................................................................................ Free  No change  No change  On or before 12/31/2020 .... ... .
```

SEC. 554. TERBUTRYN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.61 (4E)-4-(Ethylimino)-N-(2-methyl-2-propanyl)-6-(methylsulfanyl)-1,4-dihydro-1,3,5-triazin-2-amine (terbutryn) (CAS No. 886–50–0) (provided for in subheading 2933.69.60) ........................................................................................................ Free  No change  No change  On or before 12/31/2020 .... ... .
```

SEC. 555. TRIS (2-HYDROXYETHYL) ISOXYANURATE (THEIC).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.62 1,3,5-Tris(2-hydroxyethyl)-1,3,5-triazinane-2,4,6-trione (THEIC) (CAS No. 839–90–7) (provided for in subheading 2933.69.60) ........................................................................................................ Free  No change  No change  On or before 12/31/2020 .... ... .
```
<table>
<thead>
<tr>
<th>Section</th>
<th>Amendment Description</th>
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</table>
| SEC. 556. | **2-AMINO-4-METHOXY-6-METHYL-1,3,5-TRIAZINE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.63 | 4-Methoxy-6-methyl-1,3,5-triazin-2-amine (CAS No. 1668–54–8) (provided for in subheading 2933.69.60) Free No change No change On or before 12/31/2020 |

| SEC. 557. | **2-METHYL-4-METHOXY-6-METHYLAMINO-1,3,5-TRIAZINE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.64 | 4-Methoxy-N,N,N-dimethyl-1,3,5-triazin-2-amine (CAS No. 5248–39–5) (provided for in subheading 2933.69.60) Free No change No change On or before 12/31/2020 |

| SEC. 558. | **TRIALLYL CYANURATE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.65 | Triallyl cyanurate (2,4,6-tris(allyloxy)-1,3,5-triazine) (CAS No. 101–37–1) (provided for in subheading 2933.69.60) Free No change No change On or before 12/31/2020 |

| SEC. 559. | **UNICONAZOLE-P.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.66 | (4Z)-5-(4-Chlorophenyl)-2,2-dimethyl-4-(1H-1,2,4-triazol-1-yl)-4-hexen-3-ol (Uniconazole-P) (CAS No. 83657–17–4) (provided for in subheading 2933.69.60) Free No change No change On or before 12/31/2020 |

| SEC. 560. | **SPIROTETRAMAT.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.67 | (5s,8s)-3-(2,5-Dimethylphenyl)-8-methoxy-2-oxo-1-azaspiro[4.5]dec-3-en-4-yl ethyl carbonate (Spirotetramat) (CAS No. 203313–25–1) (provided for in subheading 2933.79.08) 3.2% No change No change On or before 12/31/2020 |

| SEC. 561. | **DORAVIRINE (MK-1439).**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.68 | 3-Chloro-5-[(4-methyl-5-oxo-4,5-dihydro-1H-1,2,4-triazol-1-yl)methyl]-2-oxo-4-(trifluoromethyl)-1,2-dihydro-3-pyridinyl]benzonitrile (Doravirine INN) (CAS No. 1338225–97–0) (provided for in subheading 2933.79.08) Free No change No change On or before 12/31/2020 |

| SEC. 562. | **GRILBOND IL-6.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.69 | N,N'-(Methylenedi-p-phenylene)bis[hexahydro-2-oxo-1H-azepine-1-carboxamide] (CAS No. 54112–23–1) (provided for in subheading 2933.79.15) Free No change No change On or before 12/31/2020 |

| SEC. 563. | **MYCLOBUTANIL TECHNICAL FUNGICIDE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.70 | 2-(4-Chlorophenyl)-2-(1H-1,2,4-triazol-1-ylmethyl)hexanenitrile (myclobutanil) (CAS No. 88671–89–0) (provided for in subheading 2933.99.06) Free No change No change On or before 12/31/2020 |

| SEC. 564. | **FENBUCONAZOLE FUNGICIDE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.06.71 | 4-(4-Chlorophenyl)-2-phenyl-2-(1H-1,2,4-triazol-1-ylmethyl)butanenitrile (Fenbuconazole) (CAS No. 114369–43–5) (provided for in subheading 2933.99.06) Free No change No change On or before 12/31/2020 |
SEC. 565. FENAZAQUIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.72 4-(2-(2-Methyl-2-propanyl)phenyl)ethoxyquinazoline (Fenazaquin) (CAS No. 120928–09–8) (provided for in subheading 2933.99.17) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 566. TECHNICAL CYCLANILIPROLE INSECTICIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.73 3-Bromo-N-[2-bromo-4-chloro-6-[(1-cyclopropylethyl)amino]carbonyl]phenyl]-1-(3-chloro-2-pyridinyl)-1H-pyrazole-5-carboxamide (Cyclaniliprole) (CAS No. 1031755–98–5) (provided for in subheading 2933.99.17) ........ Free No change No change On or before 12/31/2020 .... 
```

SEC. 567. PYRIDABEN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.74 2-tert-Butyl-5-(4-tert-butylbenzylthio)-4-chloropyridazin-3(2H)-one (Pyridaben) (CAS No. 96489–71–3) (provided for in subheading 2933.99.22) .................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 568. TRIADIMEFON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.75 1-(4-Chlorophenoxy)-3,3-dimethyl-1-(1H-1,2,4-triazol-1-yl)-2-butanone (Triadimefon) (CAS No. 43121–43–3) (provided for in subheading 2933.99.22) .................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 569. PYRAZIFLUMID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.76 N-(3′,4′-Difluorobiphenyl-2-yl)-3-(trifluoromethyl)pyrazine-2-carboxamide (Pyraziflumid) (CAS No. 942515–63–1) (provided for in subheading 2933.99.22) ................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 570. CYPROCONAZOLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.77 α-(4-Chlorophenyl)-α-(1-cyclopropylethyl)-1H-1,2,4-triazole-1-ethanol (Cyproconazole) (CAS No. 94361–06–5) (provided for in subheading 2933.99.22) .................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 571. TEBUCONAZOLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.78 (RS)-1-p-Chlorophenyl-4,4-dimethyl-3-(1H-1,2,4-triazole-1-ylmethyl)pentan-3-ol (Tebuconazole) (CAS No. 107534–96–3) (provided for in subheading 2933.99.22) ................................................ Free No change No change On or before 12/31/2020 .... 
```

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

```
9902.06.79 E-5-(4-Chlorobenzylidene)-2,2-dimethyl-1-(1H-1,2,4-triazole-1-ylmethyl)cyclopentanol (Triticonazole) (CAS No. 131983–72–7) (provided for in subheading 2933.99.22) ................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 573. METCONAZOLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.80 5-(4-Chlorophenyl)methyl)-2,2-dimethyl-1-(1H-1,2,4-triazole-1-ylmethyl)cyclopentanol-1-ol (Metconazole) (CAS No. 125116–23–6) (provided for in subheading 2933.99.22) ........................................ Free No change No change On or before 12/31/2020 .... 
```

```
9902.06.81 1.6% No change No change On or before 12/31/2020 .... 
```

January 16, 2018
SEC. 574. PROTHIOCONAZOLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.81 2-[(2RS)-2-(1-Chlorocyclopropyl)-3-(2-chlorophenyl)-2-hydroxypropyl]-2H-1,2,4-triazole-3(4H)-thione (Prothioconazole) (CAS No. 178928–70–6) (provided for in subheading 2933.99.22) ................................................. 5.3% No change No change On or before 12/31/2020 ....
```

SEC. 575. PACLOBUTRAZOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.82 (2RS,3RS)-1-(4-Chlorophenyl)-4,4-dimethyl-2-(1H-1,2,4-triazol-1-yl)pentan-3-ol (Paclobutrazol) (CAS No. 76738–62–0) (provided for in subheading 2933.99.22) ............................................................................ Free No change No change On or before 12/31/2020 ....
```

SEC. 576. CARBENDAZIM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.83 Methyl N-(1H-benzimidazol-2-yl)carbamate (Carbendazim) (CAS No. 10605–21–7) (provided for in subheading 2933.99.22) ............................................................................................................ Free No change No change On or before 12/31/2020 ....
```

SEC. 577. FLUTRIAFOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.84 1-(2-Fluorophenyl)-1-(4-fluorophenyl)-2-(1H-1,2,4-triazol-1-yl)ethanol (Flutriafol) (CAS No. 76674–21–0) (provided for in subheading 2933.99.22) ................................................................. 0.2% No change No change On or before 12/31/2020 ....
```

SEC. 578. IPCONAZOLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.85 (1R,2S,5R)-2-(4-Chlorobenzyl)-5-isopropyl-1-(1H-1,2,4-triazol-1-ylmethyl)cyclopentanol (Ipconazole) (CAS No. 125225–28–7) (provided for in subheading 2933.99.22) ........................................................................... Free No change No change On or before 12/31/2020 ....
```

SEC. 579. TETRACONAZOLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.86 1-[2-(2,4-Dichlorophenyl)-3-(1,1,2,2-tetrafluoroethoxy)-propyl]-1H-1,2,4-triazole (Tetraconazole) (CAS No. 112281–77–3) (provided for in subheading 2933.99.22) ................................................................. Free No change No change On or before 12/31/2020 ....
```

SEC. 580. CARFENTRAZONE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.87 Ethyl 2-chloro-3-{2-chloro-5-[4-(difluoromethyl)-3-methyl-5-oxo-4,5-dihydro-1H-1,2,4-triazol-1-yl]-4-fluorophenyl}propionate (Carfentrazone-ethyl) (CAS No. 128639–02–1) (provided for in subheading 2933.99.22) and formulations thereof (provided for in subheading 3808.93.15) ........................................ Free No change No change 12/31/2020 ...
```

SEC. 581. ECONEA TECHNICAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.88 4-Bromo-2-(4-chlorophenyl)-5-(trifluoromethyl)-1H-pyrrole-3-carbonitrile (Tralopyril) (CAS No. 122454–29–9) (provided for in subheading 2933.99.22) ....................................................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 582. UV ABSORBER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.06.89 2-(2H-Benzotriazol-2-yl)-4,6-di-tert-pentylphenol (CAS No. 25973–55–1) (provided for in subheading 2933.99.79) .................................................................................................................... Free No change No change On or before 12/31/2020 ...
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SEC. 593. THIACLORPRID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.01 3-[6-Chloro-3-pyridinyl(methyl)-1,3-thiazolidin-2-ylidenecyanamide (Thiactoprid) (CAS No. 111988-49-9) (provided for in subheading 2934.10.10) .............................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 594. RUZASVIR (MK-8408).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.02 Methyl (2S)-1-[(2S)-2-{5-[(6S)-6-(2-cyclopropyl-1,3-thiazol-5-yl)-1-fluoro-3-{2-[(2S)-1-[(2S)-2-(methoxycarbonyl)amino]-3-methylbutanoyl]-2-pyrrolidinyl]-1H-imidazol-2-yl]-1-pyrrolidinyl]-3-methyl-1-oxo-2-butanylycarbamate (Ruzasvir) (CAS No. 1613081-64-3) (provided for in subheading 2934.10.90) .............................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 595. ISAVUCONAZONIUM SULFATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.03 4-[(2-bromo-5-chlorophenyl)methyl]-7-chloro-2-(2-cyclopropyl-1,3-thiazol-5-yl)-5-fluoro-2H-3,1-benzoxazine (CAS No. 1855942-64-1) (provided for in subheading 2934.10.10) ........................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 596. 2-(1,3-THIAZOL-5-YL)-2H-3,1-BENZOXAZINE DERIVATIVE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.04 Thiamethoxam (3-(2-chloro-5-thiazolylmethyl)tetrahydro-5-methyl-N-nitro-1,3,5-oxadiazin-4-imine) (CAS No. 153719-23-4) (provided for in subheading 2934.10.90) ........................................................ 2.5% No change No change On or before 12/31/2020 .... 
```

SEC. 597. 3,6-DIMETHYL-6H-BENZO-OXAZINO[3,4-A]INDOLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.05 Thiamethoxam (3-(2-chloro-5-thiazolylmethyl)tetrahydro-5-methyl-N-nitro-1,3,5-oxadiazin-4-imine) (CAS No. 153719-23-4) (provided for in subheading 2934.10.90) ........................................................ 2.5% No change No change On or before 12/31/2020 .... 
```

SEC. 598. CLOTHIANIDIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.06 Thiamethoxam (3-(2-chloro-5-thiazolylmethyl)tetrahydro-5-methyl-N-nitro-1,3,5-oxadiazin-4-imine) (CAS No. 153719-23-4) (provided for in subheading 2934.10.90) ........................................................ 2.5% No change No change On or before 12/31/2020 .... 
```

SEC. 599. THIAMETHOXAM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.07 Thiamethoxam (3-(2-chloro-5-thiazolylmethyl)tetrahydro-5-methyl-N-nitro-1,3,5-oxadiazin-4-imine) (CAS No. 153719-23-4) (provided for in subheading 2934.10.90) ........................................................ 2.5% No change No change On or before 12/31/2020 .... 
```

SEC. 600. ETHABOXAM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.08 Thiamethoxam (3-(2-chloro-5-thiazolylmethyl)tetrahydro-5-methyl-N-nitro-1,3,5-oxadiazin-4-imine) (CAS No. 153719-23-4) (provided for in subheading 2934.10.90) ........................................................ 2.5% No change No change On or before 12/31/2020 .... 
```

SEC. 601. ETHABOXAM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.09 Thiamethoxam (3-(2-chloro-5-thiazolylmethyl)tetrahydro-5-methyl-N-nitro-1,3,5-oxadiazin-4-imine) (CAS No. 153719-23-4) (provided for in subheading 2934.10.90) ........................................................ 2.5% No change No change On or before 12/31/2020 .... 
```
SUBCHAPTER II OF CHAPTER 99 IS AMENDED BY INSERTING IN NUMERICAL SEQUENCE THE FOLLOWING NEW HEADINGS:

SEC. 601. VULKACIT MERKAPTO/MG-C.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

`````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````````
SEC. 611. 4-(3-(4-CHLOROPHENYL)-3-(3,4-DIMETHOXYPHENYL)-1-(4-morpholinyl)-2-propan-1-one (CAS No. 110488–70–5) (provided for in subheading 2934.99.12) ........................................................................................ ..................... Free No change No change On or before 12/31/2020 .... 

SEC. 612. OXATHIAPIPROLIN.  
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.20 1-(4-[[4-[5-(2,6-Difluorophenyl)-4,5-dihydro-1,2-oxazol-3-yl]-1,3-thiazol-2-yl]-1-piperidinyl]-2-[5-methyl-1H-pyrazol-1-yl]ethanone (Oxathiapiprolin) (CAS No. 1003318–67–9) (provided for in subheading 2934.99.12) ............................................................................................................................................. 3.5% No change No change On or before 12/31/2020 .... 
```

SEC. 613. FLUOXASTROBIN.  
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.21 (E)-{2-[6-(2-Chlorophenoxy)-5-fluoropyrimidin-4-yloxy]phenyl (5,6-dihydro-1,4,2-dioxazin-3-yl)-N-methoxymethanimine (Fluoxastrobin) (CAS No. 361377–29–9) (provided for in subheading 2934.99.12) ........ Free No change No change On or before 12/31/2020 .... 
```

SEC. 614. ISOXAFLUTOLE.  
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.22 (5-Cyclopropyl-1,2-oxazol-4-yl)(α,α,α-trifluoro-2-mesyl-p-tolyl)methanone (Isoxaflutole) (CAS No. 141112–29–0) (provided for in subheading 2934.99.15) .................................................................................. ................ 5.5% No change No change On or before 12/31/2020 .... 
```

SEC. 615. BENTAZON.  
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.23 3-Isopropyl-1H-2,1,3-benzothiadiazin-4(3H)-one-2,2-dioxide, sodium salt (Bentazon, sodium salt) (CAS No. 50723–80–3) (provided for in subheading 2934.99.15) ............................................................................ ......... 4.4% No change No change On or before 12/31/2020 .... 
```

SEC. 616. THIDIAZURON.  
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.24 1-Phenyl-3-(1,2,3-thiadiazol-5-yl)urea (Thidiazuron) (CAS No. 51707–55–2) (provided for in subheading 2934.99.15) .................................................................................................................... ....................................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 617. HETEROCYCLIC:OTHER: HERBICIDES: TOPRAIMEZONE.  
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.25 [3-(4,5-Dihydro-1,2-oxazol-3-yl)-4-mesyloxy(5-hydroxy-1-methylpyrazol-4-yl)methanone (Topramezone) (CAS No. 210631–68–8) (provided for in subheading 2934.99.15) ........................................................................................................................................ 4.1% No change No change On or before 12/31/2020 .... 
```

SEC. 618. PINOXADEN.  
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.26 8-(2,6-Diethyl-4-methylphenyl)-1,2,4,5-tetrahydro-7-oxo-7H-pyrazolo[1,2-d][1,4,5]oxadiazepin-9-yl-2,2-dimethylpropionate (Pinoxaden) (CAS No. 243973–20–8) (provided for in subheading 2934.99.15) ............... 5.4% No change No change On or before 12/31/2020 .... 
```

SEC. 619. ISOXABEN TECHNICAL HERBICIDE.  
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
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<td>Free</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>625.</td>
<td>Fluralaner (AH252723)</td>
<td>864731–61–3</td>
<td>Free</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>626.</td>
<td>OBPA</td>
<td>58–36–6</td>
<td>Free</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>627.</td>
<td>Etoxazole</td>
<td>153233–91–1</td>
<td>4.5%</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>628.</td>
<td>Agricultural Chemical</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
SEC. 629. CRISABOROLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.36 3-Phenyl-5-(2-thienyl)-1,2,4-oxadiazole (Tioxazafen) (CAS No. 330459–31–9) (provided for in subheading 2934.99.18) ................................................................. Free No change No change On or before 12/31/2020 ....
```

SEC. 630. SAROLANER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.37 4-[(1-Hydroxy-1,3-dihydro-2,1-benzoxaborol-5-yl)oxy]benzonitrile (Crisaborole) (CAS No. 906673–24–3) (provided for in subheading 2934.99.30) ........................................................................ Free No change No change On or before 12/31/2020 ....
```

SEC. 631. ELBASVIR (MK-8742).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.38 1-{5′-[(5S)-5-(3,5-Dichloro-4-fluorophenyl)-4,5-dihydro-5-(trifluoromethyl)-1,2-oxazol-3-yl]-1H,3′H- spin[azetidine-3,1′-][2]benzofuran]-1-yl-2-mesylethanone (Sarolaner) (CAS No. 1398609–39–6) (provided for in subheading 2934.99.30) ................................................................................................................ Free No change No change On or before 12/31/2020 ....
```

SEC. 632. UPRIFOSBUVIR (MK-3682).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.39 Methyl {(2S)-1-{[2S)-2-{4-[(6S)-3-{2-{[(2S)-1-{(2S)-2-(methoxycarbonyl)amino]-3-methylbutanoyl}\gamma-2-pyrrolidinyl]-1H-imidazol-4-yl]-6-phenylindolo[1,2-c][1,3]benzoxazin-10-yl]-1H-imidazol-2-yl-1-pyrrol idinyl]-3-methyl-1-oxo-2-butanyl\gamma-carbamate (Elbasvir) (CAS No. 1370468–36–2) (provided for in subheading 2934.99.30) ............................................................................................................................. Free No change No change On or before 12/31/2020 ....
```

SEC. 633. SUVOREXANT (MK-4305).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.40 (2S)-5-Oxopyrrolidine-2-carboxylic acid-(1S,2S,3S,4R,5S)-5-[4-chloro-3-(4-ethoxybenzyl)phenyl]-(1:1) (Ertugliflozin L-pyroglutamic acid) (CAS No. 1210344–83–4) (provided for in subheading 2934.99.30 or 2934.99.39) ................................................................................. Free No change No change On or before 12/31/2020 ....
```

SEC. 634. ERTUGLIFLOZIN L-PYROGLUTAMIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.41 [(7R)-4-(5-Chloro-1,3-benzoxazol-2-yl)-7-methyl-1,4-diazepan-1-yl][5-methyl-2-(2H-1,2,3-triazol-2-yl)phenyl]methanone (Suvorexant) (CAS No. 1938377–33–3) (provided for in subheading 2934.99.30) ................................................................. Free No change No change On or before 12/31/2020 ....
```

SEC. 635. ISOXADIFEN-ETHYL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.42 (2S)-5-Oxopyrrolidine-2-carboxylic acid-(1S,2S,3S,4R,5S)-5-[4-chloro-3-(4-ethoxybenzyl)phenyl]-1-(hydroxymethyl)-6,8-dioxabicyclo[3.2.1]octane-2,3,4-triol (1:1) (Ertugliflozin L-pyroglutamic acid) (CAS No. 1210344–83–4) (provided for in subheading 2934.99.30) ................................................................. Free No change No change On or before 12/31/2020 ....
```

SEC. 636. NA-11.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.43 Ethyl 5,5-diphenyl-4H-1,2-oxazole-3-carboxylate (Isoxadifen-ethyl) (CAS No. 163520–33–0) (provided for in subheading 2934.99.39) ................................................................. 4.0% No change No change On or before 12/31/2020 ....
```

SEC. 637. NA-11.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.44 Sodium 2-2′-methylene bis-[4,6-di-tert-butyl phenyl]phosphate (CAS No. 85209–91–2) (provided for in subheading 2934.99.39) ................................................................. Free No change No change On or before 12/31/2020 ....
```
SEC. 637. UV ABSORBER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.45 2,2-(1,4-Phenylenebis(4H-3,1-benzoxazine-4-one) (CAS No. 18600–59–4) (provided for in subheading 2934.99.39) ......................................................... Free No change No change On or before 12/31/2020 ....
```

SEC. 638. 2H-3,1-BENZOXAZINE-2,4(1H)-DIONE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.46 2H-3,1-Benzoxazine-2,4(1H)-dione (CAS No. 118–48–9) (provided for in subheading 2934.99.44) .................. Free No change No change On or before 12/31/2020 ....
```

SEC. 639. PENTHIOPYRAD.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.47 (RS)-N-[2-(1,3-Dimethylbutyl)-3-thienyl]-1-methyl-3-(trifluoromethyl)pyrazole-4-carboxamide (Penthiopyrad) (CAS No. 183675–82–3) (provided for in subheading 2934.99.90) ................................................................ Free No change No change On or before 12/31/2020 ....
```

SEC. 640. 2-AMINO-3-CYANO THIOPHENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.48 2-Amino-3-cyanothiophene (CAS No. 4651–82–5) (provided for in subheading 2934.99.90) ............................ Free No change No change On or before 12/31/2020 ....
```

SEC. 641. TEBUTHIURON TECHNICAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.49 1,3-Dimethyl-1-[5-(2-methyl-2-propanyl)-1,3,4-thiadiazol-2-yl]urea (Tebuthiuron) (CAS No. 34014–18–1) (provided for in subheading 2934.99.90) ................................................................ Free No change No change On or before 12/31/2020 ....
```

SEC. 642. NEM SALT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.50 4-(4-Methylphenyl)-4-oxobutanoic acid - 4-ethylmorpholine (2:1) (CAS No. 382–28–5) (provided for in subheading 2934.99.90) ........................................ Free No change No change On or before 12/31/2020 ....
```

SEC. 643. 3M™ FLUORINERT™ AND PERFORMANCE FLUID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.51 C_{3}-C_{5} Perfluoroalkyl perfluoromorpholine (CAS No. 382–28–5) (provided for in subheading 2934.99.90) ........................................ Free No change No change On or before 12/31/2020 ....
```

SEC. 644. ETRIDIAZOLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.52 5-Ethoxy-3-(trichloromethyl)-1,2,4-thiadiazole (Etridiazole) (CAS No. 2593–15–9) (provided for in subheading 2934.99.90) ................................................................ Free No change No change On or before 12/31/2020 ....
```

SEC. 645. PYROXASULFONE TECHNICAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.53 3-[[5-(Difluoromethoxy)-1-methyl-3-(trifluoromethyl)-1H-pyrazol-4-yl)methylsulfonfonyl]-5,5-dimethyl-4,5-dihydro-1,2-oxazole (Pyroxasulfone) (CAS No. 447399–55–5) (provided for in subheading 2934.99.90) 3.5% No change No change On or before 12/31/2020 ....
```

SEC. 646. ISATOIC ANHYDRIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
### SEC. 647. GRAZOPREVIR (MK-5172).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Substance Description</th>
<th>Amount</th>
<th>Description</th>
<th>End Date</th>
</tr>
</thead>
</table>

### SEC. 648. CYPROSULFAMIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Substance Description</th>
<th>Amount</th>
<th>Description</th>
<th>End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>N-{[4-(Cyclopropylcarbamoyl)phenyl]sulfonyl}γ-2-methoxybenzamide (Cyprosulfamide) (CAS No. 221667–31–8)</td>
<td>5.0%</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 649. TRIASULFURON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Substance Description</th>
<th>Amount</th>
<th>Description</th>
<th>End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>2-(2-Chloroethoxy)-N-{(4-methoxy-6-methyl-1,3,5-triazin-2-yl) carbamoyl} benzenesulfonamide (Triasulfuron) (CAS No. 82097–50–5)</td>
<td>0.4%</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 650. TRIFLOXYSULFURON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Substance Description</th>
<th>Amount</th>
<th>Description</th>
<th>End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sodium 4,6-dimethoxy-2-{[3-(2,2,2-trifluoroethoxy)pyridin-2-yl]sulfonyl}carbamoyl-2H-pyrimidin-1-ide (Trifloxysulfuron-sodium) (CAS No. 199119–58–9)</td>
<td>4.6%</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 651. PARA-TOLUEN SULPHONYL HYDRAZIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Substance Description</th>
<th>Amount</th>
<th>Description</th>
<th>End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Toluene-4-sulfonohydrazide (CAS No. 1576–35–8)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 652. SULFENTRAZONE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Substance Description</th>
<th>Amount</th>
<th>Description</th>
<th>End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>N-(2,4-Dichloro-5-{(4,6-dimethoxypyrimidin-2-yl)amino} carbonyl)sulfonyl)methanesulfonamide (Sulfentrazone) (CAS No. 122836–35–5)</td>
<td>5.4%</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 653. SULFOMETURON-METHYL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Substance Description</th>
<th>Amount</th>
<th>Description</th>
<th>End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Methyl 2-{[4,6-dimethyl-2-pyrimidinyl] carbamoyl} sulfoamylbenzoate (Sulfometuron-methyl) (CAS No. 74222–97–2)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 654. BENZSULFURON METHYL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Substance Description</th>
<th>Amount</th>
<th>Description</th>
<th>End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Methyl 2-{[4, 6-dimethoxy pyrimidin-2-yl] amino} carbonyl][amino][sulfonyl] methyl benzoate (Bensulfuron-methyl) (CAS No. 83055–99–6)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 655. TOSYL-4-CPP.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 656. ASULAM.

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

```
9902.07.64 Sodium [(4-aminophenyl)sulfonyl](methoxycarbonyl)azanide (Asulam sodium salt) (CAS No. 2392–17–2) (provided for in subheading 2935.90.75) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 657. FLUCARBAZONE-SODIUM.

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

```
9902.07.65 Sodium [(3-methoxy-4-methyl-5-oxo-4,5-dihydro-1H-1,2,4-triazol-1-yl) carbonyl]{[2-(trifluoromethoxy)phenyl]sulfonyl}γazanide (Flucarbazone-sodium) (CAS No. 181274–17–9) (provided for in subheading 2935.90.75) ........................................................................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 658. PYROXSULAM HERBICIDE.

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

```
9902.07.66 N-(5,7-dimethoxy [1,2,4]triazolo [1,5-a]pyrimidin-2-yl)-2-methoxy-4- (trifluoromethyl)-3-pyridinesulfonamide (Pyroxsulam) (CAS No. 422556–08–9) (provided for in subheading 2935.90.75) .............................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 659. METHYL 2-(AMINOSULFONYL) BENZOATE.

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

```
9902.06.67 Methyl 2-sulfamoylbenzoate (CAS No. 57683–71–3) (provided for in subheading 2935.90.75) ...................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 660. METHYL 3-SULFAMOYLTHIOPHENE-2-CARBOXYLATE.

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

```
9902.07.68 Methyl 3-sulfamoyl-2-thiophencarboxylate (CAS No. 59337–93–8) (provided for in subheading 2935.90.75) Free No change No change On or before 12/31/2020 .... 
```

SEC. 661. 3-(ETHYL SULFONYL)-2-PYRIDINESULFONAMIDE.

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

```
9902.07.69 3-(Ethylsulfonyl)-2-pyridinesulfonamide (CAS No. 117671–01–9) (provided for in subheading 2935.90.75) ... Free No change No change On or before 12/31/2020 .... 
```

SEC. 662. CARBAMIC ACID, N-[3-[3-(DIMETHYLAMINO)CARBONYL]-2-PYRIDYL] CARBAMATE.

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

```
9902.07.70 Phenyl (3-(dimethylamino)carbonyl)-2-pyridinyl)sulfonyl carbamate (CAS No. 112086–94–7) (provided for in subheading 2935.90.75) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 663. IMAZOSULFURON.

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

```
9902.07.71 2-Chloro-N-[4,6-dimethoxy-2-pyrimidinyl]carbamoyl]imidazo [1,2-a]pyridine-3-sulfonamide (Imazosulfuron) (CAS No. 122548–33–8) (provided for in subheading 2935.90.75) Fre e No change No change On or before 12/31/2020 .... 
```

SEC. 664. 5-FLUOROPICOLINAMIDE DERIVATIVE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 665. ORYZALIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.72 N-[3-(2R)-2-amino-1-(methylsulfamoyl)propan-2-yl]-4-fluorophenyl-5-fluoropyridine-2-carboxamide (CAS No. 1877329-50-4) (Provided for in subheading 2935.90.75) Free No change No change On or before 12/31/2020 ...
```

SEC. 666. STEVIA REBIANA.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.73 3,5-Dinitro-N'4,4'-dipropylsulfanilamide (Oryzalin) (CAS No. 19044-88-3) (provided for in subheading 2935.90.95) Free No change No change On or before 12/31/2020 ...
```

SEC. 667. PURIFIED STEVIOL GLYCOSIDE, REBAUDIOSIDE A.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.74 13-[(2-O-β-D-Glucopyranosyl-α-D-glucopyranosyl)oxy]kaur-16-en-18-oic acid β-D-glucopyranosyl ester (Stevioside) (CAS No. 57817-89-7) (provided for in subheading 2938.90.00) Free No change No change On or before 12/31/2020 ...
```

SEC. 668. PURIFIED STEVIOL GLYCOSIDE, REBAUDIOSIDE M.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.75 Purified steviol glycoside, rebaudioside A (19-O-β-D-glucopyranosyl-13-O-18-glucopyranosyl(1-2)-β-D-glucopyranosyl(1-3))-β-D-glucopyranosyl(1-9)-β-D-glucopyranosyl-13-hydroxykaur-16-en-19-oic acid) (CAS No. 58543-16-1) (provided for in subheading 2938.90.00) Free No change No change On or before 12/31/2020 ...
```

SEC. 669. D-MANNOSE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.76 (3S,4S,5S,6R)-6-(Hydroxymethyl)oxane-2,3,4,5-tetrol (D-Mannose) (CAS No. 3458-28-4) (provided for in subheading 2940.00.60) Free No change No change On or before 12/31/2020 ...
```

SEC. 670. TREHALOSE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.77 Trehalose (α-D-Glucopyranosyl α-D-glucopyranoside dihydrate) (CAS No. 6138-23-4) (provided in subheading 2940.00.60) Free No change No change On or before 12/31/2020 ...
```

SEC. 671. IRON SODIUM EDDHA.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.78 Iron sodium ethylenediaminedihydroxyphenylacetic acid (sodium [[α,α'-ethylenediimino]bis[2-hydroxybenzene-1-acetato]](4-))ferrate(1-)) (CAS No. 16455-61-1) (provided for in subheading 2942.00.10 Free No change No change On or before 12/31/2020 ...
```

SEC. 672. CHLOROPHYLLIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.79 Chlorophyllin-copper complex (CAS No. 11006-34-1) (provided for in subheading 2942.00.50) Free No change No change On or before 12/31/2020 ...
```

SEC. 673. BLACK CARROT COLOR CONCENTRATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.80 Black carrot color concentrate (CAS No. 11006-34-1) (provided for in subheading 2942.00.50) Free No change No change On or before 12/31/2020 ...
```
SEC. 674. PURPLE SWEET POTATO COLOR CONCENTRATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.82 Purple sweet potato color concentrate (provided for in subheading 3203.00.80) ........................................... Free No change No change On or before 12/31/2020 ....`
```

SEC. 675. RED CABBAGE COLOR CONCENTRATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.83 Red cabbage color concentrate (provided for in subheading 3203.00.80) ........................................... Free No change No change On or before 12/31/2020 ....`
```

SEC. 676. RED RADISH COLOR CONCENTRATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.84 Red radish color concentrate (provided for in subheading 3203.00.80) ........................................... Free No change No change On or before 12/31/2020 ....`
```

SEC. 677. DISPERSE BLUE 56.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.85 Disperse Blue 56 (1,5-Diamino-2-bromo-4,8-dihydroxy-9,10-anthraquinone) (CAS No. 68134–65–6) (provided for in 3204.11.10) ........................................... Free No change No change On or before 12/31/2020 ....`
```

SEC. 678. DISPERSE BLUE 284.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.86 Disperse Blue 284 ((1-E)-(3,5-Dinitro-2-thienyl)diazenyl phenyl)iminodi-2,1-ethanediyl diacetate) (CAS No. 42783–06–2) (provided for in 3204.11.10) ........................................... Free No change No change On or before 12/31/2020 ....`
```

SEC. 679. DISPERSE BLUE 73.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.87 Disperse Blue 73 (1,5-Diamino-4,8-dihydroxy-2-(4-hydroxyphenyl)-9,10-anthraquinone) (CAS No. 12222–78–5) (provided for in subheading 3204.11.10) ........................................... Free No change No change On or before 12/31/2020 ....`
```

SEC. 680. MIXTURE OF DISPERSE BLUE 60 M, DISPERSE BLUE 60 ME.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.88 Mixtures of 4,11-diamino-2-(3-methoxypropyl)-1H-Naphtho[2,3-f]isoindole-1,3,5,10(2H)-tetrone (Disperse Blue 60 M) (CAS No. 12217–80–0) and 4,11-Diamino-2-[3-(2-methoxyethoxy)propyl]-1H-Naphtho[2,3-f]isoindole-1,3,5,10(2H)-tetrone (Disperse Blue 60 ME) (CAS No. 65059–45–2) (provided for in subheading 3204.11.35) ........................................... Free No change No change On or before 12/31/2020 ....`
```

SEC. 681. MIX OF DISPERSE BLUE 77, 56, 60M, 60ME, 77.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.89 Mixtures of 1-anilino-4,5-dihydroxy-8-nitro-9,10-anthraquinone (Disperse blue 77) (CAS No. 20241–76–3); 1,5-diamino-2-bromo-4,8-dihydroxy-9,10-anthraquinone (Disperse blue 56) (CAS No. 68134–65–6); 4,11-Diamino-2-(3-methoxypropyl)-1H-Naphtho[2,3-f]isoindole-1,3,5,10(2H)-tetrone (Disperse Blue 60 M) (CAS No. 12217–80–0); and 4,11-Diamino-2-[3-(2-methoxyethoxy)propyl]-1H-Naphtho[2,3-f]isoindole-1,3,5,10(2H)-tetrone (Disperse Blue 60 ME) (CAS No. 65059–45–2) (provided for in subheading 3204.11.35) ........................................... Free No change No change On or before 12/31/2020 ....`
```
SEC. 682. MIXTURE OF DISPERSE YELLOW 64, 211, 42, AND 54.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.90 Mixtures of 2-(4-Bromo-3-hydroxy-2-quinolinyl)-1H-indene-1,3(2H)-dione (Disperse yellow 64) (CAS No. 10319–14–9); 5-(E)-(4-Chloro-2-nitrophenyl)diazenyl-1-ethyl-6-hydroxy-4-methyl-2-oxo-1,2-dihydro-3-pyridinecarboxonitrile (Disperse yellow 211) (CAS No. 70528–90–4); 4-Anilino-3-nitro-N-phenylbenzenesulfonamide (Disperse yellow 42) (CAS No. 5124–25–4); and 2-[(3-Hydroxy-2-quinolinyl)-1H-indene-1,3(2H)-dione (Disperse yellow 54) (CAS No. 7576–65–0) (provided for in 3204.11.35) Free No change No change On or before 12/31/2020 ....
```

SEC. 683. DISPERSE YELLOW 218.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.91 Disperse Yellow 218 (CAS No. 75199–13–2) (provided for in subheading 3204.11.35) Free No change No change On or before 12/31/2020 ....
```

SEC. 684. MIXTURE OF DISPERSE YELLOW 163, ETC.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.92 Mixtures of Disperse Yellow 163 (3,3’-((4-(2,6-Dichloro-4-nitrophenyl)diazenyl)phenyl)iminodipropanenitrile) (CAS No. 67923–43–7); Solvent Yellow 163 (1,8-Bis(phenylthio)anthracene-9,10-dione) (CAS No. 13676–91–0); Disperse Blue 56 (1,5-Diamino-2-bromo-4,8-dihydroxy-9,10-anthraquinone) (CAS No. 68134–65–6); Disperse Blue 77 (1-Anilino-4,5-dihydroxy-2-(phenylamino)-3-pyridinecarbonitrile) (CAS No. 149988–44–3); Disperse Red 1042A (5-(3-cyanopyridinecarboxonitrile) (CAS No. 1533-78-4); Disperse Orange 288 (3-(Benzyl (4-(4-nitrophenyl) diazenyl)phenyl)iminopropanenitrile) (CAS No. 96662–24–7); Disperse Blue 291:1 N-{2-[(E)-(2-Bromo-4,6-dinitrophenyl)diazenyl]-5-(diallylamino)-4-methoxyphenyl}acetamide) (CAS No. 51868–46–3); and Disperse Violet 93:1 (N-{2-[(E)-(2-Bromo-4,6-dinitrophenyl)diazenyl]-5-(diethylamino)phenyl}acetamide) (CAS No. 52697–38–8) (provided for in subheading 3204.11.35) Free No change No change On or before 12/31/2020 ....
```

SEC. 685. MIXTURE OF DISPERSE ORANGE T9601, ETC.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.93 Mixtures of Disperse Orange 288 (3-(Benzyl (4-[(4-nitrophenyl) diazenyl]phenyl)iminopropanenitrile) (CAS No. 96662–24–7); Disperse Blue 291:1 N-{2-[(E)-(2-Bromo-4,6-dinitrophenyl)diazenyl]-5-(diallylamino)-4-methoxyphenyl}acetamide) (CAS No. 51868–46–3); and Disperse Violet 93:1 (N-{2-[(E)-(2-Bromo-4,6-dinitrophenyl)diazenyl]-5-(diethylamino)phenyl}acetamide) (CAS No. 52697–38–8) (provided for in subheading 3204.11.35) Free No change No change On or before 12/31/2020 ....
```

SEC. 686. MIXTURE OF SOLVENT YELLOW 163, ETC. (BLACK HLA-S).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.07.94 Mixtures of Solvent Yellow 163 (8-Bis(phenylsulfanyl)-9,10-anthraquinone) (CAS No. 13676–91–0); Disperse Blue 56 (1,5-Diamino-2-bromo-4,8-dihydroxy-9,10-anthraquinone) (CAS No. 68134–65–6); Disperse Red 1042A (3-[3-(acetylamino)-4-[(2-chloro-4-nitrophenyl)azo]phenyl]iminodiethane-2,1-diyl diacetate) (CAS No. 1533-78-4); Disperse Orange 288 (3-(Benzyl (4-[(4-nitrophenyl) diazenyl]phenyl)iminopropanenitrile) (CAS No. 96662–24–7); Disperse Blue 291:1 N-{2-[(E)-(2-Bromo-4,6-dinitrophenyl)diazenyl]-5-(diallylamino)-4-methoxyphenyl}acetamide) (CAS No. 51868–46–3); and Disperse Violet 93:1 (N-{2-[(E)-(2-Bromo-4,6-dinitrophenyl)diazenyl]-5-(diethylamino)phenyl}acetamide) (CAS No. 52697–38–8) (provided for in subheading 3204.11.35) Free No change No change On or before 12/31/2020 ....
```

SEC. 687. MIX OF DISPERSE BLUE ANT (BR), ETC (DX BLK XF-2).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
''9902.07.95 Mixtures of Disperse Blue ANT (Br) (N-[5-(acetylamino)-4-[2-(2-bromo-4, 6-dinitrophenyl)diazenyl]-2-methoxyphenyl]-N-[2-methoxy-2-oxoethyl]-glycine, methyl ester) (CAS No. 88938–51–6), Disperse Green GNA (N-[5-(acetylamino)-2-methoxy-4-[2-(5-nitro-2,1-benzisothiazol-3-yl)diazenyl]phenyl]-N-[2-methoxy-2-oxoethyl]glycine, methyl ester) (CAS No. 1235882–84–4), Disperse Yellow FC60954 (4-[12-(5-cyano-1,6-dihydro-2-hydroxy-1,4-dimethyl-6-oxo-3-pyridinyl)diazenyl]-benzoic acid, 2-phenoxyethyl ester) (CAS No. 1613451–37–8) (provided for in subheading 3204.11.35) ................................................................. Free No change No change On or before 12/31/2020 .... ''.

SEC. 688. MIXTURE OF DISPERSE BLUE 77 AND DISPERSE BLUE 60 M.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

''9902.07.96 Mixtures of Disperse Blue 77 (1-Anilino-4,5-dihydroxy-8-nitro-9,10-anthraquinone) (CAS No. 20241-76-3) and Disperse Blue 60 M (4,11-Diamino-2-(3-methoxypropyl)-1H-naphtho[2,3-f]isoindole-1,3,5,10(2H)-tetrone) (CAS No. 12217–80–0) (provided for in subheading 3204.11.35) .................................................................................. Free No change No change On or before 12/31/2020 .... ''.

SEC. 689. DISPERSE YELLOW 1841.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

''9902.07.97 Disperse Yellow 232 (3-(5-Chloro-2-benzoxazolyl)-7-(diethylamino)-2H-1-benzopyran-2-one) (CAS No. 35773–43–4) (provided for in subheading 3204.11.35) .......................................................... Free No change No change On or before 12/31/2020 .... ''.

SEC. 690. MIX OF DISPERSE BLUE ANT (BR), ETC. (DX NAVY XF-2).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

''9902.07.98 Mixtures of Disperse Blue ANT (Br) (N-[5-(acetylamino)-4-[2-(2-bromo-4,6-dinitrophenyl)diazenyl]-2-methoxyphenyl]-N-(2-methoxy-2-oxoethyl)-glycine, methyl ester) (CAS No. 88938–51–6), Disperse Green GNA (N-[5-(acetylamino)-2-methoxy-4-[2-(5-nitro-2,1-benzisothiazol-3-yl)diazenyl]phenyl]-N-[2-methoxy-2-oxoethyl]glycine, methyl ester) (CAS No. 1235882–84–4), Disperse Yellow FC60954 (4-[12-(5-cyano-1,6-dihydro-2-hydroxy-1,4-dimethyl-6-oxo-3-pyridinyl)diazenyl]-benzoic acid, 2-phenoxyethyl ester) (CAS No. 1613451–37–8), and Disperse Red DYN5 2246 (N-[4-(2-cyano-4-nitrophenyl)diazenyl]phenyl-N-(phenylmethyl)-B-alanine, 2-oxopropyl ester) (CAS No. 1021394–33–1) (provided for in 3204.11.35) Free No change No change On or before 12/31/2020 .... ''.}

SEC. 691. DISPERSE ORANGE FC84508.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

''9902.07.99 Disperse Orange FC84508 (Cyano-[3-[(6-methoxy-2-benzothiazolyl)amino]-1H-isoindol-1-ylidene]acetic acid, pentyl ester) (CAS No. 173285–74–0), (provided for in subheading 3204.11.35) Free No change No change On or before 12/31/2020 .... ''.}

SEC. 692. MIXT OF DISPERSE BLUE 60 M, ETC (DX TURQUOISE XF).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

''9902.08.01 Mixtures of Disperse Blue 60 M (4,11-Diamino-2-(3-methoxypropyl)-1H-naphtho[2,3-f]isoindole-1,3,5,10(2H)-tetrone) (CAS No. 12217–80–0), Disperse Blue 60 ME (4,11-Diamino-2-(3-methoxyethoxy)propyl)-1H-naphtho[2,3-f]isoindole-1,3,5,10(2H)-tetrone) (CAS No. 65059–45–2), and Disperse Blue 1771 (8E)-8-[(2-Dibutylamino)-5-thiazolyl-2,1,3-thiazolo[1,5-d]pyrimidine-7-carbonitrile (CAS No. 169324–83–8) (provided for in 3204.11.35) Free No change No change On or before 12/31/2020 .... ''.}

SEC. 693. DISPERSE YELLOW 71.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

''9902.08.02 Disperse Yellow 71 (9(or 10)-Methoxy-7H-benzimidazo[2,1-a]benz[e]isoquinolin-7-one) (CAS No. 58296–59–3) (provided for in 3204.11.35) Free No change No change On or before 12/31/2020 .... ''.}

SEC. 694. MIX OF DSP BLU 77, ETC (DX BLACK AM-SLR CONC).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
MIXTURES OF DISPERSE BLUE 77, 60 M, & DISPERSE RED 1042B.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.06 Mixtures of Disperse Red 1042A (5-[2-(2-cyano-4-nitrophenoxy) diazenyl]-2-[2-(2-hydroxyethoxy)ethyl]amino)-4-methyl-6-(phenylamino)-3-pyridinecarbonitrile) (CAS No. 149988-44-3) and Disperse Red 1042B (5-[2-(2-cyano-4-nitrophenoxy)diazenyl]-6-[2-(2-hydroxyethoxy)ethyl]amino)-4-methyl-2-(phenylamino)-3-pyridinecarbonitrile) (CAS No. 137428-29-6) (provided for in subheading 3204.11.35) ......................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 698. MIX OF DISPERSE BLUE 77, 60 M, & DISPERSE RED 1042B.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.07 Mixtures of Disperse Blue 77 (1-anilino-4, 5-dihydroxy-8-nitro-9,10-antraquinone) (CAS No. 20241-76-3); Disperse Blue 60 M (4,11-Diamino-2-(1-methoxypropyl)-1H-naphthol[2,3-f]isoindole-1,3,5,10(2H)-tetrone) (CAS No. 12217-88-0); and Disperse Yellow 71 (9 or 10)- Methoxy-7H-benzoimidazol[2,1-a]benz[de]isoquinolin-7-one) (CAS No. 68296-59-3) (provided for in subheading 3204.11.35) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 699. DISPERSE BLUE 60.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.08 Disperse Blue 60 (4, 11-diamino-2-(1-methoxypropyl)-1H-naphthol[2,3-f]isoindole-1,3,5,10(2H)-tetrone) (CAS No. 12217-88-0) (provided for in subheading 3204.11.50) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 700. DISPERSE BLUE 77.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.09 Disperse Blue 77 (1-anilino-4, 5-dihydroxy-8-nitro-9,10-antraquinone) (CAS No. 20241-76-3) (provided for in subheading 3204.11.50) ................................................................. Free No change No change On or before 12/31/2020 ...
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MIXTURES OF DISPERSE BLUE 77, ETC. (DX BLACK HLA-E).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.04 Mixtures of Disperse Yellow 163 (3, 3’-[4-(2, 6-dichloro-4-nitrophenyl) diazenyl]phenylγ-dipropanenitrile) (CAS No. 67923-43-7); Disperse Red 167:1 ([3-(acetylamino)-4-[2-chloro-4-nitrophenyl]azo]phenylγ-imino)diethane-2,1-diyl diacetate) (CAS No. 1533-78-4); Disperse red 60 (1-amino-4-hydroxy-2-phenoxy-9, 10-antraquinone) (CAS No. 17418-58-5); Disperse Blue 77 (1-anilino-4, 5-dihydroxy-8-nitro-9,10-antraquinone) (CAS No. 20241-76-3); Disperse Blue 56 (1,5-diamino-2-bromo-4, 8-dihydroxy-9,10-antraquinone) (CAS No. 68134-65-6); Disperse Blue 214 E (4, 8-diamino-2-(4-ethoxyphenyl)-1, 5-dihydroxy-9,10-antraquinone)(CAS No. 15114-15-5); and Disperse Blue 214 EE (4,8-diamino-2-(4-ethoxyphenyl)phenyl-1, 5-dihydroxy-9,10-antraquinone) (CAS No. 23119-35-9) (provided for in subheading 3204.11.35) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 696. MIX OF DISPERSE RED 356, 367, & H111030.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.05 Mixtures of Disperse Red 356 (3-phenyl-7-(4-propoxyphenyl)furo[2,3-f][1]benzofuran-2, 6-dione) (CAS No. 79694-17-0); Disperse Red 367 ([4-(2,6-dihydro-2,6-dioxo-7-phenylbenzo[1,2-b:4,5-b’]difuran-3-yl)phenoxy]acetic acid , 2-ethoxyethyl ester) (CAS No. 126877-05-2); and Disperse Red H111030 ([4-[2,6-dihydro-2,6-dioxo-7-(4-propoxyphenyl)benzo[1,2-b:4,5-b’]difuran-3-yl]phenoxy]acetic acid, 2-ethoxyethyl ester) (CAS No. 126877-06-3) (provided for in subheading 3204.11.35) ......................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 697. MIX OF DISPERSE RED 1042A & DISPERSE RED 1042B.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.06 Mixtures of Disperse Red 1042A (5-[2-(2-cyano-4-nitrophenoxy) diazenyl]-2-[2-(2-hydroxyethoxy)ethyl]amino)-4-methyl-6-(phenylamino)-3-pyridinecarbonitrile) (CAS No. 149988-44-3) and Disperse Red 1042B (5-[2-(2-cyano-4-nitrophenoxy)diazenyl]-6-[2-(2-hydroxyethoxy)ethyl]amino)-4-methyl-2-(phenylamino)-3-pyridinecarbonitrile) (CAS No. 137428-29-6) (provided for in subheading 3204.11.35) ......................................................... Free No change No change On or before 12/31/2020 ...
```

MIXTURES OF DISPERSE BLUE 77, ETC. (DX BLACK HLA-E).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.03 Mixtures of Disperse Blue 77 (1-anilino-4, 5-dihydroxy-8-nitro-9,10-antraquinone) (CAS No. 20241-76-3); Disperse Red 1042A (5-[2-(2-cyano-4-nitrophenoxy)diazenyl]-2-[2-(2-hydroxyethoxy)ethyl]amino)-4-methyl-6-(phenylamino)-3-pyridinecarbonitrile) (CAS No. 149988-44-3); Disperse Red 1042B (5-[2-(2-cyano-4-nitrophenoxy)diazenyl]-6-[2-(2-hydroxyethoxy)ethyl]amino)-4-methyl-2-(phenylamino)-3-pyridinecarbonitrile) (CAS No. 137428-29-6); and Disperse Orange FC4508 (Cyano-[3-[(6-methoxy-2-benzothiazolyl)amino]-1H-isindol-1-ylidene]acetic acid, phenyl ester) (CAS No. 173295-74-8) (provided for in subheading 3204.11.35) ......................................................... Free No change No change On or before 12/31/2020 ...
```
SEC. 701. DISPERSE BLUE 79:1.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.10 Disperse blue 79:1 ([5-Acetamido-4-((2-bromo-4,6-dinitrophenyl)diazetyl)-2-methoxyphenylamine)di-2,1-ethanediyl diacetate (CAS No. 3618–72–2) (provided for in subheading 3204.11.50) Free No change No change On or before 12/31/2020 ... 
```

SEC. 702. DISPERSE RED E-FB.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.11 Disperse Red 60 (1-amino-4-hydroxy-2-phenoxy-9,10-anthracenedione) (CAS No. 17418–58–5) (provided for in subheading 3204.11.50) Free No change No change On or before 12/31/2020 ... 
```

SEC. 703. DISPERSE YELLOW 64.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.12 Disperse Yellow 64 (2-(4-bromo-3-hydroxy-2-quinolinyl)-1H-indene-1,3(2H)-dione) (CAS No. 10319–14–9) Free No change No change On or before 12/31/2020 ... 
```

SEC. 704. MIX OF DISPERSE BLUE 73 A & DISPERSE BLUE 73 P.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.13 Mixtures of Disperse Blue 73 A (1,5-diamino-4,8-dihydroxy-4-methoxyphenyl)-9,10-anthracenedione) (CAS No. 31288–44–5) and Disperse Blue 73 P (1,5-diamino-4,8-dihydroxy-4-hydroxyphenyl)-9,10-anthracenedione) (CAS No. 31529–83–6) (provided for in subheading 3204.11.50) Free No change No change On or before 12/31/2020 ... 
```

SEC. 705. ACID RED 92 (PHLOXINE DISODIUM SALT).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.14 Acid Red 92 (disodium 2,3,4,5-tetrachloro-6-(2,4,5,7-tetrabromo-6-oxido-3-oxo-3H-xanthen-9-yl)benzoate) (Phloxine B) (CAS No. 18472–87–2) (provided for in subheading 3204.12.20) Free No change No change On or before 12/31/2020 ... 
```

SEC. 706. SOLVENT BLUE 182.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.15 Acid Blue 182 (Disodium 1-amino-9,10-dioxo-4-((2-oxopropyl)amino)-2-sulfonatophenylamino)-9,10-dihydro-2-anthracenesulfonate) (CAS No. 72152–54–6) (provided for in subheading 3204.12.20) Free No change No change On or before 12/31/2020 ... 
```

SEC. 707. ACID BLACK 194.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.16 Acid Black 194 (CAS No. 61931–02–0) (provided for in subheading 3204.12.20) Free No change No change On or before 12/31/2020 ... 
```

SEC. 708. ACID RED 52.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.17 Acid Red 52 (sodium 4-(3,6-bis(diethylamino)-9-xantheniumyl)-1,3-benzenedisulfonate) (CAS No. 3520–42–1) (provided for in subheading 3204.12.20) Free No change No change On or before 12/31/2020 ... 
```

SEC. 709. ACID DYE FOR PIGMENT RED 144.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.18 (4E)-4-((2,5-Dichlorophenyl)hydrazono)-3-oxo-3,4-dihydro-2-naphthaleneacetic acid (Acid dye for Pigment Red 144) (CAS No. 51867–77–7) (provided for in subheading 3204.12.45) Free No change No change On or before 12/31/2020 ... 
```
SEC. 710. SANODAL DEEP BLACK HBL. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.19 Tetrasodium [7-amino-3-[3-chloro-2-hydroxy-5-nitrophenyl]azo]-4-hydroxy-7-nitro-2-naphthalenesulfonato(3-)](6-
   amino-4-hydroxy-3-[2-(hydroxy-5-nitro-3-sulfophenyl)azo]-2-naphthalenesulfonato(4-)]-chromate(4-) (Sanodal Deep Black HBL) (CAS No. 184719-67-7) (provided for in subheading 3204.12.45) ......................... Free No change No change On or before 12/31/2020 ...
```

SEC. 711. ACID RED 182. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.20 Acid Red 182 (sodium [4-(hydroxy-kO)-3-[2-(hydroxy-kO)-1-naphthyl] diazenyl]benzenesulfonamidato(2-)](4-
   hydroxy-3-[2-(hydroxy-kO)-1-naphthyl] diazenyl)benzenesulfonamidato(2-)]cobaltate(1-)) (CAS No. 58202-43-5) (provided for in subheading 3204.12.45) ............................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 712. ACID ORANGE 67. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.21 Sodium 4-({3-[E-(2-methyl-4-[4-methylphenyl)sulfonyl]phenyl]diazenyl}phenyl)aminoo-3-nitrobenzenesulfonate (Acid orange 67) (CAS No. 12220-06-3) (provided for in subheading 3204.12.45) ........................................ Free No change No change On or before 12/31/2020 ...
```

SEC. 713. ACID BLUE 324. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.22 Sodium 4-[3-acetamidophenyl]amino]-1-amino-9,10-dioxo-9,10-dihydro-2-anthracenesulfonate (Acid blue 324) (CAS No. 70571-81-2) (provided for in subheading 3204.12.45) ............................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 714. ACID BLUE 171. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.23 Acid Blue 171 (Sodium [5-amino-kX]-5-[2-[2-(hydroxy-1-naphthalenyl)azo]-7-nitro-1-naphthalenesulfonamido-
   (2-)](5-[amino-kX]-5-[2-[2-(hydroxy-1-naphthalenyl)azo]-7-nitro-1-
   naphthalenesulfonamido(3-)]-cobaltate(1-))(12:1)(1:2) (CAS No. 75314-27-1) (provided for in subheading 3204.12.45) ............................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 715. MIXTURE OF ACID BLACK 220A AND ACID BLACK 220 B. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.24 Mixtures of Acid Black 220 A (Chromate(2-), [3-hydroxy-4-[2-hydroxy-1-naphthalenyl]azo]-7-nitro-1
   naphthalenesulfonamido(3-)]-lithium sodium) (CAS No. 85828-76-8), and Acid Black 220 B (Chromate(2-), [3-hydroxy-4-[2-hydroxy-1-naphthalenyl]azo]-7-nitro-1
   naphthalenesulfonamido(3-)]-lithium sodium) (CAS No. 85828-75-7) (provided for in subheading 3204.12.45) ............................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 716. ACID RED 87 (EOSINE DISODIUM SALT). Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.25 Acid Red 87 (disodium salt) (disodium 2-[2,4,5,7-tetrabromo-6-oxido-3-oxoxanthen-9-yl)(benzoate) (CAS No. 17372-87-1) (provided for in subheading 3204.12.50) ............................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 717. ACID DYES; ACID BLUE 9. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.26 Acid Brilliant Blue FCF FOOD Blue No. 1 (Acid Blue 9) (disodium 2-[[4-(ethyl)3-
   sulfonatobenzyl]amino]phenyl)[4-(ethyl)3-sulfonatobenzyl]iminio]cyclohexa-2,5-dien-1-
   yldenemethylbenzenesulfonate) (CAS No. 3844-45-9) (provided for in subheading 3204.12.50) ......................... Free No change No change On or before 12/31/2020 ...
```
### SEC. 718. ACID BLUE 80.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.08.27 Acid Blue 80 (disodium 3.3’-(9,10-dioxo-9,10-dihydroanthracene-1,4-diyldimino)bis(2,4,6-trimethylbenzenesulfonate) (CAS No. 4474–24–2) (provided for in subheading 3204.12.50) Free No change No change On or before 12/31/2020 ... .
```

### SEC. 719. ACID YELLOW 23.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.08.28 Trisodium 5-oxo-1-(4-sulfonatophenyl)-4-[(E)-(4-sulfonatophenyl)diazenyl]-2,5-dihydro-1H-pyrazole-3-carboxylate (Acid Yellow 23) (CAS No. 1934–21–0) (provided for in subheading 3204.12.50) Free No change No change On or before 12/31/2020 ... .
```

### SEC. 720. BASIC YELLOW 40 DYE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.08.29 Basic Yellow 40 (2-[(7-(diethylamino)-2-oxo-2H-chromen-3-yl)-1,3-dimethyl-1H-3,1-benzimidazol-3-ium chloride) (CAS No. 29556–33–0) (provided for in subheading 3204.13.10) Free No change No change On or before 12/31/2020 ... .
```

### SEC. 721. METHYL VIOLET DYE LIQUID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.08.30 [4-[(4-(Dimethylamino)phenyl)[4-(methylamino)phenyl]methylene]cyclohexa-2,5-dien-1-ylidene]dimethylammonium acetate (CAS No. 84434–47–9) (provided for in subheading 3204.13.60) Free No change No change On or before 12/31/2020 ... .
```

### SEC. 722. BASIC RED 1:1.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.08.31 Basic Red 1:1 (3,6-bis(ethylamino)-9-[2-(methoxycarbonyl)phenyl]-2,7-dimethylxanthenium chloride) (CAS No. 3068–39–1) (provided for in subheading 3204.13.80) Free No change No change On or before 12/31/2020 ... .
```

### SEC. 723. BASIC GREEN 1.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.08.32 Basic Green 1 (4-(4-(diethylamino)benzhydrylene)cyclohexa-2,5-dien-1-ylidene)diethylammonium hydrogen sulphate) (CAS No. 633–03–4) (provided for in subheading 3204.13.80) Free No change No change On or before 12/31/2020 ... .
```

### SEC. 724. RHODAMINE BLUE SHADE DYE LIQUID CAS 64381–99–3.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.08.33 9-(2-Carboxyphenyl)-6-(diethylamino)-N, N-diethyl-3H-xanthen-3-iminium acetate (Rhodamine Blue Shade dye liquid) (CAS No. 64381–99–3) (provided for in subheading 3204.13.80) Free No change No change On or before 12/31/2020 ... .
```

### SEC. 725. BASIC VIOLET 1:1 RHODAMINE DYE POWDER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.08.34 Basic Violet 11:1 (Bis(6-(diethylamino)-N, N-diethyl-3H-xanthene-3-iminium tetrachlorozincate) (CAS No. 73398–89–7). (CIN 45174) (provided for in subheading 3204.13.80) Free No change No change On or before 12/31/2020 ... .
```

### SEC. 726. DIRECT BLUE 71.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.08.35 Direct Blue 71 (tetrosodium 3’-(E)-(4-(E)-(4-[(E)-(6-amino-1-hydroxy-3-sulfonato-2-naphthyl) diazenyl]-6-sulfonato-1-naphthyl)diazonyl)-1-naphthylhydrazonyl)-1,5-napthalenedisulfonate) (CAS No. 4399–55–7) (provided for in subheading 3204.14.50) Free No change No change On or before 12/31/2020 ... .
```
SEC. 727. DIRECT BLUE 279.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.36 Direct Blue 279 (4-N-(5,8-dimethoxy-2,4-dimethylquinolin-6-yl)-1-N,N-diethylpentane-1,4-diamine) (CAS No. 72827–89–5) (provided for in subheading 3204.14.50) ............................................................ Free No change No change On or before 12/31/2020 .... ''
```

SEC. 728. DIRECT VIOLET 51.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.37 Disodium 7-anilino-3-[(E)-(2,4-dimethyl-6-sulfonatophenyl)diazenyl]-2-methoxy-5-methylphenylγdiazenyl]-4-hydroxy-2-naphthalenesulfonate (direct violet 51) (CAS No. 5489–77–0) (provided for in subheading 3204.14.50) .................................................................................................................. Free No change No change On or before 12/31/2020 .... ''
```

SEC. 729. DIRECT VIOLET 9 CRUDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.38 Disodium 7-anilino-4-hydroxy-3-({2-methoxy-5-methyl-4-[(4-sulfonatophenyl)diazenyl]phenylγdiazenyl)-2-naphthalenesulfonate (Direct violet 9) (CAS No. 6227–14–1) (provided for in subheading 3204.14.50) ......... Free No change No change On or before 12/31/2020 .... ''
```

SEC. 730. INDIGO, VAT BLUE 1.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.39 Vat blue 1 (synthetic indigo) (2-(1,3-dihydro-3-oxo-2H-indazol-2-ylidene)-1,2-dihydro-3H-indol-3-one) (CAS No. 482–89–3) (provided for in subheading 3204.15.10) ................................................................. Free No change No change On or before 12/31/2020 .... ''
```

SEC. 731. PIGMENT ORANGE 43/VAT ORANGE 7.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.40 Pigment Orange 43/Vat Orange 7 (bisbenzimidazo [2,1-b:2′,1′-i]benzo[ilm] [3,8]phenanthroline- 8, 17-dione) (CAS No. 4424–06–6) (provided for in subheading 3204.15.20) ................................................................. Free No change No change On or before 12/31/2020 .... ''
```

SEC. 732. VAT RED 15.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.41 Vat Red 15 (bisbenzimidazo[2, 1-b:1′-j]benzo [ilm][3,8] phenanthroline-6,9-dione) (CAS No. 4216–02–8) (provided for in subheading 3204.15.30) ................................................................. Free No change No change On or before 12/31/2020 .... ''
```

SEC. 733. VAT BLUE 66.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.42 Vat blue 66 (9,10-Anthracenedione, 1,1′-(6-phenyl- 1,3,5-triazine-2,4-diyl)diimino)bis(3″-acetyl-4-amino-)) (CAS No. 32220–82–9) (provided for in subheading 3204.15.30) ................................................................. Free No change No change On or before 12/31/2020 .... ''
```

SEC. 734. VAT BLUE 19.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.43 Vat Blue 19 (Anthra[9,1,2-cde]benz[a]anthracene-5,10-dione, bromo derivatives) (CAS No. 1328–18–3) (provided for in subheading 3204.15.30) ................................................................. Free No change No change On or before 12/31/2020 .... ''
```

SEC. 735. REDUCED VAT BLUE 43.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.44 Reduced Vat Blue 43 (CAS No. 85737–02–6) (provided for in subheading 3204.15.40) ................................................................. Free No change No change On or before 12/31/2020 .... ''
```
SEC. 736. VAT BLUE 1, REDUCED.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.45 Reduced Vat Blue 1 ([2',2'-Bi-1H-indole]-3,3'-dil, potassium sodium salt) (CAS No. 207692–02–2) (provided for in subheading 3204.15.40) .............................. Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 737. ISOVIOLANTHRONE - VAT VIOLET 10.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.46 Isoviolanthrone (C.I. Vat Violet 10) (CAS No. 128–64–3) (provided for in subheading 3204.15.80) ................. Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 738. VAT BLUE 4.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.47 Vat Blue 4 (6,15-dihydro-5,9,14,18-anthrazinetetronete) (CAS No. 81–77–6) (provided for in subheading 3204.15.80) ......................................................... Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 739. REACTIVE BLUE 19.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.48 Reactive Blue 19 (Disodium 1-amino-9,10-dioxy-4-[3-[[2-(sulfonatoxy)ethyl]sulfonyl]phenyl] amino)-9,10-dihydro-2-anthracenesulfonate) (CAS No. 2580–78–1) (provided for in subheading 3204.16.20) .............. Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 740. REACTIVE RED 195.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.49 Reactive Red 195 (Pentasodium 2-{(E)-[8-({4-chloro-6-{[3-[[2-(sulfonatoxy)ethyl]sulfonyl]phenyl] \(\gamma\)-amino)-1,3,5-triazin-2-yl} \(\gamma\)-amino)-1-hydroxy-3,6-disulfonato-2-naphthyl] diazenyl-1,5-naphthalenedisulfonate) (CAS No. 93050–78–4) (provided for in subheading 3204.16.30) ........................................................................ Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 741. MIXTURE OF REACTIVE BLUE 19 AND REACTIVE BLUE 187.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.50 Mixtures of Reactive Blue 19 (1-Amino-9,10-dioxy-9,10-dioxy-4- [[3-[[2-(sulfonatoxy)ethyl]sulfonyl]phenyl]amino]-2-anthracenesulfonic acid, sodium salt (1:2)) (CAS No. 2580–78–1); Reactive Blue 187 (1:1) (CAS No. 79771–28–1 (provided for in subheading 3204.16.30) .................................................................................... Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 742. REACTIVE BLUE FC75311.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.51 Reactive Blue FC75311 (Sodium \(\gamma\)-fluoro-6-[[3-[[2-(sulfonatoxy)ethyl]sulfonyl]phenyl]amino]-3,5-triazin-2-yl) diazenyl-4- sulfobenzoato(6-)-kO-Cuprate(4-) (CAS No.156830–72–7) (provided for in subheading 3204.16.30) .......................................................... Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 743. REACTIVE YELLOW F00-0155.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.52 Reactive Yellow F00-0155 (1H-Xantheno[2,1,9-def] isoquinoline-5,9-disulfonic acid, 2,3-dihydro-1,3-dioxo-2- [3-[[2-(sulfonatoxy)ethyl]sulfonyl]phenyl] sodium salt (1:1:1)) (CAS No. 1309975–18–5) (provided for in subheading 3204.16.30) .......................................................... Free | No change | No change | On or before 12/31/2020 ...
```
SEC. 744. MIXTURE OF REACTIVE RED 198 AND REACTIVE RED 219.

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

```
9902.08.53 Mixtures of Reactive Red 198 (5-[[4-Chloro-6-[[3- sulfophenyl]amino]-1, 3,5-triazin-2-yl] amino]-4-hydroxy-3-[[4-[[2-sulfoxyethyl] sulfonoyl]phenyl]azo]-2,7-naphthalenedisulfonic acid, sodium salt (1.7)) (CAS No. 78952–61–1) and Reactive Red 239 (2-[[2-[[4- Chloro-6-[[4-[[2-sulfoxyethyl] sulfonoyl]phenyl]amino]-1, 3,5-triazin-2-yl]amino]-1-hydroxy-3, 6- disulfo-2-naphthalenyl]diazenyl]-1,5-naphthalenedisulfonic acid, sodium salt (1.5)) (CAS No. 89157–03–9) (as provided for in subheading 3204.16.30) .................................. Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 745. REACTIVE BLUE 187.

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

```
9902.08.54 Reactive Blue 187 (1,1’-[6,13-Dichloro-4,11-disulfo-3,10- triphenodioxazinediyl]bis[imino-2,1-ethanediyliniminobis[6-[[2,5-disulfophenyl]amino]-1,3,5-triazine-4,2-diyl]][3-carboxylatopyridinium], dihydrate, bis(inner salt), hexasodium salt) (CAS No. 79771–28–1) (provided for in subheading 3204.16.30) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 746. REACTIVE ORANGE 131.

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

```
9902.08.55 Reactive Orange 131 (2, 4-diamino-3-[[4-(2-sulfoxyethylsulfonyl)- phenylazo] -5-[[4-(2-sulfoxyethylsulfonyl)] -2-sulfophenylazo] -benzenesulfonic acid, potassium sodium salt) (CAS No. 187026–95–5) (provided for in 3204.16.50) ........................................ Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 747. REACTIVE BLACK 5.

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

```
9902.08.56 Reactive Black 5 (tetrasodium 4-amino-5-hydroxy-3, 6-bis[[4-[[2-(sulfonatoxy)ethyl]sulfonyl]γ phenyl]diazenyl]-2, 7-naphthalenedisulfonate) (CAS No. 17095–24–8) (provided for in subheading 3204.16.50) ...................... Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 748. REACTIVE RED 180.

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

```
9902.08.57 Reactive Red 180 (CAS No. 72828–03–6) (provided for in subheading 3204.16.50) ........................................ Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 749. REACTIVE BLACK 005.

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

```
9902.08.58 Reactive Black 5 (CAS No. 17095–24–8) (provided for in subheading 3204.16.50) ........................................ Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 750. COPPER PHTHALOCYANINE BLUE CRUDE.

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

```
9902.08.59 Copper phthalocyanine ((Phthalocyanato(2-)) -copper), not ready for use as pigment (PCN Blue Crude) (CAS No. 147–14–8) (provided for in subheading 3204.17.20) ........................................ Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 751. COPPER PHTHALOCYANINE MONOSULFONATE.

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

```
9902.08.60 Copper phthalocyanine monosulfonate (hydrogen [29H,31H-phthalocyaninesulphonato(3-)]-N29,N30,N31, N32(cuprate(1-)), not ready for use as pigment (CAS No. 28901–96–4) (provided for in subheading 3204.17.60) ........................................ Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 752. G160 BLUE CRUDE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 753. FASTOGEN BLUE KMB1.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.61 Copper chlorophthalocyanine (30 to 35 percent pure) not ready for use as pigment (CAS Nos. 16040–69–0 (65-70 percent by weight) and 12239–87–1 (30-35 percent by weight)) (provided for in subheading 3204.17.60) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 754. COPPER PHTHALOCYANINE GREEN 7.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.62 Mixture of nonchlorinated copper phthalocyanine blue crude not ready for use as pigment (CAS No. 147-14-8 (30–40 percent by weight) and chlorinated copper phthalocyanine blue crude not ready for use as pigment (CAS No. 68987–63–3 (60–70 percent by weight) (provided for in subheading 3204.17.60) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 755. COPPERCHLORO PCN CRUDE FOR PIGMENT MAKING.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.63 (1,2,3,4,8,9,10,11,15,16,17,18,22,23,25-Pentadecachloro-29,31-dihydro-5H,26H-phthalocyaninato(2-κN29, N31)copper (CAS No. 1328–53–6) (provided for in subheading 3204.17.90) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 756. SOLVENT ORANGE 63.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.65 Solvent Orange 63 (14H-anthra[2,1,9-mna]thioxanthen-14-one) (CAS No. 16294–75–0) (CI No. 68550) (provided for in subheading 3204.19.11) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 757. SOLVENT YELLOW 160:1.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.66 Solvent Yellow 160:1 (CAS No. 35773–43–4) (provided for in subheading 3204.19.11) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 758. 4-(E)-PHENYLDIAZENYLJANILINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.67 4-(E)-Phenyldiazenyl aniline (Solvent yellow 1) (CAS No. 60–09–3) (provided for in subheading 3204.19.11) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 759. SOLVENT RED 179.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.69 Solvent Red 179 (14H-benzo[4,5]isoquino[2,1-a]perimidin-14-one) (CAS No. 6829–22–7) (CI No. 564150) (provided for in subheading 3204.19.20) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 760. SOLVENT BLUE 104.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.70 Solvent Blue 104 (1,4-bis(mesitylaminio)-9,10-anthraquinone) (CAS No.116–75–6) (provided for in subheading 3204.19.20) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 761. SOLVENT VIOLET 13 (CI 60725).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 762. SOLVENT YELLOW 195.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.71 Solvent Violet 13 (1-hydroxy-4-(p-tolylamino) anthracene-9,10-dione) (CAS No. 81–48–1) (provided for in subheading 3204.19.20) Free No change No change On or before 12/31/2020 ...
```

SEC. 763. SOLVENT YELLOW 163.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.72 Solvent Yellow 195 (CAS No. 440645–24–9) (provided for in subheading 3204.19.20) Free No change No change On or before 12/31/2020 ...
```

SEC. 764. SOLVENT RED 227.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.73 Solvent Yellow 163 (1,8-Bis(phenylthio)anthracene-9,10-dione) (CAS No. 13676–91–0) (provided for in subheading 3204.19.20) Free No change No change On or before 12/31/2020 ...
```

SEC. 765. SOLVENT RED 169.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.74 Solvent Red 227 (1-anilino-9,10-anthraquinone) (CAS No. 2944–28–7) (CI 60510) (provided for in subheading 3204.19.25) Free No change No change On or before 12/31/2020 ...
```

SEC. 766. SOLVENT YELLOW 114.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.75 Solvent Red 169 (1-(isopropylamino)-9,10-anthraquinone) (CAS No. 27354–18–3) (provided for in subheading 3204.19.25) Free No change No change On or before 12/31/2020 ...
```

SEC. 767. SOLVENT ORANGE 60.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.76 Solvent Yellow 114 (2-(3-hydroxy-2-quinolyl)-1H-indene-1,3(2H)-dione) (CAS No. 7576–65–0) (provided for in subheading 3204.19.25) Free No change No change On or before 12/31/2020 ...
```

SEC. 768. SOLVENT RED 135.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.77 Solvent Orange 60 (12H-isindole(2,1-a)perimidin-12-one) (CAS No. 6925–69–5) (provided for in subheading 3204.19.25) Free No change No change On or before 12/31/2020 ...
```

SEC. 769. SOLVENT BLUE 35.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.78 Solvent red 135 (8,9,10,11-Tetrachloro-12H-isindole(2,1-a)perimidin-12-one) (CAS No. 20749–68–2) (provided for in subheading 3204.19.25) Free No change No change On or before 12/31/2020 ...
```

SEC. 770. SOLVENT VIOLET 11 (CI 61100).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.79 Solvent Blue 35 (1,4-bis(butylamino)-9,10-anthraquinone) (CAS No. 17354–14–2) (CI No. 61554) (provided for in subheading 3204.19.25) Free No change No change On or before 12/31/2020 ...
```

SEC. 771. SOLVENT VIOLET 11 (CI 61100).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.80 Solvent Violet 11 (1,4-diaminoanthraquinone) (CAS No. 128–95–0) (provided for in subheading 3204.19.25) Free No change No change On or before 12/31/2020 ...
```
SEC. 771. 2,4-DINITROPHENOL, ALSO CALLED SUL-
PHUR BLACK 1.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
```

SEC. 772. MONO OR DIPHTHALIMIDO METHYL
CUPCN.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
```

SEC. 773. SOLUBILIZED SULPHUR BLACK 1.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
```

SEC. 774. OPTICAL BRIGHTENER.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
```

SEC. 775. OPTICAL BRIGHTENER.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
```

SEC. 776. PHTHALOCYANINE BLUE ADDITIVE CAS
NO 70750-63-9.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
```

SEC. 777. ORGANIC LUMINESCENT PIGMENTS
AND DYES.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
```

SEC. 778. PHOSPHERESCENT PIGMENTS ZINC
SULFIDE, COPPER DOPED.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
```

SEC. 779. PIGMENT YELLOW 184.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:
SEC. 780. YTTRIUM OXIDE 'YOX'.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.90 Yttrium oxide phosphor doped by europium, of a kind used as a luminophore. (CAS No. 68585–82–0) (provided for in subheading 3206.50.00) ................................................................. Free No change No change On or before 12/31/2020 ... 
```

SEC. 781. LANTHANUM PHOSPHATE 'LAP'.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.91 Lanthanum phosphate phosphor doped by cerium and terbium, of a kind used as a luminophore (CAS No. 95823–34–0) (provided for in subheading 3206.50.00). ........................................................................... Free No change No change On or before 12/31/2020 ... 
```

SEC. 782. BARIUM MAGNESIUM ALUMINATE 'BAM'.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.92 Barium magnesium aluminate phosphor doped by europium and manganese, of a kind used as a luminophore (CAS Nos. 102110–17–8, 1344–43–0, 1304–28–5, 1309–48–4, 1344–28–1, 1308–96–9, and 63774–55–0) (provided for in subheading 3206.50.00) ..................................................................................... Free No change No change On or before 12/31/2020 ... 
```

SEC. 783. YTTRIUM OXIDE & LANTHANUM PHOSPHATE 'YOX/LAP'.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.93 Phosphor blend of yttrium oxide doped with europium and lanthanum phosphate. The range for each item is between 55-75 percent yttrium oxide europium-doped, and 45-25 percent phosphoric acid, lanthanum salt, cerium terbium-doped by weight, respectively. (CAS Nos. 68585–82–0 and 95823–34–0) (provided for in subheading 3206.50.00) ................................................................................................................................... Free No change No change On or before 12/31/2020 ... 
```

SEC. 784. ‘HALO’ FLU-PDR NP-10-07 /54, RECLAIMED.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.94 Calcium chloride fluoride phosphate, antimony- and manganese-doped, of a kind used as a luminophore (Calcium halo phosphate phosphor) (CAS No. 545386–98–9) (provided for in subheading 3206.50.00) ........................................................................................................ Free No change No change On or before 12/31/2020 ... 
```

SEC. 785. BARIUM MAGNESIUM ALUMINATE PHOSPHOR / ‘BAM-GRN’.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.95 Barium magnesium aluminate phosphor doped by europium and manganese, of a kind used as a luminophore (CAS Nos. 102110–17–8, 1344–43–0, 1304–28–5, 1309–48–4, 1344–28–1, 1308–96–9, and 63774–55–0) (provided for in subheading 3206.50.00) ..................................................................................... Free No change No change On or before 12/31/2020 ... 
```

SEC. 786. GLASS POWDER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.08.96 Fritted barium borosilicate glass with a mean particle size between 0.4 and 10 microns, Young’s modulus of 71 GPa, a density of 2.8 grams per cubic centimeter, radiopacity of 4.2, a refractive index of 1.53, and chemical composition of 55 percent silicon dioxide, 25 percent barium oxide, 10 percent boron trioxide and 10 percent aluminum oxide by weight (provided for in subheading 3207.40.10) ........................................................................................................ Free No change No change On or before 12/31/2020 ... 
```

SEC. 787. PRE-STABILIZED MIXTURES OF METAL CARBOXYLATES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 788</td>
<td>RESIN CEMENT. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>9902.08.97</td>
<td>Prepared paint driers containing a mixture of cobalt hydroxide (CAS No. 21041–93–0), cobalt 2-ethylhexanoate (CAS No. 136–52–7), calcium propionate (CAS No. 4075–81–4), calcium 2-ethylhexanoate (CAS No. 136–51–6), hydrotreated heavy naphtha (CAS No. 64742–48–9), tripropylene glycol (CAS No. 24800–44–0) and tripropylene glycol methyl ether (CAS No. 25498–49–1) (provided for in subheading 3211.00.00) ........................................................................................................................................................... Free No change No change On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 789</td>
<td>COLD PRESSED ORANGE OIL. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>9902.08.98</td>
<td>Resin cement based on calcium carbonate and silicone resins (CAS Nos. 471–34–1 and 68037–83–2) (provided for in subheading 3214.10.00) ........................................................................................................................................................... Free No change No change On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 790</td>
<td>COLD PRESSED GRAPEFRUIT OIL. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>9902.08.99</td>
<td>Cold-pressed grapefruit oil (provided for in subheading 3301.12.00) ........................................................................................................................................................... Free No change No change On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 791</td>
<td>OIL OF LEMON EUCALYPTUS (OLE). Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>9902.09.01</td>
<td>Cold-pressed orange oil (provided for in subheading 3301.12.00) ........................................................................................................................................................... Free No change No change On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 792</td>
<td>ADV 7800 S-ME. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>9902.09.02</td>
<td>Cold-pressed grapefruit oil (provided for in subheading 3301.19.10) ........................................................................................................................................................... Free No change No change On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 793</td>
<td>ADV 7800 A-W. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>9902.09.03</td>
<td>Dispersions and suspensions of approximately 45 percent by weight propene, 1,1,2,3,3,3-hexafluoro-, telomer with chlorotrifluoroethene, oxidized, reduced, hydrolyzed, ammonium salts (CAS No. 220207-15-8) and 15 percent by weight 1-propene, 1,1,2,3,3,3-hexafluoro-, oxidized, polymerized (CAS No. 69991–67–9) in water (provided for in subheading 3402.11.50) ........................................................................................................................................................... Free No change No change On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 794</td>
<td>ADV 7850 A-ME. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>9902.09.04</td>
<td>Dispersions and suspensions of approximately 25 percent by weight 1-propene, 1,1,2,3,3,3-hexafluoro-, telomer with chlorotrifluoroethene, oxidized, reduced, hydrolyzed, ammonium salts (CAS No. 330809–92–2) in water (provided for in subheading 3402.11.50) ........................................................................................................................................................... Free No change No change On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 795</td>
<td>ADV 7800 A-W. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>9902.09.05</td>
<td>Dispersions and suspensions of approximately 25 percent by weight 1-propene, 1,1,2,3,3,3-hexafluoro-, telomer with chlorotrifluoroethene, oxidized, reduced, hydrolyzed, ammonium salts (CAS No. 330809–92–2) and approximately 15-20 percent by weight 1-propene, 1,1,2,3,3,3-hexafluoro-, oxidized, polymerized (CAS No. 69991–67–9) in water (provided for in subheading 3402.11.50) ........................................................................................................................................................... Free No change No change On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 796</td>
<td>ADV 7800 S-W. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
</tr>
<tr>
<td>9902.09.06</td>
<td>Dispersions and suspensions of approximately 20 percent by weight 1-propene, 1,1,2,3,3,3-hexafluoro-, telomer with chlorotrifluoroethene, oxidized, reduced, ethyl ester, hydrolyzed, sodium salt (CAS No. 220207–15–8) in water (provided for in subheading 3402.11.50) ........................................................................................................................................................... Free No change No change On or before 12/31/2020</td>
</tr>
</tbody>
</table>
SEC. 796. PETROLEUM SULFONIC ACIDS, SODIUM SALT.

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

```
(SEC. 796

9902.09.07 Sodium petroleum sulfonate (CAS No. 68608–26–4) (provided for in subheading 3402.11.50) Free No change No change On or before 12/31/2020...
```

SEC. 797. CETEARETH-60 MYRISTYL GLYCOL.

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

```
(SEC. 797

9902.09.08 Alkyl (C_{16}-C_{18})polyethyleneglycol tetra decylene glycol ether (CAS No. 96081–39–9) (provided for in subheading 3402.13.10) Free No change No change On or before 12/31/2020...
```

SEC. 798. ESTERS.

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

```
(SEC. 798

9902.09.09 Surface-active preparations consisting of fatty acids, C_{16}-C_{18} and C_{18} unsaturated, esters with penta erythritol (CAS No. 85711–45–1); polysorbate 20 (CAS No. 9005–64–5); and polyoxyethylene dioleate (CAS No. 9005–07–6) (provided for in subheading 3402.13.20) Free No change No change On or before 12/31/2020...
```

SEC. 799. PENTAERYTHRITOL MONOOLEATE.

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

```
(SEC. 799

9902.09.10 3-Hydroxy-2,2-bis(hydroxymethyl)propyl (9Z)-9-octadecenoate (Pentaerythritol Monooleate) (CAS No. 10332–32–8) (provided for in subheading 3402.13.20) Free No change No change On or before 12/31/2020...
```

SEC. 800. POLYMERIC WETTING AGENT.

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

```
(SEC. 800

9902.09.11 Mixtures of 1-butanol (CAS No. 71–36–3); 1-propanoyl-2-propanol (mixed isomers) (CAS No. 1569–01–3); siloxanes and silicones, dimethyl, 3-hydroxypropyl methyl, ethoxylated propoxylated (CAS No. 58337–55–3); 2-methylolpropane, oxirane, 3-prop-2-enoxynprop-1-ene (CAS No. 9041–33–2); urea, polymer with formaldehyde, methylated (CAS No. 58071–45–4); 2-propanol (CAS No. 67–63–0); 2-amino-2-methyl-1-propanol (CAS No. 124–68–5); 2-methyl-2-(methylamino)-1-propanol (CAS No. 27646–80–6); methanol (CAS No. 67–56–1) and water (CAS No. 7732–18–5) (provided for in subheading 3402.19.50) Free No change No change On or before 12/31/2020...
```

SEC. 801. SORPOL.

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

```
(SEC. 801

9902.09.12 Mixtures of poly(oxy-1,2-ethanediyl), α-(2,4,6-tris(1-phenylethyl)phenyl)-ω-hydroxy-, phosphate, potassium salt (CAS No. 163435–84–8); poly(oxy-1,2-ethanediyl), α-(tris(1-phenylethyl)phenyl)-ω-hydroxy- (CAS No. 99734–09–5); and propane-1,2-diol (CAS No. 57–55–5) (provided for in subheading 3402.90.30) Free No change No change On or before 12/31/2020...
```

SEC. 802. PLASTER MOLD RELEASE AGENT.

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

```
(SEC. 802

9902.09.13 Plaster mold release agent made from propan-2-ol (CAS No. 67–63–0), 2-methylpropan-1-ol (CAS No. 78–83–1), 2-methoxy-methylethyl acetate (CAS No. 108–65–6); hexadecanoic acid (CAS No. 57–18–3), octadecanoic acid (CAS No. 57–11–4) and other ingredients (provided for in subheading 3403.99.00) Free No change No change On or before 12/31/2020...
```

SEC. 803. SPARKLERS.

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

```
(SEC. 803

9902.09.14 Sparklers (Class 1.4G) (provided for in subheading 3604.10.90) Free No change No change On or before 12/31/2020...
```

SEC. 804. PARTY POPPER.

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

```
(SEC. 804

9902.09.15 Party poppers (Class 1) (provided for in subheading 3604.10.90) Free No change No change On or before 12/31/2020...
```
SEC. 805. INSTANT PRINT FILM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.16 Instant print film, for color photography (polychrome) (provided for in subheading 3701.20.00) ........................................ Free No change No change On or before 12/31/2020 ...
```

SEC. 806. POLY PALE ESTER 10.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.17 Partially polymerized (dimerized) resin, catalyzed with sulfuric acid, softening point not less than 92° C, acid number not less than 140 (CAS No. 65997–05–9) (provided for in subheading 3806.90.00) ......................................................................................... 1.0% No change No change On or before 12/31/2020 ...
```

SEC. 807. DYMEREX.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.20 Product mixtures containing 4-[(6-chloro-3-pyridinyl)methyl](2,2-difluoroethyl)amino-4,5-dihydro-3,3a,5,5a-tetrahydro-2H-furan-2-one (Flupyradifurone) (CAS No. 951659–40–8) (provided for in subheading 3808.91.25) Free No change No change On or before 12/31/2020 ...
```

SEC. 808. β-CYFLUTHRIN FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.21 Product mixtures containing 1-(3-chloro-3-phenyl)imidazolidin-2-ylideneamine (Imidacloprid) (CAS No. 138261–41–3) and (RS)-α-cyano-4-fluoro-3-phenoxybenzyl (1RS,3RS;1RS,3SR)-3-(2,2-dichlorovinyl)-2,2-dimethylcyclopropane-2-carboxylate (β-Cyfluthrin) (CAS No. 68359-37-5) (provided for in subheading 3808.91.25) ......................................................................................... 4.2% No change No change On or before 12/31/2020 ...
```

SEC. 809. FLUPYRADIFURONE FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.22 Product mixtures containing 1-(3-chloro-3-phenyl)imidazolidin-2-ylideneamine (Imidacloprid) (CAS No. 138261–41–3) and 3,7,9,13-tetramethyl-5,11-dioxo-2,8,14-trithia-4,7,9,12-tetraazaadeca-3,12-diene-6,10-dione (Thiodicarb) (CAS No. 59669–26–0) (provided for in subheading 3808.91.25) Free No change No change On or before 12/31/2020 ...
```

SEC. 810. IMIDACLOPRID + β-CYFLUTHRIN FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.23 Product mixtures containing 3-mesityl-2-oxo-1-oxaspiro[4.4]non-3-en-4-yl 3,3-dimethylbutyrate (Spiromesifen) (CAS No. 283594–90–1) (provided for in subheading 3808.91.25) ......................................................................................... 1.0% No change No change On or before 12/31/2020 ...
```
SEC. 813. SPIROTETRAMAT FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.24 Product mixtures containing (5s,8s)-3-(2,5-dimethylphenyl)-8-methoxy-2-oxo-1-azaspiro[4.5]dec-3-en-4-yl ethyl carbonate (Spirotetramat) (CAS No. 203313–25–1) (provided for in subheading 3808.91.25) ........................................ 5.2% No change No change On or before 12/31/2020  
```

SEC. 814. CLOTHIANIDIN + β-CYFLUTHRIN FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.25 Product mixtures containing 1-(2-chloro-1,3-thiazol-5-ylmethyl)-3-methyl-2-nitroguanidine (Clothianidin) (CAS No. 210880–92–5) and (RS)-α-cyano-4-fluoro-3-phenoxybenzyl (1RS,3RS;1RS,3SR)-3-(2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate (β-Cyfluthrin) (CAS No. 68359–37–5) (provided for in subheading 3808.91.25) ........................................................................................................ Free No change No change On or before 12/31/2020  
```

SEC. 815. TETRACHLORVINFOS FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.26 Product mixtures containing (Z)-2-chloro-1-(2,4,5-trichlorophenyl)vinyl dimethylphosphate (Tetrachlorvinfos) (CAS No. 22248–79–9) (provided for in subheading 3808.91.25) ........................................................................................................ Free No change No change On or before 12/31/2020  
```

SEC. 816. MIXTURES OF CLOFENTEZINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.27 Mixtures of 3,6-bis(2-chlorophenyl)-1,2,4,5-tetrazine (Clofentezine) (CAS No.74115–24–5) and application adjuvants (provided for in subheading 3808.91.25) ............................................................................. Free No change No change On or before 12/31/2020  
```

SEC. 817. ACEQUINOCYL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.28 Mixtures of 3-dodecyl-1,4-dioxo-1,4-dihydronaphthalen-2-yl acetate (CAS 57960–19–7) (Acequinocyl) and application adjuvants (provided for in subheading 3808.91.25) ....................................... 0.8% No change No change On or before 12/31/2020  
```

SEC. 818. FLONICAMID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.29 N-(Cyanomethyl)-4-(trifluoromethyl)-3-pyridinecarboxamide (Flonicamid) (CAS No. 158062–67–0) (provided for in subheading 2933.39.27) and any formulations containing such compound (provided for in subheading 3808.91.25) ............................................................................................................................................. Free No change No change On or before 12/31/2020  
```

SEC. 819. GAMMA-CYHALOTHIRN FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.30 Mixtures containing Cyano(3-phenoxyphenyl)methyl 3-[(1Z)-2-chloro-3,3,3-trifluoro-1-propen-1-yl]-2,2-dimethylcyclopropanecarboxylate (gamma-Cyhalothrin) and application adjuvants (CAS No. 76703–62–3) (provided for in subheading 3808.91.25) ........................................ Free No change No change On or before 12/31/2020  
```

SEC. 820. ACETAMIPRIDE, WHETHER OR NOT MIXED.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.31 Mixtures of (E)-N1-[6-chloro-3-pyridinyl]methyl-N2-cyano-N1-methyl-acetamidine (Acetamiprid) (CAS No. 135410–20–7) and application adjuvants (provided for in subheading 3808.91.25) ........................................ 0.8% No change No change On or before 12/31/2020  
```

SEC. 821. ZINC PHOSPHATE FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
### SEC. 822. AZADIRACHTIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Fee</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.09.33</td>
<td>Mixtures containing dimethyl (2aR, 3S,5S,7aS,8S,10R,10aS,10bR)-10-acetoxy-3,5,6-dihydroxy-4[(1aR, 2S,3aS,6aS,7S,7aS)-6a-hydroxy-7a-methyl-3a,6a,7,7a-tetrahydro-2,7-methanofuro[2,3-b]oxireno[4]oxepin-1a(2H)-yl]-4-methyl-8-[(2E)-2-methylbut-2-enoyl]γ-octahydro-1H-naphtho[1,8-c:4,5-b']difuran-5,10a(8H)-dicarboxylate (Azadirachtin) (CAS No. 11141–17–6) (provided for in subheading 3808.91.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 823. ABAMECTIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Fee</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.09.34</td>
<td>Abamectin (mixture of Avermectin A1a and Avermectin A1b) (CAS No. 155569–91–8) (provided for in subheading 3808.91.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 824. ACEPHATE FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Fee</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.09.35</td>
<td>Formulations of O,S-dimethyl acetylphosphoramidothioate (Acephate) (CAS No. 30560–19–1) (provided for in subheading 3808.91.50)</td>
<td>1.8%</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 825. CLOTHIANIDIN + BACILLUS FIRMUS FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Fee</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.09.36</td>
<td>Product mixtures containing 1-[(2-chloro-1,3-thiazol-5-yl)methyl]-2-methyl-3-nitroguanidine (Clothianidin) (CAS No. 210880–92–5) and Bacillus firmus (Strain I-1582) (provided for in subheading 3808.91.50)</td>
<td>4.2%</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 826. CLOTHIANIDIN FORMULATIONS (ACCELERON IC-609).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Fee</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.09.37</td>
<td>Mixtures of 1-[(2-chloro-1,3-thiazol-5-yl)methyl]-2-methyl-3-nitroguanidine (Clothianidin) (CAS No. 210880–92–5) (provided for in subheading 3808.91.50)</td>
<td>2.8%</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 827. INSECTICIDES, AROMATIC, OR MODIFIED AROMATIC.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Fee</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.09.38</td>
<td>Mixtures of 2-methyl-1-nitro-3-(tetrahydro-2-furanylmethyl)guanidine (Dinotefuran) (CAS No. 165252–70–0) with application adjuvants (provided for in subheading 3808.91.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 828. METHOMYL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Fee</th>
<th>Change</th>
<th>Change</th>
<th>On or before</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.09.39</td>
<td>Mixtures of methyl (1E)-N-[(methylcarbamoyl)oxy]ethanamidothioate (Methomyl) (CAS No. 16752–77–5) and application adjuvants (provided for in subheading 3808.91.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 829. EVERGOL FUNGICIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
<thead>
<tr>
<th>Subsection</th>
<th>Product Mixtures</th>
<th>Fee</th>
<th>Change</th>
<th>Override Date</th>
<th>Expiration Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 830. <strong>FLUOXASTROBIN FORMULATIONS.</strong></td>
<td></td>
<td>Free</td>
<td>No change</td>
<td>12/31/2020</td>
<td></td>
</tr>
<tr>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>9902.09.41</strong></td>
<td>Product mixtures containing (E)-{2-[6-(2-chlorophenoxy)-5-fluoropyrimidin-4-yloxy]phenyl(\gamma)(5,6-dihydro-1,4,2-dioxazin-3-yl)methanone O-methyloxime (Fluoxastrobin) (CAS No. 361377–29–9) (provided for in subheading 3808.92.15)</td>
<td>Free</td>
<td>No change</td>
<td>12/31/2020</td>
<td></td>
</tr>
<tr>
<td>SEC. 831. <strong>TRIADIMEFON + TRIFLOXYSTROBIN FORMULATIONS.</strong></td>
<td></td>
<td>Free</td>
<td>No change</td>
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<td><strong>9902.09.42</strong></td>
<td>Product mixtures containing 1-(4-chlorophenoxy)-3,3-dimethyl-1-(1H-1,2,4-triazol-1-yl)-2-butanone (Triadimefon) (CAS No. 43121–43–3) and methyl (E)-methoxyimino-{(E)-2-[((\alpha),(\alpha),(\alpha)-trifluoro-m-tolyl)ethylideneamino]oxy}o-tolylsucinate (Trifloxystrobin) (CAS No. 141517–21–7) (provided for in subheading 3808.92.15)</td>
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<td>12/31/2020</td>
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<td>SEC. 832. <strong>TRIADIMEFON FORMULATIONS.</strong></td>
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<td><strong>9902.09.43</strong></td>
<td>Product mixtures containing 1-(4-chlorophenoxy)-3,3-dimethyl-1-(1H-1,2,4-triazol-1-yl)-2-butanone (Triadimefon) (CAS No. 43121–43–3) (provided for in subheading 3808.92.15)</td>
<td>Free</td>
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<td>SEC. 833. <strong>PENFLUFEN + PROTHIOCONAZOLE FORMULATIONS.</strong></td>
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<td><strong>9902.09.44</strong></td>
<td>Product mixtures containing N-[2-(1,3-dimethylbutyl)phenyl]-5-fluoro-1,3-dimethyl-1H-pyrazole-4-carboxamide (Penflufen) (CAS No. 494793–67–8) and 2-[((\alpha),(\alpha),(\alpha)-trifluoro-m-tolyl)ethylideneamino]oxy-o-tolylsucinate (Trifloxystrobin) (CAS No. 141517–21–7) (provided for in subheading 3808.92.15)</td>
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<td><strong>9902.09.45</strong></td>
<td>Product mixtures containing 1-(6-chloro-3-pyridinyl)methyl-N-nitroimidazolidin-2-ylideneamine (Imidacloprid) (CAS No. 138261–41–3), methyl N-(2-methoxyacetyl)-N-(2,6-xylyl)-DL-alaninate (Metalaxyl) (CAS No. 57837–19–1), 5-fluoro-1,3-dimethyl-N-[2-(4-methylpentan-2-y)phenyl]-1H-pyrazole-4-carboxamide (Penflufen) (CAS No. 494793–67–8) and 2-[((\alpha),(\alpha),(\alpha)-trifluoro-m-tolyl)ethylideneamino]oxy-o-tolylsucinate (Trifloxystrobin) (CAS No. 141517–21–7) (provided for in subheading 3808.92.15)</td>
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<td><strong>9902.09.46</strong></td>
<td>Mixtures of N-[9-(dichloromethylidene)-1,2,3,4-tetrahydro-1,4-methanonaphthalene-5-yl]-3-(difluoromethyl)-1-methyl-1H-pyrazole-4-carboxamide (Benzovindiflupyr) (CAS No. 138261–41–3), methyl N-(2-methoxyacetyl)-N-(2,6-xylyl)-DL-alaninate (Metalaxyl) (CAS No. 57837–19–1), 5-fluoro-1,3-dimethyl-N-[2-(4-methylpentan-2-y)phenyl]-1H-pyrazole-4-carboxamide (Penflufen) (CAS No. 494793–67–8) and 2-[((\alpha),(\alpha),(\alpha)-trifluoro-m-tolyl)ethylideneamino]oxy-o-tolylsucinate (Trifloxystrobin) (CAS No. 141517–21–7) (provided for in subheading 3808.92.15)</td>
<td>Free</td>
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<td>12/31/2020</td>
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<td>SEC. 836. <strong>OXATHIAPIPROLIN.</strong></td>
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<td><strong>9902.09.47</strong></td>
<td>Mixtures of 1-(4-chloro-3-pyridinyl)methyl-N-nitroimidazolidin-2-ylideneamine (Imidacloprid) (CAS No. 138261–41–3), methyl N-(2-methoxyacetyl)-N-(2,6-xylyl)-DL-alaninate (Metalaxyl) (CAS No. 57837–19–1), 5-fluoro-1,3-dimethyl-N-[2-(4-methylpentan-2-y)phenyl]-1H-pyrazole-4-carboxamide (Penflufen) (CAS No. 494793–67–8) and 2-[((\alpha),(\alpha),(\alpha)-trifluoro-m-tolyl)ethylideneamino]oxy-o-tolylsucinate (Trifloxystrobin) (CAS No. 141517–21–7) (provided for in subheading 3808.92.15)</td>
<td>Free</td>
<td>No change</td>
<td>12/31/2020</td>
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SEC. 837. FLUOPYRAM + TEBUCONAZOLE FORMULATIONS.

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

```
9902.09.48 Product mixtures containing N-[2-[3-chloro-5-(trifluoromethyl)-2-pyridinyl]ethyl]-2-(trifluoromethyl)benzamide (Fluopyram) (CAS No. 658066–35–4) and 1-(4-chlorophenyl)-4,4-dimethyl-3-(1H,1,2,4-triazol-1-ylmethyl)pentan-3-ol (Tebuconazole) (CAS No. 107534–96–3) (provided for in subheading 3808.92.15) ............................................................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 838. FLUOPYRAM + BACILLUS FIRMUS FORMULATIONS.

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

```
9902.09.49 Product mixtures containing N-[2-[3-chloro-5-(trifluoromethyl)pyridin-2-yl]ethyl]-2-(trifluoromethyl)benzamide (Fluopyram) (CAS No. 658066–35–4) and Bacillus firmus (Strain I-1582) (provided for in subheading 3808.92.15) ........................................................................................................................................................... 0.3% No change No change On or before 12/31/2020 ...
```

SEC. 839. PROTHIOCONAZOLE + TEBUCONAZOLE FORMULATIONS.

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

```
9902.09.50 Product mixtures containing 2-[(2RS)-2-(1-chlorocyclopropyl)-3-(2-chlorophenyl)-2-hydroxypropyl]-2H-1,2,4-triazole-3(4H)-thione (Prothioconazole) (CAS No. 178928–70–6) and (RS)-1-p-chlorophenyl-4,4-dimethyl-3-(1H-1,2,4-triazol-1-ylmethyl)pentan-3-ol (Tebuconazole) (CAS No. 107534–96–3) (provided for in subheading 3808.92.15) ............................................................................................................................................. 4.9% No change No change On or before 12/31/2020 ...
```

SEC. 840. TRIFLOXYSTROBIN + PROTHIOCONAZOLE FORMULATIONS.

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

```
9902.09.51 Product mixtures containing methyl (E)-methoxyimino-{(E)-2-[1-(α,α,α-trifluoro-m-tolyl)ethylideneaminooxy]o-tolyl}acetate (Trifloxystrobin) (CAS No. 141517–21–7) and 2-[(2RS)-2-(1-chlorocyclopropyl)-3-(2-chlorophenyl)-2-hydroxypropyl]-2H-1,2,4-triazole-3(4H)-thione (Prothioconazole) (CAS No. 178928–70–6) (provided for in subheading 3808.92.15) ............................................................................................................. 4.0% No change No change On or before 12/31/2020 ...
```

SEC. 841. GAUCHO XT.

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

```
9902.09.52 Product mixtures containing 1-(6-chloro-3-pyridinyl)methyl-N-nitroimidazolidin-2-ylideneamine (Imidacloprid) (CAS No. 138261–41–3), methyl N-(2-methoxyacetyl)-N-(2,6-xylyl)-DL-alaninate (Metalaxyl) (CAS No. 57837–19–1) and (RS)-1-p-chlorophenyl-4,4-dimethyl-3-(1H,1,2,4-triazol-1-ylmethyl)pentan-3-ol (Tebuconazole) (CAS No. 107534–96–3) (provided for in subheading 3808.92.15) ........................................................................ Free No change No change On or before 12/31/2020 ...
```

SEC. 842. TRIFLOXYSTROBIN AND TEBUCONAZOLE FORMULATIONS.

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

```
9902.09.53 Product mixtures containing methyl (E)-methoxyimino-{(E)-2-[1-(α,α,α-trifluoro-m-tolyl)ethylideneaminooxy]o-tolyl}acetate (Trifloxystrobin) (CAS No. 141517–21–7) and (RS)-1-p-chlorophenyl-4,4-dimethyl-3-(1H,1,2,4-triazol-1-ylmethyl)pentan-3-ol (Tebuconazole) (CAS No. 107534–96–3) (provided for in subheading 3808.92.15) ............................................................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 843. FLUOPYRAM AND PYRIMETHANIL FORMULATIONS.

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

```
9902.09.54 Product mixtures containing N-[2-[3-chloro-5-(trifluoromethyl)pyridin-2-yl]ethyl]-2-(trifluoromethyl)benzamide (Fluopyram) (CAS No. 658066–35–4) and 4,6-dimethyl-N-phenyl-2-pyrimidinamine (Pyrimethanil) (CAS No. 53112–28–0) (provided for in subheading 3808.92.15) ............................................................................................................. Free No change No change On or before 12/31/2020 ...
```
SEC. 844. FLUOPYRAM AND TRIFLOXYSTROBIN FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.55 Product mixtures containing N-[2-[3-chloro-5-(trifluoromethyl)pyridin-2-yl]ethyl]-2-(trifluoromethyl)benzamide (Fluopyram) (CAS No. 658066–35–4) and methyl (E)-methoxyimino-[(E)-2-(1-oxo,3,3-trifluoro-m-tolyl)ethyldeneaminoxy]-o- tolylcacetate (Trifloxystrobin) (CAS No. 141517–21–7) (provided for in subheading 3808.92.15) ............................................................................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 845. TRIFLOXYSTROBIN AND PROPICONAZOLE FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.56 Product mixtures containing methyl (E)-methoxyimino-[(E)-2-(1-α,α,α-trifluoro-m-tolyl)ethyldeneaminoxy]-o- tolylcacetate (Trifloxystrobin) (CAS No. 141517–21–7) and cis-trans-1-[2-(2,4-dichlorophenyl)-4-propyl-1,3-dioxolan-2-ylmethyl]-1H-1,2,4-triazole (Propiconazole) (CAS No. 60207–90–1) (provided for in subheading 3808.92.15) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 846. TRIFLOXYSTROBIN FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.57 Product mixtures containing methyl (2E)-(methoxyimino)[2-{[(E)-{1-[3-trifluoromethyl)phenyl]ethylideneγ-amino \]oxyγ-methyl)phenyl}acetate (Trifloxystrobin) (CAS No. 141517–21–7) (provided for in subheading 3808.92.15) ........................................................................................ ..................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 847. FLUOPYRAM AND PROTHIOCONAZOLE FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.58 Product mixtures containing N-[2-[3-chloro-5-(trifluoromethyl)pyridin-2-yl]ethyl]-2-(trifluoromethyl)benzamide (Fluopyram) (CAS No. 658066–35–4) and (RS)-2-[2-(1-chlorocyclopropyl)-3-(2-chlorophenyl)-2-hydroxypropyl]-2,4-di hydro -3H-1,2,4-triazole-3-thione (Prothioconazole) (CAS No. 178928–70–6) (provided for in subheading 3808.92.15) ....................................................................................................................................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 848. PROTHIOCONAZOLE FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.59 Product mixtures containing 2-[2-(1-chlorocyclopropyl)-3-(2-chlorophenyl)-2-hydroxypropyl]-1,2-dihydro -3H-1,2,4-triazole-3-thione (Prothioconazole) (CAS No. 178928–70–6) (provided for in subheading 3808.92.15) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 849. FENHEXAMID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.60 Mixtures containing N-[2,3-dichloro-4-hydroxyphenyl]-1-methylcyclohexanecarboxamide (Fenhexamid) (CAS No. 126833–17–8) and application adjuvants (provided for in subheading 3808.92.15) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 850. FLUOPYRAM FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.61 Mixtures of N-[2-[3-chloro-5-(trifluoromethyl)pyridin-2-yl]ethyl]-2-(trifluoromethyl)benzamide (Fluopyram) (CAS No. 658066–35–4) (provided for in subheading 3808.92.15) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 851. FLUOPYRAM AND IMIDACLOPRID FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.09.62 Mixtures of N-[2-[3-chloro-5-(trifluoromethyl)pyridin-2-yl]ethyl]-2-(trifluoromethyl)benzamide (Fluopyram) (CAS No. 658066–35–4) and N-[1-[6-chloropyridin-3-yl](methyl)4,5-dihydroimidazol-2-yl]nitramide (Imidacloprid) (CAS No. 138261–41–3) (provided for in subheading 3808.92.15) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
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<td>852</td>
<td>FUNGAFLOR 500EC</td>
<td>Mixtures of (1-(2-allyloxy)-2-(2,4-dichlorophenyl)ethyl)-1H-imidazole (Imazalil) and application adjuvants</td>
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<td>On or before 12/31/2020</td>
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<td>FUNGAFLOR 75WSG</td>
<td>Mixtures of 1-(2-(2,4-dichlorophenyl)-2-(prop-2-en-1-yloxy)ethyl)-1H-imidazole sulfate (Imazalil sulfate)</td>
<td>58594–72–2</td>
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<td>PENBOTECH 400SC</td>
<td>Mixtures of 4,6-dimethyl-N-phenyl-2-pyrimidinamine (Pyrimethanil)</td>
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<td>QUINTEC FUNGICIDE</td>
<td>Mixtures of 5,7-dichloro-4-(4-fluorophenoxy)quinoline (Quinoxyfen)</td>
<td>124495–18–7</td>
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<td>MIXTURES OF FAMOXADONE, CYMOXANIL, AND APPLICATION ADJUVANTS</td>
<td>Mixtures containing methyl (2E)-(methoxyimino)[2-({[E]-1-[3-(trifluoromethyl)phenyl]ethylidene}γaminο)oxy]γmethyl)phenyl]acetate (Trifloxystrobin) and 2-(4-chlorophenyl)-3-cyclopropyl-1-(1H-1,2,4-triazol-1-yl)-2-butanol (Cyproconazole)</td>
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<td>On or before 12/31/2020</td>
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<td>857</td>
<td>TRIFLOXYSTROBIN AND CYPROCONAZOLE FORMULATIONS</td>
<td>Mixtures containing N-[2-<a href="ethyl">3-chloro-5-(trifluoromethyl)pyridin-2-yl</a>-2-trifluoromethyl]benzamide (Fluopyram) and (E)-1-(2-chloro-1,3-thiazol-5-ylmethyl)-3-methyl-2-nitroguanidine (Clothianidin)</td>
<td>658066–35–4, 210880–92–5</td>
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<td>858</td>
<td>FLUOPYRAM AND CLOTHIANIDIN FORMULATIONS</td>
<td>Mixtures containing 3-(3,5-dichlorophenyl)-N-isopropyl-2,4-dioxy-1-imidazolidinecarboxamide (Iprodione) and methyl (Z)-methoxyiminol[2-[[E]-1-[3-(trifluoromethyl)phenyl]ethylideneimino]propyl]acetate (Trifloxystrobin)</td>
<td>36734–19–7, 141517–21–7</td>
<td>Free</td>
<td>On or before 12/31/2020</td>
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SEC. 860. TETRACONAZOLE AND AZOXYSTROBIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.09.71 | Mixtures of 1-[(2,4-dichlorophenyl)-3-(1,1,2,2-tetrafluoroethoxy)-propyl]-1H-1,2,4-triazole (Tetraconazole) (CAS No. 112281–77–3); methyl (2E)-2-(2-[5-(2-cyanophenyl)-4-pyrimidinyl]oxyphenyl)-3-methoxyacrylate (Azoxystrobin) (CAS No. 131860–33–4); and application adjuvants (provided for in subheading 3808.92.15) | Free | No change | No change | On or before 12/31/2020  | ”.
```

SEC. 861. TETRACONAZOLE AND CHLOROTHALONIL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.09.72 | Mixtures of 1-[(2,4-dichlorophenyl)-3-(1,1,2,2-tetrafluoroethoxy)-propyl]-1H-1,2,4-triazole (Tetraconazole) (CAS No. 112281–77–3); 2,4,5,6-tetrachloroisophthalonitrile (Chlorothalonil) (CAS No. 1897–45–6); and application adjuvants (provided for in subheading 3808.92.15) | Free | No change | No change | On or before 12/31/2020  | ”.
```

SEC. 862. ZIRAM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.09.73 | Mixtures of zinc bis(dimethyldithiocarbamate) (Ziram) and application adjuvants (CAS No. 137–30–4) (provided for in subheading 3808.92.28) | Free | No change | No change | On or before 12/31/2020  | ”.
```

SEC. 863. THIRAM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.09.74 | Mixtures of (disulfanediylbis (carbonothioylnitrito))tetramethane (Thiram) (CAS No. 137–26–8) and application adjuvants (provided for in subheading 3808.92.28) | Free | No change | No change | On or before 12/31/2020  | ”.
```

SEC. 864. ALLYL ISOTHIOCYANATE 96 PERCENT ACTIVE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.09.75 | Mixtures of at least 95 percent by weight allyl isothiocyanate (3-isothiocyanato-1-propene) (CAS No. 57–06–7), and application adjuvants (provided for in subheading 3808.92.28) | Free | No change | No change | On or before 12/31/2020  | ”.
```

SEC. 865. COPPER HYDROXIDE AND COPPER OXYCHLORIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.09.76 | Mixtures of copper oxychloride (CAS No. 1332–40–7) and copper hydroxide (CAS No. 20427–59–2) (provided for in subheading 3808.92.30) | Free | No change | No change | On or before 12/31/2020  | ”.
```

SEC. 866. COPPER HYDROXIDE AND APPLICATION ADJUVANTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.09.77 | Mixtures of copper dihydroxide (cupric hydroxide) (CAS No. 20427–59–2) and application adjuvants (provided for in subheading 3808.92.30) | Free | No change | No change | On or before 12/31/2020  | ”.
```

SEC. 867. KASUGAMYCIN AND APPLICATION ADJUVANTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.09.78 | Mixtures containing (1S,2R,3S,4R,5S,6S)-2,3,4,5,6-pentahydroxycyclohexyl 2-amino-4-{[carboxy(imino)methyl]amino}-2,3,4,6-tetradeoxy-α-D-arabino-hexopyranoside (Kasugamycin) and application adjuvants (provided for in subheading 3808.92.50) | Free | No change | No change | On or before 12/31/2020  | ”.
```

SEC. 868. POLYOXIN D ZINC SALT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
"9902.09.79 Formulations of zinc 1-[(2R,3S,5R)-5-\{(S)-[2S,3S,4S)-2-amino-5-(carbamoyloxy)-3,4-dihydroxy-2\}furanyl\}amino\} (carboxylato)methyl]-3,4-dihydroxytetrahydrole-2-furanol-2,4-dioxo-2-5-pyrimidinecarboxylate (Polyoxin D Zinc Salt) (CAS No. 146659–78–1) (provided for in subheading 3808.92.50) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... ".

SEC. 869. PROPAMOCARB HYDROCHLORIDE MIXTURES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.80 Mixtures of N,N-dimethyl-3-\{(propoxycarbonyl)amino\}-1-propanaminium chloride (Propamocarb hydrochloride) (CAS No. 25606–41–1) and application adjuvants (provided for in subheading 3808.92.50) .................................................................................................................... Free No change No change On or before 12/31/2020 .... ".

SEC. 870. PROBLAD PLUS-FRACTURE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.81 Mixtures containing β-conglutin and application adjuvants used as a fungicide (provided for in subheading 3808.92.50) .................................................................................................................... Free No change No change On or before 12/31/2020 .... ".

SEC. 871. DODINE MIXTURES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.82 Mixtures of 1-dodecylguanidine acetate (1:1) (Dodine) (CAS No. 2439–10–3) and application adjuvants (provided for in subheading 3808.92.50) ........................................................................................................................................................................................................ Free No change No change On or before 12/31/2020 .... ".

SEC. 872. FYSIUM PACKS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.83 Formulated fungicide kit consisting of individual packs of tetra-n-butylammonium fluoride (CAS No. 87745–50–6), dimethylsulfoxide (CAS No. 67–68–5), 2-butyldimethylsilyl-1-methylcyclopropanol-1-methanesulfonate (CAS No. 1446996–86–6), and sodium hydroxide solution (CAS No. 1310–73–2) (provided for in subheading 3808.92.50) ........................................................................................................................................................................................................ Free No change No change On or before 12/31/2020 .... ".

SEC. 873. TACHIGAREN 70WP.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.84 Mixtures containing 5-methyl-1,2-oxazol-3(2H)-one (Hymexazol) (CAS No. 10004–44–1) (provided for in subheading 3808.92.50) ........................................................................................................................................................................................................ Free No change No change On or before 12/31/2020 .... ".

SEC. 874. PROPOXYPYRAZONE-SODIUM FORMULATIONS (OLYMPUS).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.85 Product mixtures containing sodium \{(2-{(methoxycarbonyl)phenyl}sulfonyl)\}4,5-dihydro-4-methyl-5-oxo-3-propox-1\}pyrazol-4-y1\} (Propoxycarbazone sodium) (CAS No. 181274–15–7) (provided for in subheading 3808.93.15) ........................................................................................................................................................................................................ 3.8% No change No change On or before 12/31/2020 .... ".

SEC. 875. HUSKIE HERBICIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.86 Product mixtures containing (5-hydroxy-1,3-dimethyl-1H-pyrazole-4-yl)\{2-methylsulfonyl\}4-\{(trifluoromethyl)\}phenyl\} (Pyrasulfotole) (CAS No. 365400–11–9), 2,4-dihalo-6-cyanophenyl octanoate (Bromoxynil Octanoate) (CAS No. 1689–99–2), 2,6-Dibromo-4-cyanophenyl heptanoate (Bromoxynil Heptanoate) (CAS No. 56634–95–8), and diethyl 1-(2,4-dichlorophenyl)-5-methyl-4,5-dihydro-1H-pyrazole-3,5-dicarboxylate (Mefenpyr-diethyl) (CAS No. 135590–91–9) (provided for in subheading 3808.93.15) ........................................................................................................................................................................................................ 3.7% No change No change On or before 12/31/2020 .... ".

SEC. 876. FORAMSULFURON FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 877. MESOSULFURON-METHYL FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.87 Mixtures of benzamide, 2-[[[(4,6-dimethoxy-2-pyrimidinyl)-amino]carbonyl]-amino]-N,N- methyl (Florysulfuron) (CAS No. 173159–57–4) and application adjuvants (provided for in subheading 3808.93.15) ........................................................................................................ Free No change No change On or before 12/31/2020 .... ".

SEC. 878. ISOXAFLUTOLE FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.88 Product mixtures containing methyl 2-[[[(4,6-dimethoxy-2-pyrimidinyl)-amino]-γ-aminosulfonyl]-4-[(mesy lamino) methyl]benzoate (Mesosulfuron-methyl) (CAS No. 208465–21–8) (provided for in subheading 3808.93.15) ........................................................................................................ Free No change No change On or before 12/31/2020 .... ".

SEC. 879. INDAZIFLAM AND RIMSULFURON FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.89 Product mixtures containing (5-cyclopropyl-1,2-oxazol-4-yl)2-(methylsulfonyl)-4-(trifluoromethyl)phen ylmethanone (Isoxaflutole) (CAS No. 141112–29–0) (provided for in subheading 3808.93.15) ....................... Free No change No change On or before 12/31/2020 .... ".

SEC. 880. PYRAFLUFEN ETHYL 40 PERCENT (ET MB 40).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.90 Product mixtures containing N-[[1R,2S)-2,6-dimethyl-2,3-dihydro-1H-inden-1-yl]-6-[(1R)-1-fluoroethyl]-1,3,5-triazine-2,4-diamine (Indaziflam) (CAS No. 950782–86–2) and N-[[4,6-dimethoxy-2-pyrimidinyl]carbamoyl]-3-(ethylsulfonyl)-2-pyridinesul fonamide (Rimsulfuron) (CAS No. 122931–48–0) (pro- vided for in subheading 3808.93.15) ........................................................................................................ Free No change No change On or before 12/31/2020 .... ".

SEC. 881. PACLOBUTRAZOLE FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.91 Mixtures of ethyl 2-chloro-5-(4-chloro-5-difluoromethoxy-1-methyl-1H-pyrazol-3-yl)-4-fluorophenoxyacetate (Pyraflufen-ethyl) (CAS No. 129630–19–9) and application adjuvants (provided for in subheading 3808.93.15) ........................................................................................................ Free No change No change On or before 12/31/2020 .... ".

SEC. 882. PROSULFURON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.92 Mixtures of (2RS,3RS)-1-(4-chlorophenyl)-4,4-dimethyl-2-(1H-1,2,4-triazol-1-yl)pentan-3-ol (Paclobutrazol) (CAS No. 76738–62–0) and application adjuvants (provided for in subheading 3808.93.15) ........................................................................................................ Free No change No change On or before 12/31/2020 .... ".

SEC. 883. 1,1′-DIMETHYL-4,4′-BIPYRIDINIUM DICHLORIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.93 Mixtures of N-[[4-methoxy-6-methyl-1,3,5-triazin-2-yl]carbamoyl]-2-(3,3,3-trifluoropro pyl)benzenesulfonamide (Prosulfuron) (CAS No. 94125–34–5) and application adjuvants (provided for in subheading 3808.93.15) ........................................................................................................ Free No change No change On or before 12/31/2020 .... ".

SEC. 884. ACIFLUORFEN MUP.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.09.94 Mixtures of 1,1′-dimethyl-4,4′-bipyrindinium dichloride (Paraquat Dichloride Technical) (CAS No. 1910–42–5) and 2-amino-4,5-dihydro-6-methyl-4-propyl-2-triazole-[1,5-a]pyrimidin-5-one (Emetic PP796) (CAS No. 27277–00–5) (provided for in subheading 3808.93.15) ........................................................................................................ 4.6% No change No change On or before 12/31/2020 .... ".
<table>
<thead>
<tr>
<th>Subchapter II</th>
<th>Name</th>
<th>Mixtures</th>
<th>Usage</th>
<th>Ratio</th>
<th>Approval Date</th>
<th>Expiration Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 885.</td>
<td>ASULAM SODIUM SALT FORMULATIONS.</td>
<td>9902.09.96</td>
<td>Mixtures of methylsulfanilycarbamate, sodium salt (Asulam sodium salt) (CAS No. 2302–17–2) and application adjuvants (provided for in subheading 3808.93.15)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
</tr>
<tr>
<td>SEC. 886.</td>
<td>NAPROPAMIDE FORMULATIONS.</td>
<td>9902.09.97</td>
<td>(RS)-N,N-Diethyl-2-[(1-naphthyloxy)propionamide formulations (Napropamide) (CAS No. 15299–99–7) (provided for in subheading 3808.93.15)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
</tr>
<tr>
<td>SEC. 887.</td>
<td>SULFOMETURON-METHYL FORMULATIONS.</td>
<td>9902.09.98</td>
<td>Product mixtures containing methyl 2-[(4,6-dimethyl-2-pyrimidinyl)carbamoyl]sulfamoyl γ-benzoate (Sulfometuron-methyl) (CAS No. 74222–97–2) (provided for in subheading 3808.93.15)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
</tr>
<tr>
<td>SEC. 888.</td>
<td>FORMULATED BENTAZONE.</td>
<td>9902.09.99</td>
<td>Formulations of 3-isopropyl-1H-2,1,3-benzothiadiazin-4(3H)-one, 2,2-dioxide (Bentazone) (CAS No. 25057–89–0) (provided for in subheading 3808.93.15)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
</tr>
<tr>
<td>SEC. 889.</td>
<td>ISOXAFLUTOLE AND CYPROSULFAMIDE FORMULATIONS.</td>
<td>9902.10.01</td>
<td>Mixtures containing 5-cyclopropyl-4-(2-mesyloylated 4-trifluoromethylbenzoyl)isoxazole (Isoxaflutole) (CAS No. 141112–29–0) and N-[[4-((cyclopropylamino)carbonyl)phenylγ-sulfonyl]-2-methoxybenzamide (Cyprosulfamide) (CAS No. 221657–31–8) (provided for in subheading 3808.93.15)</td>
<td>2.5%</td>
<td>No change</td>
<td>No change</td>
</tr>
<tr>
<td>SEC. 890.</td>
<td>ISOXADIFEN-ETHYL AND TEMBOTRIONE FORMULATIONS.</td>
<td>9902.10.02</td>
<td>Product mixtures containing ethyl 5,5-diphenyl-4H-1,2-oxazole-3-carboxylate (Isoxadifen-ethyl) (CAS No. 163520–33–0) and 2-(2-chloro-4-(methylsulfonyl)-3-(2,2,2-trifluorooctoyl)ethynylbenzoyl)-1-3- cyclohexanedione (Tembotrine) (CAS No. 335104–84–2) (provided for in subheading 3808.93.15)</td>
<td>1.3%</td>
<td>No change</td>
<td>No change</td>
</tr>
<tr>
<td>SEC. 891.</td>
<td>MIXTURES OF RIMSULFURON.</td>
<td>9902.10.03</td>
<td>Mixtures of N-[[4-(4,6-dimethoxy-2-pyrimidinyl)amino]carbonyl]-3-(ethylsulfonyl)-2-pyridinesulfonamide (Rimsulfuron) (CAS No. 122931–48–0) and application adjuvants (provided for in subheading 3808.93.15)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
</tr>
<tr>
<td>SEC. 892.</td>
<td>OSPREY XTRA HERBICIDE.</td>
<td>9902.10.03</td>
<td>Mixtures of N-[[4-(4,6-dimethoxy-2-pyrimidinyl)amino]carbonyl]-3-(ethylsulfonyl)-2-pyridinesulfonamide (Rimsulfuron) (CAS No. 122931–48–0) and application adjuvants (provided for in subheading 3808.93.15)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
</tr>
</tbody>
</table>
9902.10.04 Product mixtures containing methyl 4-[(3-methoxy-4-methyl-5-oxo-4,5-dihydro-1H-1,2,4-triazol-1-yl)carbonyl]sulfamoyl-5-methyl-3-thiophencarboxylate (Thien карбазон-метил) (CAS No. 317815-83-1), methyl 2-[(4,6-dimethyl-2-pyrimidinyl)carbamoyl][sulfamoyl]-4-[(methylsulfonyl)amino]methylbenzoate (Mesosulfuron-methyl) (CAS No. 208465-21-8) and diethyl 1-(2,4-dichlorophenyl)-5-methyl-4,5-dihydro-1H-pyrazole-3,5-dicarboxylate (Mefenpyr-diethyl) (CAS No. 135598-91-9) (provided for in subheading 3808.93.15) ................................................................. Free No change No change On or before 12/31/2020 ...

SEC. 893. TUPERSAN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.10.05 Mixtures of 1-(2-methylcyclohexyl)-3-phenylurea (Siduron) (CAS No. 1982-49-6) and inert ingredients (provided for in subheading 3808.93.15) ................................................................................................. Free No change No change On or before 12/31/2020 ...

SEC. 894. SULFENTRAZONE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.10.06 Mixtures of N-(2,4-dichloro-5-[(4,6-difluoromethyl)-3-methyl-5-oxo-4,5-dihydro-1H-1,2,4-triazol-1-yl]phenyl)methanesulfonamide (Sulfentrazone) (CAS No. 122836-35-5) and application adjuvants (provided for in subheading 3808.93.15) ................................................................................................. 5.6% No change No change On or before 12/31/2020 ...

SEC. 895. FORMULATED PYRITHIOBAC-SODIUM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.10.07 Mixtures of sodium-2-chloro-6-[(4,6-dimethoxypyrimidin-2-yl)thio]benzoate (Pyri thio b ac-sodium) (CAS No. 123343-16-8) and application adjuvants (provided for in subheading 3808.93.15) .............................................................................................................................. 1.0% No change No change On or before 12/31/2020 ...

SEC. 896. TRIFLUSULFURON METHYL FORMULATED PRODUCTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.10.08 Mixtures of methyl 2-[(4-dimethylamino)-6-(2,2,2-trifluoroethoxy)-1,3,5-triazin-2-yl]carbamoylsulfamoyl]-3-methylbenzoate (CAS No. 126535-15-7) and application adjuvants (provided for in subheading 3808.93.15) .............................................................................................................................. Free No change No change On or before 12/31/2020 ...

SEC. 897. INDAZAFLAM FORMULATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.10.09 Mixtures containing N-[(1R,2S)-2,6-dimethyl-2,3-dihydro-1H-inden-1-yl]-6-[(1R)-1-fluoroethyl]-1,3,5-triazine-2,4-diamine (Indaziflam) and application adjuvants (CAS No. 950782-86-2) (provided for in subheading 3808.93.15) .............................................................................................................................. 5.6% No change No change On or before 12/31/2020 ...

SEC. 898. HUSKIE COMPLETE HERBICIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.10.10 Mixtures containing (5-hydroxy-1,3-dimethyl-1H-pyrazol-4-yl)[2-(methylsulfonyl)-4-(trifluoromethyl)phenyl]methanone (Pyra sulfotole) (CAS No. 365400-11-9), 2,4-dihorom-o-6-cyano phenyl octanoate (Bromoxynil Octanoate) (CAS No. 1689-99-2), methyl 4-[(5-methoxy-4-methyl-5-oxo-4,5-dihydro-1H-1,2,4-triazol-1-yl)carbonyl]sulfamoyl-5-methyl-3-thiophencarboxylate (Thien carbazone-Methyl) (CAS No. 317815-83-1), and diethyl 1-(2,4-dichlorophenyl)-5-methyl-4,5-dihydro-1H-pyrazole-3,5-dicarboxylate (Mefenpyr-diethyl) (CAS No. 135590-91-9) (provided for in subheading 3808.93.15) .............................................................................................................................. 3.6% No change No change On or before 12/31/2020 ...

SEC. 899. TRIBUTE TOTAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.10.11 Mixtures containing methyl 4-[(3-methoxy-4-methyl-5-oxo-4,5-dihydro-1H-1,2,4-triazol-1-yl)carbonyl]sulfamoyl-5-methyl-3-thiophencarboxylate (Thien carbazone- methyl) (CAS No. 317815-83-1), 2-[(4,6-Dim ethoxy-2-pyrimidinyl)carbamoyl][sulfamoyl]-4-(4,6-dimethoxy-2-pyrimidinyl)carbamoyl][sulfamoyl]-1-methyl-1H-pyrazole-3,5-dicarboxylate (Mefenpyr-sulfate) (CAS No. 100784-20-1) and application adjuvants (provided for in subheading 3808.93.15) .............................................................................................................................. Free No change No change On or before 12/31/2020 ...

''
SEC. 900. ORTHOSULFAMURON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.12 Mixtures of 1-(4,6-dimethoxypyrimidin-2-yl)-3-[2-dimethylcarbamoylphenylsulfamoyl]urea (Orthosulfamuron) (CAS No. 213464–77–8) and application adjuvants (provided for in subheading 3808.93.20) Free No change No change On or before 12/31/2020 ... .
```

SEC. 901. FIPRONIL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.13 1RS)-5-Amino-1-[2,6-dichloro-4-(trifluoromethyl)phenyl]-4-(trifluoromethylsulfinyl)-1H-pyrazole-3-carbonitrile (Fipronil) (CAS No. 120068–37–3) (provided for in subheading 3808.93.50) Free No change No change On or before 12/31/2020 ... .
```

SEC. 902. (2-CHLOROETHYL)TRIMETHYL (CYCOCEL PGR).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.14 (2-Chloroethyl)trimethylammonium chloride (CAS No. 999–81–5) (provided for in subheading 3808.93.50) Free No change No change On or before 12/31/2020 ... .
```

SEC. 903. AVADEX MICROACTIV.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.15 Mixtures of S-(2,3,3-trichloro-2-propen-1-yl) diisopropylcarbamothioate (Triallate) (CAS No. 2303–17–5) (provided for in subheading 3808.93.50) Free No change No change On or before 12/31/2020 ... .
```

SEC. 904. BUCKLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.16 Mixtures of S-(2,3,3-trichloro-2-propen-1-yl) diisopropylcarbamothioate (Triallate) (CAS No. 2303–17–5) and 2,6-dinitro-N,N-dipropyl-4-(trifluoromethyl)aniline (Trifluralin) (CAS No. 1582–09–8) (provided for in subheading 3808.93.50) Free No change No change On or before 12/31/2020 ... .
```

SEC. 905. FLAZASULFURON HERBICIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.17 Formulations of 1-(4,6-dimethoxypyrimidin-2-yl)-3-[3-(trifluoromethyl)pyridin-2-yl]sulfonylurea (Flazasulfuron) (CAS No. 104040–78–0) (provided for in subheading 3808.93.50) Free No change No change On or before 12/31/2020 ... .
```

SEC. 906. FOSAMINE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.18 Mixtures of ammonium ethyl carbamoylphosphonate (Fosamine-ammonium) (CAS No. 25954–13–6) and application adjuvants (provided for in subheading 3808.93.50) Free No change No change On or before 12/31/2020 ... .
```

SEC. 907. PROPARGITE MIXTURES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.19 Mixtures containing 2-[4-(2-methyl-2-propanyl)phenoxy]cyclohexyl 2-propyn-1-yl sulfite (CAS No. 2312–35–8) (Propargite) and application adjuvants (as provided for in subheading 3808.99.95) Free No change No change On or before 12/31/2020 ... .
```

SEC. 908. 5-AMINO-1,3-DIHYDRO-2H-BENZIMIDAZOL-2-ONE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.20 Preparations containing 5-amino-1,3-dihydro-2H-benzimidazol-2-one (CAS No. 95–23–8) (provided for in subheading 3809.91.00) Free No change No change On or before 12/31/2020 ... .
```
SEC. 909. RICINOLEIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.21 Preparations containing 12-hydroxy-9-octadecenoic acid (Ricinoleic acid) of a kind used as a diluent in lubricants (CAS No. 141–22–0) (provided for in subheading 3811.21.00) ........................................................................... 4.8% | No change | No change | On or before 12/31/2020 .... 
```

SEC. 910. LUBRICANT ADDITIVE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.22 Mixtures of hydrotreated neutral petroleum oils C27-C42, of a kind used as viscosity improvers (CAS No. 72623–87–1) (provided for in subheading 3811.21.00). ........................................................................... Free | No change | No change | On or before 12/31/2020 .... 
```

SEC. 911. LUBRICATE ADDITIVE (IRGALUBE 353).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.23 Isobutyl 3-(diisobutoxy-thiophosphorylsulfanyl)-2-methyl-propanoate) (CAS No. 268567–32–4) (provided for in subheading 3811.29.00) ........................................................................... Free | No change | No change | On or before 12/31/2020 .... 
```

SEC. 912. FUEL OIL ADDITIVE-COLD FLOW IMPROVER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.24 Mixtures containing poly(ethylene-co-ethenyl acetate) of a kind used as fuel additives (CAS No. 24937–78–8) (provided for in subheading 3811.90.00) ........................................................................... 0.7% | No change | No change | On or before 12/31/2020 .... 
```

SEC. 913. LUBRICITY IMPROVER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.25 Mixtures of tall oil mono-, di-, and triglycerides of a kind used as lubricity improvers (CAS No. 97722–02–6) (provided for in subheading 3811.90.00) ........................................................................... 2.8% | No change | No change | On or before 12/31/2020 .... 
```

SEC. 914. RHENOGRAN CLD-80.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.26 Mixtures of caprolactam disulfide (CAS No. 23847–08–7) with an elastomer binder of ethylene-propylene-diene monomer and ethyl vinyl acetate, and dispersing agents (provided for in subheading 3812.10.50) ........................................................................... Free | No change | No change | On or before 12/31/2020 .... 
```

SEC. 915. RHENOGRAN DIURON-80.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.27 Mixtures of 3-(3,4-dichlorophenyl)-1,1-dimethylurea (CAS No. 330–54–1) with acrylate rubber (provided for in subheading 3812.10.50) ........................................................................... Free | No change | No change | On or before 12/31/2020 .... 
```

SEC. 916. RHENOGRAN GENILEX-70.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.28 Mixtures of zinc dicyanoat diamine ((T-4)-diamminebis(cyanato-κN)-zinc) (CAS No. 122012–52–6) with an elastomer binder of ethylene-propylene-diene monomer and ethyl vinyl acetate, and dispersing agents (provided for in subheading 3812.10.50) ........................................................................... Free | No change | No change | On or before 12/31/2020 .... 
```

SEC. 917. DISFLAMOLL DPK.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.29 Plasticizers containing diphenyl cresyl phosphate (CAS No. 26444–49–5), triphenyl phosphate (CAS No. 115–86–6), tricresyl phosphate (CAS No. 1330–78–5), and phenyl dicyresyl phosphate (CAS No. 26446–73–1) (provided for in subheading 3812.20.10) ........................................................................... Free | No change | No change | On or before 12/31/2020 .... 
```
SEC. 918. MESAMOLL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.30 Mixtures of phenyl esters of C10-C18 alkylsulfonic acids (CAS No. 70775–94–9) (provided for in sub-heading 3812.20.10) ......................................................... 3.2% No change No change On or before 12/31/2020 ...
```

SEC. 919. VULKANOX ZMB2/C-5.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.31 Zinc 4-methyl-1H-benzimidazole-2-thiolate (CAS No. 61617–00–3) (provided for in subheading 3812.39.60) Free No change No change On or before 12/31/2020 ...
```

SEC. 920. ANTIOXIDIZING PREPARATIONS
(IRGANOX 1141).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.32 2,4-Dimethyl-6-(1-methylpentadecyl)phenol (CAS No. 134701–20–5) (provided for in subheading 3812.39.60) ............................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 921. HINDERED AMINE LIGHT STABILIZER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.33 1,3-Propanediamine, N,N″-1,2-ethanediylbis-, polymer with 2,4,6-trichloro-1,3,5-triazine, reaction products with N-butyl-2,2,6,6-tetramethyl-4-piperidinamine (CAS No. 136504–96–8) (provided for in subheading 3812.39.60) .......................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 922. REACTION PRODUCTS OF PHOSPHORUS TRICHLORIDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.34 Preparations containing tetrakis[2,4-bis(2-methyl-2-propanyl)phenyl] 4,4'-biphenylidylibis(phosphonite) (CAS No. 119345–01–6) (provided for in subheading 3812.39.60) .......................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 923. PHENOL, 4-METHYL-, REACTION PRODUCTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.35 4-Methylphenol - tricyclo[5.2.2.0^2,6]undecane (1:1) (CAS No. 68610–51–5) (provided for in subheading 3812.39.60) ............................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 924. TRIAZINE DERIVATIVE (TINUVIN NOR 371 FF).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.36 1,6-Hexanediamine,N,N-bis(2,2,6,6-tetramethyl-4-piperidinyl)-, polymer with 2,4,6-trichloro-1,3,5-triazine, reaction products with 3-bromo-1-propene,N-butyl-1-butanamine and N-butyl-2,2,6,6-tetramethyl-4-piperidinamine, oxidized, hydrogenated (CAS No. 247243–62–5) (provided for in subheading 3812.39.90) Free No change No change On or before 12/31/2020 ...
```

SEC. 925. SYNTHETIC HYDROTALCITE COATED WITH STEARIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.37 Magnesium aluminum hydroxide carbonate (synthetic hydrotalcite) (CAS No. 11097–59–9) (provided for in subheading 2842.90.90); and magnesium aluminum hydroxide carbonate (synthetic hydrotalcite) (CAS No. 11097–59–9) coated with stearic acid (CAS No. 57–11–4) (provided for in subheading 3812.39.90) Free No change No change On or before 12/31/2020 ...
```

SEC. 926. POTASSIUM METHYLATE SOLUTION.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.38 Potassium methylate solution (CAS No. 1306–11–5) (provided for in subheading 2836.40.10) ............................................................. Free No change No change On or before 12/31/2020 ...
```
SEC. 927. COFLAKE HZ.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.10.38 Potassium methylate solution (CAS No. 865–33–8) (provided for in subheading 3815.90.50) ... Free No change No change On or before 12/31/2020 ... ".

SEC. 928. TEMPOISI 45 SCORCH RETARDER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.10.39 Mixtures of polyethylene glycol (CAS No. 25322–68–3), (acetate) pentammine cobalt dinitrate (CAS No. 14854–63–8), and zinc carbonate (CAS No. 3486–35–9) (provided for in subheading 3815.90.50) ... Free No change No change On or before 12/31/2020 ... ".

SEC. 929. PENTA AMINO ACETONITRATE COBALT III.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.10.40 Mixtures of (acetato) pentammine cobalt dinitrate (CAS No. 14854–63–8) with a polymeric or paraffinic carrier (provided for in subheading 3815.90.50) ... Free No change No change On or before 12/31/2020 ... ".

SEC. 930. BRANCHED C24 BENZENE ALKYLATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.10.41 Branched chain C24 mixed alkylbenzenes (CAS No. 68081–77–6) (provided for in subheading 3817.00.15) ... 1.3% No change No change On or before 12/31/2020 ... ".

SEC. 931. GLYCOL ESTER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.10.42 α-Hydro-ω-hydroxypoly(oxy-1,2-ethanediyl)borate (CAS No. 71243–41–9) (provided for in subheading 3819.00.00) ... Free No change No change On or before 12/31/2020 ... ".

SEC. 932. PALM FATTY ACID DISTILLATE (PFAD).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.10.43 Monocarboxylic fatty acids derived from palm oil (provided for in subheading 3823.19.20) ... 1.4% No change No change On or before 12/31/2020 ... ".

SEC. 933. 9,11-OCTADECADIENOIC ACID (9Z,TONALIN FFA80).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.10.44 Conjugated linoleic acids ((9Z,11E)-9,11-octadecadienoic acid and (10E,12Z)-10,12-octadecadienoic acid) (CAS Nos. 2540–56–9 and 2420–56–6) (provided for in subheading 3823.19.40) ... Free No change No change On or before 12/31/2020 ... ".

SEC. 934. LAURYL-CETYL ALCOHOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.10.45 Lauryl-cetyl alcohol (alcohol, C12–C16) (CAS No. 68855–56–1) (provided for in subheading 3823.70.40) ... 0.5% No change No change On or before 12/31/2020 ... ".

SEC. 935. EMITTER SUSPENSION.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.10.46 Mixtures of barium carbonate (CAS No. 513–77–9), strontium carbonate (CAS No. 1633–05–2), calcium carbonate (CAS No. 471–34–1), and 1-methoxy-2-propanyl acetate (CAS No. 108–65–6), of a kind for use as emitter suspension cathode coating (provided for in subheading 3824.90.92) ... Free No change No change On or before 12/31/2020 ... ".
SEC. 936. ORGANO-MODIFIED SILOXANES COMBINED WITH SILICA.

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

```
9902.10.48 Mixtures containing 88 percent or more by weight of poly(oxy(dimethylsilanediyl)) bis(omega-butanolpoly(oxypropylene)) ether (CAS No. 67762–96–3), 8 percent or less by weight omega-ω-hydroxypoly(oxypropylene) (CAS No. 9003–13–8) and less than 4 percent by weight silica dimethylsilylate (CAS No. 68611–44–9) (provided for in subheading 3824.90.92) .................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 937. AMINONITRILE.

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

```
9902.10.49 Mixtures of 2-amino-2,3-dimethylbutanenitrile (CAS No. 13893–53–3) and toluene (provided for in subheading 3824.99.28) ............................................................................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 938. LIGHT STABILIZER/UV-ABSORBER FOR COATINGS.

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

```
9902.10.50 Preparations based on N-(2-ethoxyphenyl)-N′-[4-(10-methylundecyl)phenyl]ethanediamide (CAS No. 82493–14–9) (provided for in subheading 3824.99.28) .................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 939. POLYMERIC ESTER BLEND.

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

```
9902.10.52 Mixtures of polymers based on tall oil fatty acids, phthalic anhydride, glycerin and rosin (CAS No. 68015–39–4); poly(isobutyl vinyl ether) (CAS No. 9003–44–5); zinc 2-ethylhexanoate (CAS No. 136–53–8); and more than 50 percent by weight of a hydrocarbon-based solvent (provided for in subheading 3208.10.00) .................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 940. CE-1618BL METHYL PALMITATE/OLEATE.

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

```
9902.10.53 Mixtures of methyl esters of C_{16}-C_{18} unsaturated fatty acids (CAS No. 67762–38–3) and methyl hexadecanoate (Methyl Palmitate) (CAS No. 112–39–0) (provided for in subheading 3824.99.41) derived from coconut, palm-kernel or palm oil, used other than as a fuel .................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 941. N-PROPYLTHIOPHOSPHORYL TRIAMIDE (NPPT).

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

```
9902.10.54 N-Propylphosphorothioic triamide (CAS No. 916809–14–8) (provided for in subheading 3824.99.92) .................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 942. IMINODISUCCINATE.

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

```
9902.10.55 Mixtures of sodium salts of iminodisuccinic acid (CAS No. 144538–83–0), whether or not in water (provided for in subheading 3824.99.92) .................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 943. BLEACHING ADDITIVE.

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

```
9902.10.56 Mixtures of N,N′-1,2-ethenediybis(N-acetylacetamide) with organic binders (CAS No. 10543–57–4) (provided for in subheading 3824.99.92) .................................................................................. Free No change No change On or before 12/31/2020 .... 
```
SEC. 944. MIXTURES OF C5-C18 PERFLUOROCARBON ALKANES, PERFLUOROCARBON AMINES, AND PERFLUOROCARBON ETHERS.

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

```
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.57</td>
<td>Mixtures of C5-C18 perfluorocarbon alkanes, perfluorocarbon amines, and/or perfluorocarbon ethers (CAS No. 86508-42-1) (provided for in subheading 3824.99.92)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
```

SEC. 945. CERTAIN SPECIALTY MONOMERS.

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

```
<table>
<thead>
<tr>
<th>Code</th>
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<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.58</td>
<td>Mixtures of 2-methyl-N-[2-(2-oxoimidazolidin-1-yl)ethyl]prop-2-enamide (CAS No. 3089-19-8), 2-methylprop-2-enoic acid (CAS No. 79-41-4), 1-(2-aminoethyl)imidazolidin-2-one (CAS No. 6281-42-1) and benzene-1,4-diol (CAS No. 123-31-9) (provided for in subheading 3824.99.92)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
```

SEC. 946. SILICON DIOXIDE.

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

```
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
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<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.59</td>
<td>Amorphous synthetic silica gel, silanized (CAS No. 112926-00-8) (provided for in subheading 3824.99.92)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
```

SEC. 947. SODIUM ETHYLATE.

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

```
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.60</td>
<td>Sodium ethylate (sodium ethanolate) (CAS No. 141-52-6), solution in ethanol (CAS No. 64-17-5) (provided for in subheading 3824.99.92)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
```

SEC. 948. ORGANO-MODIFIED SILOXANES COMBINED WITH SILICA.

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

```
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.61</td>
<td>Siloxanes and silicones, di-Me, polymers with Me silsesquioxanes and polypropylene glycol mono-Bu ether (CAS No. 68554-65-4), greater than 70 percent by weight, with less than 8 percent by weight siloxanes and silicones, di-Me, polymers with Me silsesquioxanes and polyethylene-polypropylene glycol mono-Bu ether, less than 8 percent by weight poly(oxy(methyl-1,2-ethanediyl)), α,ω-butyl-ω-hydroxyl (CAS No. 9003-13-8), less than 2 percent by weight oxaime, methyl-, polymer with oxime, monobutylether (CAS No. 9038-95-3), less than 8 percent by weight silicon dioxide (CAS No. 7631-86-9) (provided for in subheading 3824.99.92)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
```

SEC. 949. SUCROSE STEARATE.

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

```
<table>
<thead>
<tr>
<th>Code</th>
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<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.62</td>
<td>1-O-Stearoyl-β-D-fructofuranosyl α-D-glucopyranoside (Sucrose stearate) (CAS No. 25168-73-4) (provided for in subheading 3824.99.92)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
```

SEC. 950. SYNTHETIC ACID WASHED BETA ZEOLITE POWDER.

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

```
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.63</td>
<td>Acid washed beta zeolite powder composed of mixtures of aluminum, silicon and sodium oxides, tetraethylammonium-hydroxide, and organic compounds (CAS No. 1318-02-1) (provided for in subheading 3824.99.92)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
```

SEC. 951. POLYMERS OF ETHYLENE, OTHER.

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

```
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.64</td>
<td>2-Propenoic acid, C12-C14-alkyl esters, telomers with ethylene, 2-ethylhexyl acrylate, propional and vinyl acetate (CAS No. 923958-45-6) (provided for in subheading 3901.90.90)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
```
SEC. 952. MINERAL FILLED POLYPROPYLENE PELLETS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.65 Polypropylene in pellet form, containing 18 percent or more but not over 22 percent by weight of mineral filler (talc) (CAS No. 9003–07–0) (provided for in subheading 3902.10.00) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 953. POLYISOBUTYLENE: OTHER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.66 Poly(isobutylene) hydroformylation products, reaction products with ammonia (CAS No. 337367–30–3) (provided for in subheading 3902.20.50) ........................................................................... 5.0% No change No change On or before 12/31/2020 .... 
```

SEC. 954. POLYISOBUTYLENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.67 Poly(2-methylpropene) (polyisobutylene), other than elastomeric (CAS No. 9003–27–4) (provided for in subheading 3902.20.50) ........................................................................................................... 5.1% No change No change On or before 12/31/2020 .... 
```

SEC. 955. PROPYLENE-ETHYLENE COPOLYMER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.68 Poly(propylene-co-ethylene) (CAS No. 9010–79–1) (provided for in subheading 3902.30.00) ........................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 956. METHOXYSLANATED AMORPHOUS POLY ALPHA OLEFIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.69 Silane, ethenyltrimethoxy-, reaction products with 1-butene-ethylene-propene polymer (CAS No. 832150–35–3) (provided for in subheading 3902.30.00) ................................................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 957. AMORPHOUS ALPHA OLEFIN WITH HIGH SOFTENING POINT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.70 Poly(propylene-co-1-butene-co-ethylene) (CAS No. 25895–47–0) (provided for in subheading 3902.30.00) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 958. POLYMETHYLPENTENE (PMP) POLYOLEFIN COPOLYMER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.71 C_{12}-C_{18} alkenes, polymers with 4-methyl-1-pentene (CAS Nos. 25155–83–3, 81229–87–0 and 103908–22–1) (provided for in subheading 3902.90.00) ................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 959. ALPHA-ALKENES (C20-C24) MALEIC ANHYD.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.72 alpha-Alkenes (C_{20}-C_{24}) maleic anhydride-4-amino-2,2,6,6-tetramethylpiperidine, polymer (CAS No. 152261–33–1) (provided for in subheading 3902.90.00) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 960. NON-FUNCTIONALIZED POLYBUTADIENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 961. VINYLACETATE-VINYLCHLORIDE CO-POLYMER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.10.73 | Oligomeric poly(butadiene) (CAS No. 68441–52–1) (provided for in subheading 3902.90.00) | Free | No change | No change | On or before 12/31/2020 |

SEC. 962. POLY(FUMARIC ACID-CO-VINYL ACETATE-CO-VINYL CHLORIDE).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.10.76 | Polyvinyl acetate-co-vinyl chloride (CAS No. 9003–22–9) (provided for in subheading 3904.30.60) | Free | No change | No change | On or before 12/31/2020 |

SEC. 963. VINYL CHLORIDE COPOLYMER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.10.77 | Poly(dibutyl (2Z)-2-butenedioate) (CAS No. 114653–42–8) (provided for in subheading 3904.40.00) | Free | No change | No change | On or before 12/31/2020 |

SEC. 964. VINYL CHLORIDE-HYDROXYPROPYL ACRYLATE COPOLYMER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.10.78 | Poly(vinyl chloride-co-hydroxypropyl acrylate) (CAS No. 53710–52–4) (provided for in subheading 3904.40.00) | Free | No change | No change | On or before 12/31/2020 |

SEC. 965. AQUIVION (ACID FORM) DISPERSION.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.10.79 | Poly(1,1,2,2-tetrafluoro-2-[(trifluoroethenyl)oxy]ethanesulfonyl fluoride-co-tetrafluoroethylene) (CAS No. 116373–25–2) (provided for in subheading 3904.69.50) | Free | No change | No change | On or before 12/31/2020 |

SEC. 966. AQUIVION (SO2F).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.10.80 | Poly(1,1,2,2-tetrafluoro-2-[(trifluoroethenyl)oxy]ethanesulfonyl fluoride-co-tetrafluoroethylene) SO2F form (CAS No. 69462–70–0) (provided for in subheading 3904.69.50) | Free | No change | No change | On or before 12/31/2020 |

SEC. 967. AQUIVION (LI SALT).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.10.81 | Poly(1,1,2,2-tetrafluoro-2-[(trifluoroethenyl)oxy]ethanesulfonyl fluoride-co-tetrafluoroethylene) lithium salt (CAS No. 95462–70–0) (provided for in subheading 3904.69.50) | Free | No change | No change | On or before 12/31/2020 |

SEC. 968. AQUIVION (NH4 SALT).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.10.82 | Poly(1,1,2,2-tetrafluoro-2-[(trifluoroethenyl)oxy]ethanesulfonyl fluoride-co-tetrafluoroethylene) ammonium salt (CAS No. 1129091–34–8) (provided for in subheading 3904.69.50) | Free | No change | No change | On or before 12/31/2020 |

SEC. 969. SOLVENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 970. SOLVENE T.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.83  1,1,2-Trifluoroethene - 1,1-difluoroethene (1:1) (Vinyldene fluoride-trifluoroethylene copolymer) (CAS No. 28960–88–5) (provided for in subheading 3904.69.50) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 971. SOLVERA / FLUOROLINK PT5060.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.84  Poly(1,1-difluoroethene-co-1-chloro-1,2,2-trifluoroethene-co-1,1,2-trifluoroethene) (CAS No. 81197–12–8) (provided for in subheading 3904.69.50) ........................................................................................ ..................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 972. GALDEN FLUIDS WITH BOILING POINTS ABOVE 170 DEGREES CELSIUS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.85  Mixtures of approximately 25 percent propanoic acid, 3-hydroxy-2-(hydroxymethyl)-2, methyl polymers with 5-isocyanato-1-(isocyanatomethyl)-1,3,3-trimethylcyclohexane and reduced methyl esters of reduced polymerized, oxidized tetrafluoroethylene, compounds with trimethylamine (CAS No. 328389–91–9), less than 1 percent 2-propanol (CAS No. 67–63–0) and less than 1 percent 2-butanone (CAS No. 78–93–3), remaining content water (provided for in subheading 3904.69.50) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 973. FOMBLIN W 300.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.86  Perfluoropolyethylisopropyl ether having a boiling point above 170 degrees Celsius (CAS No. 69991–67–9) (provided for in subheading 3904.69.50) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 974. FOMBLIN M AND Z LUBRICANTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.87  Mixture of poly(1-(difluoro(trifluoromethoxy)methoxy)-1,1,2,2-tetrafluoro-2-( trifluoromethoxy)ethane) (CAS No. 69991–61–3) and perfluoropolyethylisopropyl ether (CAS No. 69991–67–9) (provided for in subheading 3904.69.50) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 975. FOMBLIN MD GRADES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.88  1,1,2,2 Tetrafluoroethene, oxidized, polymerized (CAS No. 69991–61–3) (provided for in subheading 3904.69.50) ................................................................. 2.4% No change No change On or before 12/31/2020 .... 
```

SEC. 976. FOMBLIN DA306.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.89  Ethene, 1,1,2,3,3,3-Hexafluoro-, oxidized, polymerized, reduced, ethyl esters, reduced, N-[2-(2-methyl-1-oxo-2-propen-1-yl) ox] ethyl carbamates (CAS No. 1385773–87–4) (provided for in subheading 3904.69.50) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 977. FOMBLIN DA 305, GALDEN MF310.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.90  1-Propene, 1,1,2,3,3,3-Hexafluoro-, oxidized, polymerized, reduced, hydrolyzed reaction products with ammonia (CAS No. 370097–12–4) (provided for in subheading 3904.69.50) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 978. FOMBLIN DA305, GALDEN MF310.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.10.91  1-Propene, 1,1,2,3,3,3-Hexafluoro-, oxidized, polymerized, reduced, hydrolyzed (CAS No. 161075–14–5) (provided for in subheading 3904.69.50) ................................................................. Free No change No change On or before 12/31/2020 .... 
```
**SEC. 978. FOMBLIN T4 AND FOMBLIN Z TETRAOL PRODUCTS.**

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

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.92</td>
<td>Ethene, 1,1,2,2-tetrafluoro-, oxidized, polymerized, reduced, methyl esters, reduced, 2,3-dihydroxypropyl ethers (CAS No. 925918–64–5) (provided for in subheading 3904.69.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 979. FOMBLIN Z DOL AND FLUOROLINK D SERIES.**

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

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.93</td>
<td>Polyperfluoroxethoxydifluoroethyl polyethylene glycol ether (CAS No. 88645–29–8) (provided for in subheading 3904.69.50)</td>
<td>2.1%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 980. FOMBLIN Z DEAL, FLUOROLINK L SERIES.**

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

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.94</td>
<td>Methoxycarbonyl-terminated perfluorinated polyoxymethylene-polyethylene (CAS No. 107852–49–3) (provided for in subheading 3904.69.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 981. FOMBLIN ETX, FLUOROLINK E SERIES.**

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

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.95</td>
<td>Ethene, tetrafluoro, oxidized, polymerized, reduced, methyl esters, reduced, ethoxylated (CAS No. 162492–15–1) (provided for in subheading 3904.69.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 982. TETRAETHYLENE GLYCOL.**

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

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.96</td>
<td>Mixtures of 95 percent perfluoropolyether polyethoxy alcohol (CAS No. 1260733–08–1) and 5 percent 2,2′-[oxybis(2,1-ethanediyl)]diethanol (Tetraethylene glycol) (CAS No. 112–60–7) (provided for in subheading 3904.69.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 983. FLUOROLINK S10.**

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

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.97</td>
<td>1-Propamine, 3-(triethoxysilyl)-, reaction products with Esters of reduced polydim. oxidized poly(tetrafluoroethylene) (CAS No. 223557–70–8) (provided for in subheading 3904.69.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 984. POLYVINYL ACETATE.**

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

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.98</td>
<td>Polyvinyl acetate, of a kind used in food preparations (CAS No. 9003–20–7) (provided for in subheading 3905.19.00)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 985. VINYL ACETATE-ALKENEIC ACID COPOLYMER.**

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

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.10.99</td>
<td>Polyvinyl acetate-co-crotonic acid (CAS No. 25609–89–6) (provided for in subheading 3905.19.00)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

**SEC. 986. ETHYLENE-VINYL ACETATE COPOLYMERS.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 997. POLYVINYL FORMAL RESIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.02 Polynvinyl formal resin (ethanol; [ethenyl(methylen)]ethene (CAS Nos. 63450–15–7, 63148–64–1, and 9003–33–2) (provided for in subheading 3905.91.10) Free No change No change On or before 12/31/2020 ... ".

SEC. 988. D-500.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.03 Aqueous mixtures of poly(vinyl alcohol) (CAS No. 110532–37–1) and poly(vinylpyrrolidone) (CAS No. 9003–39–8) (provided for in subheading 3905.99.80) Free No change No change On or before 12/31/2020 ... ".

SEC. 999. ACUSOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.04 Poly(acrylamide-co-sodium polyacrylate) (CAS No. 25085–02–3) (provided for in subheading 3906.90.50) Free No change No change On or before 12/31/2020 ... ".

SEC. 990. POLYMERIC SULFONIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.05 Poly(ammonium acryloyldimethyl taurate-co-vinyl pyrrolidone) (CAS No. 335383–60–3) (provided for in subheading 3906.90.50) Free No change No change On or before 12/31/2020 ... ".
SEC. 996. Zeba.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.10 Poly(methyl acrylate-co-methyl methacrylate-co-methacrylic acid) 7:3:1 (CAS No. 26936–24–3) (provided for in subheading 3906.90.50) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

```
9902.11.11 Starch-g-poly (propanamide-co-2-propenoic acid) potassium salt (CAS No. 863132–14–3) (Zeba) (provided for in subheading 3906.90.50) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 997. UV ABSORBER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.12 Mixtures of α-(3-(3-(2H-benzotriazol-2-yl)-5-(1,1-dimethylethyl)-4-hydroxyphenyl)-1-oxopropyldiethylene glycol (CAS No. 104810–47–1); and polyethylene glycol (CAS No. 25322–68–3) (provided for in subheading 3907.20.00) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

```
9902.11.13 Oxirane, 2-methyl-, polymer with oxirane, monoether with 1,2-propanediol mono(2-methyl-2-propenoate) (CAS No. 220845–90–2) (provided for in subheading 3907.20.00) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 998. HIGH-PERFORMANCE DISPERSANT USED IN CONCRETE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.14 Mixtures of approximately 20 percent or less diphosphoric acid, polymers with ethoxylated reduced methyl esters of reduced polymerized oxidized tetrafluoroethylene (CAS No. 107934–68–9) and less than 10 percent 2-(2-methoxypropoxy)-1-propanol (CAS No. 34590–94–8), remaining content is water (provided for in subheading 3907.20.00) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 999. SOLVERA PT 5045, SOLVERA XPH723.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.15 Heat-curable epoxy resin mixture containing more than 30 percent by weight of 4,4′-(9H-fluorene-9,9-diy)bis(2-chloroaniline) (CAS No. 107934–68–9) as a curing agent (provided for in subheading 3907.30.00) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1000. HEAT-CURABLE EPOXY RESIN MIXTURE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.16 Mixtures of ethanaminium, 2-hydroxy-N-(2-hydroxyethyl)-N,N-dimethyl-, methyl sulfate (1:1), polymer with 2-(chloromethyl)oxirane, 1,3-diisocyanatomethylbenzene, a-hydro-w-hydroxypoly[methyl-1,2-ethanediyl] and 1,2,3-propanetriol (CAS No. 82294–81–3); Phenol, 4,4′-(1-methylethylidene)bis-, polymer with 2-(chloromethyl)oxirane (CAS No. 25068–38–6); and Formaldehyde, N,N-dimethyl-(CAS No. 68–12–2) (provided for in subheading 3907.30.00) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1001. LIQUID RESIN KNOWN AS CHEMITYLENE OR TC-2.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.17 1,2-Bis-O-(2-oxiranylmethyl)-D-glucitol (CAS No. 68412–01–1) (provided for in subheading 3907.30.00) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1002. SORBITOL DIGLYCIDYL ETHER EPOXY RESIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.18 1,2-Bis-(2-oxiranylmethyl)-D-glucitol (CAS No. 68412–01–1) (provided for in subheading 3907.30.00) ................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1003. SULFONATED POLYETHYLENE TEREPTHALATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.19 1,2-Bis-O-(2-oxiranylmethyl)-D-glucitol (CAS No. 68412–01–1) (provided for in subheading 3907.30.00) ................................................................. Free No change No change On or before 12/31/2020 .... 
```
SEC. 1004. LINEAR HYDROXYL-TERMINATED ALIPHATIC POLYCARB DIOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.18 Sulfonated polyethylene terephthalate (CAS No. 63534–56–5) (provided for in subheading 3907.60.00) Free No change No change On or before 12/31/2020 ...

SEC. 1005. LINEAR ALIPHATIC POLYCARBONATE POLYESTER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.19 Poly(dimethyl carbonate-co-1,6-hexanediol) (CAS No. 101325–00–2) (provided for in subheading 3907.99.50) Free No change No change On or before 12/31/2020 ...

SEC. 1006. HINDERED AMINE LIGHT STABILIZER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.20 Dimethyl carbonate polymer with 1,6-hexanediol copolymer and 2-oxepanone (CAS No. 101325–00–2) (provided for in subheading 3907.99.50) Free No change No change On or before 12/31/2020 ...

SEC. 1007. POLYMER OF 1,4-BENZENEDICARBOXYLIC ACID WITH 1,4-BUTANEDIOL AND HEXANEDIOIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.21 Poly(dimethyl butanediolate-co-1-(2-hydroxyethyl)-2,2,6,6-tetramethylpiperidin-4-ol) (CAS No. 55447–77–0) (provided for in subheading 3907.99.50) Free No change No change On or before 12/31/2020 ...

SEC. 1008. 1,4-BENZENEDICARBOXYLIC ACID, POLYMER WITH 1,4 BUTANEDIOL AND DECANEDIOIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.22 Polymer of 1,4-benzenedicarboxylic acid with 1,4-butanediol and decanedic acid (CAS No. 60961–73–1) Free No change No change On or before 12/31/2020 ...

SEC. 1009. 1,4-BENZENEDICARBOXYLIC ACID, POLYMER WITH 1,4 BUTANEDIOL, HEXANEDIOIC ACID AND NONANEDIOIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.23 1,4-Benzenedicarboxylic acid, polymer with 1,4-butanediol and hexanedioic acid (CAS No. 68961–73–1) Free No change No change On or before 12/31/2020 ...

SEC. 1010. 1,4-BENZENEDICARBOXYLIC ACID, POLYMER WITH 1,4-BUTANEDIOL, DECANEDIOIC ACID AND HEXANEDIOIC ACID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.24 1,4-Benzenedicarboxylic acid, polymer with 1,4-butanediol and decanedioic acid (CAS No. 28205–74–5) Free No change No change On or before 12/31/2020 ...

SEC. 1011. POLYESTER RESIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.25 1,4-Benzenedicarboxylic acid, polymer with 1,4-butanediol, hexanedioic acid and nonanedioic acid (CAS No. 83064–08–8) Free No change No change On or before 12/31/2020 ...

SEC. 1012. POLYESTER RESIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.11.26 1,4-Benzenedicarboxylic acid, polymer with 1,4-butanediol, hexanedioic acid and nonanedioic acid (CAS No. 109586–86–9) Free No change No change On or before 12/31/2020 ...

SEC. 1013. POLYESTER RESIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1012. 1,4-BENZENEDICARBOXYLIC ACID, POLYMER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.28 1,2-Benzenedicarboxylic acid, 3,4,5,6-tetabromo-, polymer with 2-ethyl-2-(hydroxymethyl)-1,3-propanediol, hexanedioic acid, 2,2-[(1-methylethylidene)bis(4,1-phenyleneoxy)methylene]bis(oxirane) and 1,2-propanediol in toluene (CAS No. 68568–64–9) (provided for in subheading 3907.99.50) ...........................................................................................................
```

SEC. 1013. GRILAMID TR 90.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.29 Poly(1,4-benzenedicarboxylic acid-co-1,4-butanediol-co-nonenedioic acid) (CAS No. 26590–80–7) (provided for in subheading 3907.99.50) ...........................................................................................................
```

SEC. 1014. ORGASOL POLYAMIDE POWDERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.30 Dodecanedioic acid, polymer with 4,4′-methylenebis(2-methylcyclohexanamine) (CAS No. 163800–66–6) (provided for in subheading 3908.10.00) ...........................................................................................................
```

SEC. 1015. GRILAMID TR 30.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.31 Micro-porous, ultrafine, spherical polyamide powders of polyamide 6 (CAS No. 356040–79–4), polyamide-12 (CAS No. 338462–62–7) and polyamide 6, 12 (CAS No. 356040–89–6) (provided for in subheading 3908.10.00 or 3908.90.70) ...........................................................................................................
```

SEC. 1016. GRILAMID TR 60.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.32 Poly((azacyclotridecan-2-one)-co-(1,3-benzenedicarboxylic acid; 1,4-benzenedicarboxylic acid)-alt-(1,6-hexanediamine, 4,4′-methylenebis[cyclohexanamine], 4,4′-methylenebis[2-methylcyclohexanamine])γ (CAS No. 1030611–14–3) (provided for in subheading 3908.90.70) ...........................................................................................................
```

SEC. 1017. METHYLENE DIANILINE 50.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.33 Poly((azacyclotridecan-2-one)-co-(1,3-benzenedicarboxylic acid; 1,4-benzenedicarboxylic acid)-alt-(4,4′-methylenebis[2-methylcyclohexanamine])γ (CAS No. 62694–40–0) (provided for in subheading 3908.90.70) ...........................................................................................................
```

SEC. 1018. PHENOL, 4-(1,1-DIMETHYLETHYL)-POLYMER WITH FORMALDEHYDE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.34 Mixtures containing 40 to 60 percent by weight formaldehyde polymers with aniline (CAS No. 25214–70–4) and 60 to 40 percent by weight 4,4′-methylenedianiline (CAS No. 101–77–9) (provided for in subheading 3909.39.00) ...........................................................................................................
```

SEC. 1019. PHENOL, 4,4′-(1-METHYLETHYLIDINE)BIS-, POLYMER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.35 Mixtures containing 40 to 60 percent by weight formaldehyde polymers with aniline (CAS No. 25214–70–4) and 60 to 40 percent by weight 4,4′-methylenedianiline (CAS No. 101–77–9) (provided for in subheading 3909.39.00) ...........................................................................................................
```

SEC. 1019. 4,4′-(1-METHYLETHYLIDINE)BIS-, POLYMER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.36 Mixtures containing 40 to 60 percent by weight formaldehyde polymers with aniline (CAS No. 25214–70–4) and 60 to 40 percent by weight 4,4′-methylenedianiline (CAS No. 101–77–9) (provided for in subheading 3909.39.00) ...........................................................................................................
```
<table>
<thead>
<tr>
<th>SEC. 1020. FORMALDEHYDE-1,3-BENZENEDIOL (1:1).</th>
<th>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mixture of polymers of formaldehyde-1,3-benzenediol (1:1) (CAS No. 24969-11-7) and unreac-</td>
<td></td>
</tr>
<tr>
<td>ted 1,3-Benzene- diol (CAS No. 108-46-3) (provided for in subheading 3909.40.00)</td>
<td>Free</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SEC. 1021. POLYURETHANE HARDENER.</th>
<th>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</th>
</tr>
</thead>
<tbody>
<tr>
<td>2-Oxepanone polymer with 1,4-butanediol and 5- isocyanato-1-isocyanatomethyl-1,3,3-</td>
<td></td>
</tr>
<tr>
<td>trimethylcyclohexane, 2-ethyl-1-hexanol-blocked (CAS No. 189020-69-7) (provided for in sub-</td>
<td></td>
</tr>
<tr>
<td>heading 3909.50.50)</td>
<td>Free</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SEC. 1022. H12MDI BASED ALIPHATIC POLYISOCYANATE.</th>
<th>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hexanedioic acid, dihydrazide, polymer with 5-amino-1,3,3-trimethylcyclohexanemethamine, 1,3-</td>
<td></td>
</tr>
<tr>
<td>butanediol and 1,1'-methylenebis(4-isocyanatocyclohexane), methyl ethyl ketone oxime- and poly-</td>
<td></td>
</tr>
<tr>
<td>ethylene glycol mono-methyl ether-blocked in aqueous solution (CAS No. 200295-51-8) (provided for in sub-</td>
<td></td>
</tr>
<tr>
<td>heading 3909.50.50)</td>
<td>Free</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SEC. 1023. TDI BASED BLOCKED AROMATIC POLYISOCYANATE.</th>
<th>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oxiran, 2-methyl-, polymer with oxiran, ether with 1,2,3-propanetriol (3:1), polymer with 2,4-diisocyanato-</td>
<td></td>
</tr>
<tr>
<td>1-methylbenzene and ox-hydro-oa-hydroxypoly(oxy(methyl-1,2-ethanediyl)) ether with 2-ethyl-2-</td>
<td></td>
</tr>
<tr>
<td>(hydroxymethyl)-1,3-propa-</td>
<td>Free</td>
</tr>
</tbody>
</table>

<p>| SEC. 1024. SELF-CROSS LINKING, STOVING POLY- |</p>
<table>
<thead>
<tr>
<th>URETHANE RESIN.</th>
<th>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1,3 Benzenedicarboxylic acid, polymer with 2-ethyl-2-(hydroxymethyl)-1,3-propanediol, hexanedioic acid, 1,6-</td>
<td></td>
</tr>
<tr>
<td>hexanediol, 1,3-isobenzofurandione and 1,1'-methylenebis(1-isocyanatobenzene), di-ethyl malonate-blocked (CAS No. 200414-59-1) (provided for in subheading 3909.50.50)</td>
<td>Free</td>
</tr>
</tbody>
</table>

<p>| SEC. 1025. SILANE TERMINATED POLYURETHANE |</p>
<table>
<thead>
<tr>
<th>PREPOLYMER RESIN.</th>
<th>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Poly(oxy(methyl-1,2-ethanediyl),OX-hydro-oa-hydroxy-</td>
<td>Free</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SEC. 1026. HYDROGENATED POLYMERS OF NORBORNENE DERIVATIVES.</th>
<th>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1,4,5,8-Dimethanaphthalene, 2-ethylidene-1,2,3,4,4a,5,8,8a-octahydro-, polymer with 3a,4,7,7a-</td>
<td></td>
</tr>
<tr>
<td>tetrahydro-4,7-methano-1H-indene, hydrogenated (CAS No. 881025-72-5), presented in pellet form (pro-</td>
<td></td>
</tr>
<tr>
<td>vided for in subheading 3911.90.25)</td>
<td>Free</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SEC. 1027. POLYETHYLENEIMINE, REFRIGERATED IN CONTAINERS HOLDING NOT MORE THAN 1 LITER.</th>
<th>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Poly(oxy(methyl-1,2-ethanediyl),OX-hydro-oa-hydroxy-</td>
<td>Free</td>
</tr>
</tbody>
</table>
SEC. 1028. POLYETHYLENEIMINE, COMPONENTS FOR MANUFACTURING INTO MEDICAL DEVICES.

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

```
9902.11.44 Polyethylenimine (CAS No. 9002–98–6), refrigerated, in containers not holding over 1 L (provided for in subheading 3911.90.25) Free No change No change On or before 12/31/2020 ..
```

SEC. 1029. ALIPHATIC/AROMATIC POLYSIOPCYNATE COPOLYMER.

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

```
9902.11.46 1,6-diisocyanatohexane, 2,4-diisocyanato-1-methylbenzene polymer (CAS No. 26426–91–5) in n-butyl acetate (provided for in subheading 3911.90.45) Free No change No change On or before 12/31/2020 ..
```

SEC. 1030. TDI BASED AROMATIC POLYISOCYANATE.

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

```
9902.11.47 Poly(toluene diisocyanate) (CAS No. 26006–20–2) (provided for in subheading 3911.90.45) Free No change No change On or before 12/31/2020 ..
```

SEC. 1031. WATER DISPERSIBLE HDI BASED POLYISOCYANATE.

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

```
9902.11.48 Water-dispersible polycyocyanate products based on poly(hexamethylene diisocyanate) (CAS No. 26182–81–2) and dimethylcyclohexylamine compounds with 3-(cyclohexylamino)-1-propanesulfonic acid-poly(1,6-diisocyanatohexane) (CAS No. 666723–27–9) (provided for in subheading 3911.90.90) Free No change No change On or before 12/31/2020 ..
```

SEC. 1032. IPDI BASED ALIPHATIC POLYISOCYANATE.

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

```
9902.11.49 Poly(1,6-diisocyanatohexane)-block-polyethylene-block-poly(1-butoxypropan-2-ol) (CAS No. 125252–47–3) (provided for in subheading 3911.90.90) Free No change No change On or before 12/31/2020 ..
```

SEC. 1033. NOURYBOND 276 CURING AGENT.

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

```
9902.11.50 N,N′,N″-(2,4,6-Trioxo-1,3,5-triazine-1,3,5(2H,4H,6H)-triy[tris(hexamethylene3,5,5-trimethyl-3,1-cyclohexanediyl)][tris(hexahydro-2-oxa-1H-azepine-1-carboxamide) (CAS No. 68975–83–7) in organic solvent (provided for in subheading 3911.90.90) Free No change No change On or before 12/31/2020 ..
```

SEC. 1034. HDI BASED ALIPHATIC POLYISOCYANATE.

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

```
9902.11.51 3,5-Dimethyl-1H-pyrazole-oligo(hexamethylene diisocyanate) in solvents (CAS No. 163206–31–3) (provided for in subheading 3911.90.90) Free No change No change On or before 12/31/2020 ..
```

SEC. 1035. NOURYBOND 276 CURING AGENT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1036</td>
<td>Polymide Powder</td>
</tr>
<tr>
<td>1037</td>
<td>Modified Ethylene-Norborene Copolymer</td>
</tr>
<tr>
<td>1038</td>
<td>1,6-Hexanediamine, N,N′-Bis(2,2,6,6-tetramethyl-4-piperidinyl)-polymer with 2,4,6-trichloro-1,3,5-triazine, reaction products with N-butyl-1-butanamine and N-buty-2,2,6,6-tetramethyl-4-piperidinamine</td>
</tr>
<tr>
<td>1039</td>
<td>Amberlite XAD4</td>
</tr>
<tr>
<td>1040</td>
<td>Certain Industrial Nitrocellulose, Damped with an Alcohol Content of 28 to 32 Percent</td>
</tr>
<tr>
<td>1041</td>
<td>Certain Industrial Nitrocellulose, Damped with an Alcohol Content of 33 to 37 Percent</td>
</tr>
<tr>
<td>1042</td>
<td>Sodium Alginate</td>
</tr>
</tbody>
</table>
SEC. 1043. PROPYLENE GLYCOL ALGINATE (PGA).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.11.60 | Propylene glycol alginates (CAS No. 9005–37–2) (provided for in subheading 3913.10.00) | Free | No change | No change | On or before 12/31/2020 |
```

SEC. 1044. ALGINIC ACID AND OTHER ALGINATES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.11.61 | Alginic acid (CAS No. 9005–32–7), ammonium alginate (CAS No. 9005–34–9), potassium alginate (CAS No. 9005–36–1), calcium alginate (CAS No. 9005–35–0) and magnesium alginate (CAS No. 37251–44–8) (provided for in subheading 3913.10.00) | Free | No change | No change | On or before 12/31/2020 |
```

SEC. 1045. SODIUM ALGINATE CONTAINING CITRATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.11.62 | Sodium alginate (CAS No. 9005–38–3) containing citrate (provided for in subheading 3913.10.00) | Free | No change | No change | On or before 12/31/2020 |
```

SEC. 1046. SODIUM HYALURONATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.11.63 | Sodium hyaluronate (CAS No. 9067–32–7) (provided for in subheading 3913.90.20) | 4.3% | No change | No change | On or before 12/31/2020 |
```

SEC. 1047. WEAK ACID CATION ION-EXCHANGE RESIN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.11.64 | Ion-exchange resin, copolymerized from acrylonitrile with divinylbenzene, ethylvinylbenzene 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 12/31/2020 |
```

SEC. 1048. WEAK ACID MACROPOROUS CATION ION-EXCHANGE RESINS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.11.65 | Ion-exchange resin consisting of polyacrylic acid-co-2,2'-oxydiethanol-co-ethenoxyethene), acid form (CAS No. 359785–58–3) (provided for in subheading 3914.00.60) | Free | No change | No change | On or before 12/31/2020 |
```

SEC. 1049. ION-EXCHANGE RESIN COMPRISED OF DIVINYLBENZENE CO-POLYMERIZED WITH STYRENE AND ETHYLSTYRENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.11.66 | Ion-exchange resin comprised of divinylbenzene co-polymerized with styrene and ethylstyrene (CAS No. 9052–95–3) in spherical beads with a mean particle size between 0.30 and 1.20 mm (provided for in subheading 3914.00.60) | 1.4% | No change | No change | On or before 12/31/2020 |
```

SEC. 1050. ION-EXCHANGE RESIN COMPRISED OF A COPOLYMER OF METHACRYLIC ACID CROSS-LINKED WITH DIVINYLBENZENE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.11.67 | Ion-exchange resin comprised of a copolymer of methacrylic acid cross-linked with divinylbenzene, in the hydrogen ionic form (CAS No. 50602–21–6) (provided for in subheading 3914.00.60) | Free | No change | No change | On or before 12/31/2020 |
```

SEC. 1051. ION-EXCHANGE RESIN UTILIZING A TYPE I QUATERNARY AMMONIUM FUNCTIONAL GROUP.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1052. ION-EXCHANGE RESIN, FREE BASE FORM.

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

```
9902.11.68 Ion-exchange resin utilizing a type I quaternary ammonium functional group consisting of benzene
(chloromethyl)ethenyl-, polymer with diethenylbenzene, compound with N,N-diethylethanamine (CAS No.
63453–90–7) in spherical beads with a mean particle size between 0.30 and 1.20 mm (provided for in
subheading 3914.00.60) ........................................................................................................................................ Free No change No change On or before
12/31/2020 .... ".
```

SEC. 1053. ION-EXCHANGE RESIN, CHLORIDE FORM.

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

```
9902.11.69 Ion-exchange resin, free base form, utilizing a tertiary amine functional group consisting of 2-propenamide,
N-[3-(dimethylamino)propyl]-, polymer with diethenylbenzene and 1,1’-[oxybis(2,1-ethanediyloxy)]bis(ethene)
(CAS No. 65899–87–8) in spherical beads with a mean particle size between 0.30 and 1.20 mm (provided
for in subheading 3914.00.60) ........................................................................................................................ Free No change No change On or before
12/31/2020 .... ".
```

SEC. 1054. AMBERLITE IRP69.

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

```
9902.11.70 Ion-exchange resin comprising sodium salts of sulfonated poly(divinylbenzene-co-ethylstyrene-co-styrene)
(CAS No. 69011–22–9) (provided for in subheading 3914.00.60) ................................................................ Free No change No change On or before
12/31/2020 .... ".
```

SEC. 1055. ANION ION-EXCHANGE RESIN.

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

```
9902.11.71 Anion ion-exchange resin, hydroxide form, chloromethylated, and 2-(dimethylamino)ethanol-quaternized hy-
droxide of poly(divinylbenzene-co-styrene-co-ethylstyrene) (CAS No. 69011–16–1) in spherical beads with a
mean particle size between 0.30 and 1.20 mm (provided for in subheading 3914.00.60) ............................... Free No change No change On or before
12/31/2020 .... ".
```

SEC. 1056. AMBERLITE IRC748.

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

```
9902.11.72 Chloromethylated, trimethylamine-quaternized poly(divinylbenzene-co-styrene-co-ethylstyrene) (CAS No.
69011–19–4) (provided for in subheading 3914.00.60) ........................................................................................................ Free No change No change On or before
12/31/2020 .... ".
```

SEC. 1057. DOWEX* MAC-3.

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

```
9902.11.73 Poly(divinylbenzene-co-acrylic acid) (CAS No. 9052–45–3) (provided for in subheading 3914.00.60) ........ Free No change No change On or before
12/31/2020 .... ".
```

SEC. 1058. IMINIDIACETIC ACID ION-EXCHANGE RESIN.

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

```
9902.11.74 Iminidiacetic acid ion-exchange resin (sodium 2,2’-[4-((vinylenzo)imino)diacetate - 1,4-divinylbenzene
(2:1) (CAS No. 70660–50–3) in spherical beads with a mean particle size between 0.45 and 1.20 mm
(provided for in subheading 3914.00.60) ........................................ Free No change No change On or before
12/31/2020 .... ".
```

SEC. 1059. ION-EXCHANGE RESIN AND CHELATING RESIN WITH A ISOThIOUronIUM FUNCTIONAL GROUP.

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

```
9902.11.75 Iminidiacetic acid, trimethylammonium functional group, consisting of 2-propenamide, N-[3-
(dimethylamino)propyl]-, polymer with diethenylbenzene (CAS No. 65899–87–8) in spherical beads with a
mean particle size between 0.30 and 1.20 mm (provided for in subheading 3914.00.60) ............................... Free No change No change On or before
12/31/2020 .... ".
```
SEC. 1060. ION-EXCHANGE RESIN AND CHELATING RESIN WITH AN AMINOPHOSPHORIC FUNCTIONAL GROUP.

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

9902.11.76 Ion-exchange resin and chelating resin, with a isothiouronium functional group, iminodiacetic acid ion-exchange resin (CAS No. 109945–55–3) in spherical beads with a mean particle size between 0.30 and 1.20 mm (provided for in subheading 3914.00.60) .......................... Free No change No change On or before 12/31/2020 .... ".

SEC. 1061. AMBERLITE IRP88.

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

9902.11.77 Ion-exchange resin and chelating resin with an aminophosphoric functional group, polystyrene resin with aminophosphonic acid groups (CAS No. 125935–42–4) in spherical beads with a mean particle size between 0.30 and 1.20 mm (provided for in subheading 3914.00.60) ................................................................ Free No change No change On or before 12/31/2020 .... ".

SEC. 1062. STRIPS OF 100 PERCENT EPTFE SEALANT BETWEEN 3MM AND 30MM THICK.

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

9902.11.78 Potassium methacrylate-divinylbenzene copolymer (Polacrilin potassium) (CAS No. 65405–55–2) (provided for in subheading 3914.00.60) .................................................................................................. Free No change No change On or before 12/31/2020 .... ".

SEC. 1063. PLASTIC TUBES, NOT REINFORCED, POLYVINYL.

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

9902.11.80 Insulated tubes of plastics, not reinforced, without fittings, presented in the form of hose, the foregoing tubes having polyethylene pipes inserted therein and suitable for use in hot water supply or heating systems (provided for in subheading 3917.32.00) .......................................................... Free No change No change On or before 12/31/2020 .... ".

SEC. 1064. POLYETHYLENE MICRO-TUBES.

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

9902.11.81 Polyethylene micro-tubes, having an interior diameter of 0.01 mm and wall thickness of 0.05 mm (provided for in subheading 3917.32.00) .................................................................................. Free No change No change On or before 12/31/2020 .... ".

SEC. 1065. PLASTIC, OTHER FITTINGS.

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

9902.11.82 Plastic elbows, holding pins, bend supports, anchor clips, staples of a kind used in construction applications (provided for in subheading 3917.40.00) .......................................................... 5.1% No change No change On or before 12/31/2020 .... ".

SEC. 1066. TRANSPARENT POLYPROPYLENE FLAT FILM.

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

9902.11.83 Transparent polypropylene coextruded flat film in rolls with a thickness between 162-198μm and a width between 396-398 mm (provided for in subheading 3920.20.00) .................................................................. Free No change No change On or before 12/31/2020 .... ".

SEC. 1067. ACRYLIC POLY METHACRYLATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1068. ACRYLIC FILMS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.11.85 Flexible film of acrylic polymers, other than poly(methyl methacrylate) (provided for in subheading 3920.59.10) ................................................................. Free No change No change On or before 12/31/2020 .... ".

SEC. 1069. SAFLEX.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.11.86 Poly(vinyl butyral) film (CAS No. 27360–07–2), certified by the importer to be used in aircraft (provided for in subheading 3920.91.00) ................................................................. Free No change No change On or before 12/31/2020 .... ".

SEC. 1070. REGEN CELLULOSE SHEETS FOR INDUSTRIAL SPONGES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.11.87 Sheets of regenerated cellulose, cellular, nonadhesive, rectangular in shape and measuring 750 mm or more but not over 885 mm in length, 765 mm or more but not over 885 mm in width and 0.9 mm or more but not over 1.9 mm in thickness (provided in for subheading 3921.14.00) Free No change No change On or before 12/31/2020 .... ".

SEC. 1071. EXPANDED PTFE SHEETS BETWEEN 1.6MM AND 3MM THICK FOR SEALANTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.11.88 Expanded poly(tetrafluoroethylene) (PTFE) nonadhesive cellular sheets, of a thickness greater than 1.5 mm but not more than 3.0 mm, certified by the importer as having a tensile strength of at least 48.3 MPa (7,000 psi) per ASTM F-152 (CAS No. 9002–84–0) (provided for in subheading 3921.19.00) Free No change No change On or before 12/31/2020 .... ".

SEC. 1072. EXPANDED PTFE SHEETS BETWEEN 3.1MM AND 6.00MM THICK FOR SEALANTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.11.89 Expanded poly(tetrafluoroethylene) (PTFE) nonadhesive cellular sheets, of a thickness greater than 3.0 mm but not more than 6.0 mm, certified by the importer as having a tensile strength of at least 48.3 MPa (7,000 psi) per ASTM F-152 (CAS No. 9002–84–0) (provided for in subheading 3921.19.00) Free No change No change On or before 12/31/2020 .... ".

SEC. 1073. THERMOPLASTIC CONTAINERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.11.90 Injection molded thermoplastic dental restorative product containers, designed for use in a dispensing system, each container with capacity not over 50 ml (provided for in subheading 3923.30.00) Free No change No change On or before 12/31/2020 .... ".

SEC. 1074. PE PLUG CAP WITH HOLDING TOP AND INSERTING BOTTOM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

" 9902.11.91 Plug-type closures of polyethylene, suitable for use in capping specimen tubes and measuring 15 mm in length, each closure having an upper portion designed to extend beyond the specimen tube to permit holding of the closure, such upper portion having a diameter of 15.5 mm and thickness of 3.3 mm and having a notched groove, with the bottom portion of such closure designed for insertion into a specimen tube having a diameter measuring approximately 11.7 mm; the foregoing closures certified by the importer as for use in an automated insertion system (provided for in subheading 3923.50.00) Free No change No change On or before 12/31/2020 .... ".
SEC. 1075. THERMOPLASTIC CLOSURES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.92 Injection molded thermoplastic dental restorative product dispenser closures fitting containers with capacity
less than or equal to 50 ml (provided for in subheading 3923.50.00) ......................................................... 1.3% No change No change On or before 12/31/2020 ...
```

SEC. 1076. PLASTIC LIDS FOR FOOD STORAGE CONTAINERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.93 Plastic lids certified by the importer for use on food storage containers (provided for in 3923.50.00) .... Free No change No change On or before 12/31/2020 ...
```

SEC. 1077. PLASTIC CAP FOR SQUEEZABLE SPORT WATER BOTTLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.94 Plastic cap for sport water bottle of the squeezable type (provided for in 3923.50.00) ..................... 0.5% No change No change On or before 12/31/2020 ...
```

SEC. 1078. SINGLE WRAPPED CUTLERY JOINED BY A SKEWER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.95 Cutlery of plastics, each piece individually wrapped in polypropylene film, presented with such wrapped
cutlery joined together by skewers for ease of loading in a fully enclosed dispensing system (provided for in
subheading 3924.10.40) ......................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1079. SET OF PLASTIC CUTLERY WRAPPED IN PAPER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.96 Cutlery of plastics, presented with quantities of identical cutlery items joined together by paper wrapping
or paper banding designed for ease of loading in a fully enclosed dispensing system (provided for in sub-
heading 3924.10.40) ......................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1080. 98 PERCENT POLYPROPYLENE DISPOSABLE CUTLERY.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.97 Disposable cutlery of plastics, containing by weight over 96 percent of polypropylene, presented without
being individually wrapped, grouped, banded or skewed for ease of loading in a fully enclosed dispensing
system (provided for in subheading 3924.10.40) ......................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1081. PLASTIC PET CRATE PAN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.98 Pans or inserts of plastics, of a type designed for pet crates of metal wire as inserts to create a solid in-
terior surface (provided for in subheading 3924.90.56) ......................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1082. PLASTIC ORNAMENTATION FOR AQUARIUMS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.11.99 Plastic ornamentation designed for aquariums that house fish, reptiles or small pets (provided for in sub-
heading 3924.90.56) ......................................................... 0.5% No change No change On or before 12/31/2020 ...
```

SEC. 1083. BOXING AND MIXED MARTIAL ARTS GLOVES OF PLASTIC.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1084. PLASTIC HANDLES FOR COOLERS.

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

```
9902.12.02 Handles of plastics for coolers of heading 9403 (provided for in subheading 3926.30.10) ........................................ Free No change No change On or before 12/31/2020 ... .
```

SEC. 1085. BELTING FOR MACHINERY CONTAINING TEXTILE COMPONENTS.

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

```
9902.12.03 Belting, for machinery, of plastic, containing textile components, in which man-made or vegetable fiber do not predominate by weight over any other textile fiber, of a width exceeding 120 cm, but not more than 171 cm (provided for in subheading 3926.90.59) ............................................................................................... Free No change No change On or before 12/31/2020 ... .
```

SEC. 1086. PLASTIC CLIP FASTENERS.

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

```
9902.12.04 Fasteners of nylon or of polypropylene, with a filament length of 6 mm or more but not over 127 mm, presented on clips each holding the quantity of 25, 50 or 100 pieces, suitable for use in a mechanical attaching device (provided for in subheading 3926.90.85) ........................................................................ Free No change No change On or before 12/31/2020 ... .
```

SEC. 1087. GOLF BAG COMPONENT TOP BOTTOM DIVIDER.

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

```
9902.12.05 Plastic components of a kind used as one-piece internal top and bottom dividers for golf bags (provided for in subheading 3926.90.99) .......................................................................................................................... Free No change No change On or before 12/31/2020 ... .
```

SEC. 1088. PLASTIC NON-SKID BASE RINGS FOR TOILET BRUSH CADDIES.

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

```
9902.12.06 Vinyl rings, slitted on one side to attach to bottom of toilet brush caddies, valued no greater than $0.083 each (provided for in subheading 3926.90.99) ................................................................................... Free No change No change On or before 12/31/2020 ... .
```

SEC. 1089. PLASTIC LIPS FOR DUST PANS.

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

```
9902.12.07 Cut-to-shape pieces or profiles of polyvinyl chloride plastics, the foregoing designed to be attached to the edge of a dust pan tray having contact with the floor or other surface, rigid and flexible in form, each measuring 24.77 cm to 30 cm in length and 1.35 cm to 1.87 cm in width, valued not over $0.09 each (provided for in subheading 3926.90.99) ............................................................................................................. Free No change No change On or before 12/31/2020 ... .
```

SEC. 1090. QUICK CLAMPS.

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

```
9902.12.08 Adjustable squeeze-trigger bar clamps of plastics (provided for in subheading 3926.90.99) .................................. 0.2% No change No change On or before 12/31/2020 ... .
```

SEC. 1091. CERTAIN PLASTIC SMARTPHONE CASES.

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

```
9902.12.09 Back-shell style smartphone cases of hard plastics, each incorporating flexible rubber over command buttons and specially fitted rigid plastic clip with adjustable neoprene fabric armband (provided for in subheading 3926.90.99) ........................................................................................................................................ Free No change No change On or before 12/31/2020 ... .
```
SEC. 1092. PLASTIC REUSABLE FREEZER PACKS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.10 Rectangular plastic block filled with a polymer based freezer gel, designed to attach to reusable food stor-
age containers (provided for in 3926.90.99) ................................................................. 1.0% No change No change On or before 12/31/2020 .... 10

SEC. 1093. THREE-WAY CAMERA MOUNTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.11 Accessories of plastics for cameras of subheading 8525.80.40, each incorporating a handheld camera grip, folding extension arms and a tripod screwed into the base of the handle the foregoing measuring between 50 and 53 cm when fully extended without the tripod, 62 to 65 cm when fully extended with the tripod and 18 to 21 cm when folded and collapsed (provided for in subheading 3926.90.99) Free No change No change On or before 12/31/2020 .... 10

SEC. 1094. HEAD STRAPS AND QUICKCLIPS FOR CAMERAS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.12 Mounts of plastics, designed to secure cameras of subheading 8525.80.40 to a person's head, each mount incorporating an adjustable head-strap designed to encircle the forehead, a strap designed to cross the top of the user's head, a plastic mount designed to clip the camera to the head strap, a thumbscrew to allow the mounting of the camera and the adjustment of the viewing direction of the camera on a pivot (provided for in subheading 3926.90.99) ............................................................................................................. Free No change No change On or before 12/31/2020 .... 10

SEC. 1095. BUOYANT PISTOL GRIP CAMERA MOUNTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.13 Accessories of plastics, designed for use with cameras of subheading 8525.80.40; such goods measuring between 14 cm and 17 cm in length, buoyant in water, each incorporating a handle designed to allow a user to grip with the hand, an adjustable hand-strap and an adjustable thumb screw designed to permit mounting of the camera and adjusting the viewing angle of the camera on a pivot (provided for in subheading 3926.90.99) ................................................................. Free No change No change On or before 12/31/2020 .... 10

SEC. 1096. SUCTION CUP CAMERA MOUNTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.14 Mounts of plastics, engineered to attach to cameras of subheading 8525.80.40; designed to attach to flat surfaces by means of a round suction cup measuring between 8 and 10 cm in diameter; each incorporating x, y and z-directional pivots to adjust the camera's viewpoint (provided for in subheading 3926.90.99) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 10

SEC. 1097. CAMERA MOUNTS DESIGNED TO HOLD 2 CAMERAS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.15 Camera mounts of plastics, designed to clamp to tubes measuring 10 to 23 mm, each mount designed to hold two cameras in such positions as to permit the user to take photos with immersive front-facing and rear-facing perspectives (provided for in subheading 3926.90.99) .................................................................................................................................................................................................................. Free No change No change On or before 12/31/2020 .... 10

SEC. 1098. FRAME MOUNTS FOR CAMERAS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.16 Mounting frame enclosures for digital still image video cameras of subheading 8525.80.40, incorporating openings for camera microSD, micro HDMI and USB ports, camera latching mechanism, and glass protective screen (provided for in subheading 3926.90.99) .................................................................................................................................................................................................................. Free No change No change On or before 12/31/2020 .... 10

SEC. 1099. LARGE TUBE MOUNTS FOR CAMERAS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1100. CIRCULAR ADHESIVE MOUNTS FOR CAMERAS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.18</td>
<td>Mounting frame enclosures of plastics, designed for digital still image video cameras of subheading 8525.80.40, the foregoing incorporating an adhesive circular base of a diameter of 15 cm (provided for in subheading 3926.90.99)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 1101. PLASTIC SCREEN PROTECTORS FOR CAMERAS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.19</td>
<td>Plastic screen protectors having dimensions not exceeding 40 mm by 60 mm but at least 35 mm by 50 mm for digital still image video cameras of 8525.80.40 (provided for in subheading 3926.90.99)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 1102. REPLACEMENT DOOR HOUSINGS FOR CAMERAS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.20</td>
<td>Replacement doors of plastics, designed for use on waterproof camera housings (provided for in subheading 3926.90.99)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 1103. REPLACEMENT CAMERA DOORS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.21</td>
<td>Replacement side doors of plastics, designed for housings for digital still image video cameras of subheading 8525.80.40 (provided for in subheading 3926.90.99)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 1104. SEATPOST CAMERA MOUNTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.22</td>
<td>Camera mounts of plastics, designed to attach cameras of subheading 8525.80.40 securely onto tubes measuring 9 to 35 mm in diameter, each incorporating a base capable of rotating the camera 360 degrees on a plane (provided for in subheading 3926.90.99)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 1105. ADHESIVE CAMERA MOUNTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.23</td>
<td>Camera mounts of plastics, designed to hold cameras of subheading 8525.80.40, each mount measuring 4 and 10 cm in length, 3 to 5 cm in width and less than 2 cm in height, incorporating adhesive pads to attach the mount to flat surfaces (provided for in subheading 3926.90.99)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 1106. CAMERA SURFBOARD MOUNTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.24</td>
<td>Camera mounts each designed to clip a camera of subheading 8525.80.40 to a surfboard, such mounts of plastics, designed to be inserted into a cross-sectional hole drilled into the surfboard and held thereto by screws (provided for in 3926.90.99)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

SEC. 1107. CAMERA TETHERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
``9902.12.25  Anchors suitable for use with cameras of subheading 8525.80.40, designed to be affixed to cameras by means of an adhesive, incorporating tethers that may be tied to the anchors (provided for in subheading 3926.90.99) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 

SEC. 1108. FLEXIBLE CAMERA MOUNTINGS WITHOUT CLAMPS.

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

``9902.12.26  Camera mounts of plastics, each with an elongated, segmented plastic neck composed of 6 to 8 ball joints, incorporating a base that clips into other types of mounts but not incorporating a clamp, engineered to mount cameras of subheading 8525.80.40 (provided for in subheading 3926.90.99) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 

SEC. 1109. ASSORTED PLASTIC CAMERA MOUNTS.

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

``9902.12.27  Sets each containing five camera mounts of plastics, designed for cameras of subheading 8525.80.40; such sets each containing mounts having various different profile configurations including but not limited to rectangular, curved or raised profiles (provided for in subheading 3926.90.99) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 

SEC. 1110. CAMERA MOUNTS FOR MUSICAL INSTRUMENTS.

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

``9902.12.28  Camera mounts of plastics, designed for mounting cameras of subheading 8525.80.40 to musical instruments or microphone stands; each incorporating a spring-loaded clamp and a folding extension arm (provided for in subheading 3926.90.99) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 

SEC. 1111. CONVEYOR BELTING OF VULCANIZED RUBBER.

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

``9902.12.29  Conveyor belting of vulcanized rubber, reinforced with textile components in which man-made fibers predominate by weight over any other single textile fiber, of a width exceeding 120 cm but not over 171 cm (provided for in subheading 4010.12.50) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 

SEC. 1112. AUTOMOTIVE GASKETS, WASHERS, AND OTHER SEALS.

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

``9902.12.30  Gaskets, washers and other seals, of vulcanized rubber other than hard rubber, of a kind in the automotive goods of chapter 87 (provided for in subheading 4016.93.10) ........................................................................................................................................................... 2.4% No change No change On or before 12/31/2020 .... 

SEC. 1113. RUBBER PET TOYS COVERED WITH FELT.

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

``9902.12.31  Toys for pets made of noncellular vulcanized rubber, other than hard rubber, with felt textile covering, without holes (as provided under subheading 4016.99.20) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 

SEC. 1114. CAMERA FLOTATION DEVICES.

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

``9902.12.32  Camera flotation devices of vulcanized rubber other than hard rubber, cellular rubber or natural rubber, such devices measuring 6 to 9 cm in length, 4 to 6 cm in width and 2 to 6 cm in depth; the foregoing whether designed to encase the camera or to be attached to the camera by means of an adhesive pad (provided for in subheading 4016.99.60) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 

SEC. 1115. SMALL CAMERA FLOTATION DEVICES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
### SEC. 1116. CERTAIN HIGH-QUALITY BULL HIDES.

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

<table>
<thead>
<tr>
<th>HSN Code</th>
<th>Description</th>
<th>Rate</th>
<th>Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.34</td>
<td>Whole, tanned bovine hides, full grain unsplit or grain splits, in the dry state, not further prepared after tanning or crusting, having a unit surface area of 5.11 m(^2) or more but not over 6.04 m(^2), certified by the importer for use in the production of upholstery (provided for in subheading 4104.41.50)</td>
<td>Free</td>
<td>No change</td>
</tr>
</tbody>
</table>

**Effective Date:** 12/31/2020

### SEC. 1117. LIFE JACKETS FOR PETS.

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

<table>
<thead>
<tr>
<th>HSN Code</th>
<th>Description</th>
<th>Rate</th>
<th>Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.35</td>
<td>Life jackets designed for pets, such jackets of neoprene and ripstop fabrics and with attached reflectors and handles (provided for in subheading 4201.00.60)</td>
<td>Free</td>
<td>No change</td>
</tr>
</tbody>
</table>

**Effective Date:** 12/31/2020

### SEC. 1118. COLLAPSIBLE INSULATED FOOD AND BEVERAGE BAGS.

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

<table>
<thead>
<tr>
<th>HSN Code</th>
<th>Description</th>
<th>Rate</th>
<th>Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.36</td>
<td>Insulated food and beverage bags, with outer surface of laminated woven polypropylene fabric, having an interior layer of metalized foil laminated to a film of expanded polyethylene foam measuring 2 mm or more in thickness, with maximum bag dimensions not exceeding 61 cm in height, 64 cm in width and 39 cm in depth, each with side and bottom gussets and a fold-over top closure secured to the bag by cut-to-length strips of hook and loop material, the foregoing with trim and handles of nonwoven polypropylene with snap closure and having polyvinyl chloride windows incorporated into two sides of each bag (provided for in subheading 4202.92.08)</td>
<td>Free</td>
<td>No change</td>
</tr>
</tbody>
</table>

**Effective Date:** 12/31/2020

### SEC. 1119. DOLL DIAPER BAGS.

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

<table>
<thead>
<tr>
<th>HSN Code</th>
<th>Description</th>
<th>Rate</th>
<th>Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.37</td>
<td>Doll diaper bags, with an outer surface of cotton textile material, each measuring not over 25 cm in width, 22 cm in height exclusive of handles and 10 cm in depth, such bags designed to hold and carry doll diapers and other doll-related accessories and having an attached flap designed to serve as a diaper changing mat for dolls (provided for in subheading 4202.92.15)</td>
<td>Free</td>
<td>No change</td>
</tr>
</tbody>
</table>

**Effective Date:** 12/31/2020

### SEC. 1120. SLEEPING BAG STUFF SACKS.

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

<table>
<thead>
<tr>
<th>HSN Code</th>
<th>Description</th>
<th>Rate</th>
<th>Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.38</td>
<td>Sleeping bag carrying bags (&quot;stuff sacks&quot;), of woven taffeta fabric of polyester with 160 or more but not over 210 thread count, formed from 22 or more but not over 112 decitex yarns, such bags or sacks each weighing 25 g/m(^2) or more but not over 250 g/m(^2), having a drawstring closure, measuring 77.5 cm or more but not over 127.7 cm in circumference, valued not over $2 each, not presented with or containing sleeping bags (provided for in subheading 4202.92.31)</td>
<td>Free</td>
<td>No change</td>
</tr>
</tbody>
</table>

**Effective Date:** 12/31/2020

### SEC. 1121. DOLL CARRIERS WITH WINDOWS.

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

<table>
<thead>
<tr>
<th>HSN Code</th>
<th>Description</th>
<th>Rate</th>
<th>Change</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.12.39</td>
<td>Backpacks or totes, each with an outer surface of man-made fiber textile material, specially designed for carrying dolls and containing straps, sleeves, netting or other restraints specifically designed to hold a doll in place, incorporating one or more exterior windows through which a doll can be viewed (provided for in subheading 4202.92.31)</td>
<td>4.0%</td>
<td>No change</td>
</tr>
</tbody>
</table>

**Effective Date:** 12/31/2020

### SEC. 1122. DOLL CARRIERS WITHOUT WINDOWS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
Backpacks or totes, each with an outer surface of man-made fiber textile material, specially designed for carrying dolls and containing straps, sleeves, netting or other restraints specifically designed to hold a doll in place, not incorporating any exterior windows through which a doll can be viewed (provided for in subheading 4202.92.31) Free No change No change On or before 12/31/2020 ...

SEC. 1123. NONWOVEN POLYPROPYLENE BAGS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

Shopping bags with outer surface of spun-bonded fabric of polypropylene or nonwoven fabric of polypropylene (provided for in subheading 4202.92.31) 16.5% No change No change On or before 12/31/2020 ...

SEC. 1124. NOVELTY BACKPACKS WITH DECORATIVE PLASTIC SHELLS IN THE SHAPE OF A SHIELD.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

Backpacks of man-made fibers, each containing a padded compartment designed for a laptop or tablet, with hard molded plastic shell in the shape of a shield on one outer surface (provided for in subheading 4202.92.31) Free No change No change On or before 12/31/2020 ...

SEC. 1125. NOVELTY BACKPACKS WITH DECORATIVE PLASTIC SHELLS IN THE SHAPE OF ANIMALS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

Backpacks of man-made fibers, each containing a padded compartment designed for a laptop or tablet, with hard molded plastic shell in the shape of one or more animals or animal parts on one outer surface (provided for in subheading 4202.92.31) Free No change No change On or before 12/31/2020 ...

SEC. 1126. OTHER NOVELTY BACKPACKS WITH DECORATIVE PLASTIC SHELLS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

Backpacks of man-made fibers, each containing a padded compartment designed for a laptop or tablet, with hard molded plastic shell in a shape other than a shield or animals or animal parts on one outer surface (provided for in subheading 4202.92.31) Free No change No change On or before 12/31/2020 ...

SEC. 1127. BACKPACKS WITH REMOVABLE POUCHES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

Backpacks with outer surface of 230 decitex fabric of nylon and with laminated polyester knitted backing inner surface, such backpacks each weighing 0.85 kg but not over 1 kg, measuring 0.018 m$^3$ but not over 0.022 m$^3$ in volume, valued $14 or more but not over $21 each, the foregoing each presented with a detachable front pouch having its own shoulder strap (provided for in subheading 4202.92.31) Free No change No change On or before 12/31/2020 ...

SEC. 1128. BINOCULAR CARRYING CASES, VALUED $20 OR OVER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

Binocular carrying cases with outer surface of camouflage-printed woven fabric of man-made fibers coated with plastics, each with a padded interior and both a zipper and magnetic closures, designed to be carried on the front side of the body and supported by shoulder straps stabilized with a back harness, weighing no more than 382.644 g, valued $20 or more (provided for in subheading 4202.92.91) Free No change No change On or before 12/31/2020 ...

SEC. 1129. BAGS DESIGNED FOR JANITORIAL CARTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

Bags of man-made fibers, with outer surface of textile materials, the foregoing designed for use on janitorial, cleaning and housekeeping carts (provided for in subheading 4202.92.91) Free No change No change On or before 12/31/2020 ...
SEC. 1130. SETS OF 5 DRAWSTRING BAGS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.48 Drawstring bags with outer surface of sheeting of plastic or of textile materials, such bags of nylon, presented packaged in sets of 5 bags per set and labeled for retail sale, each bag with capacity of less than 1 liter in volume (provided for in subheading 4202.92.91) ................................................................................ Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1131. CERTAIN CASES FOR ELECTRONIC GAMES OR ACCESSORIES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.49 Cases or containers with outer surface of sheeting of plastics or of man-made fibers, the foregoing specially shaped or fitted for, and with labeling, logo or other descriptive information on the exterior of the case or container or retail packaging indicating its intention to be used for, electronic games of heading 9504 or accessories thereof (provided for in subheadings 4202.92.91 and 4202.92.97) .................................. Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1132. PLASTIC PET CARRIERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.50 Carrying cases of hard plastics, each with handle and door of plastics and with no door of metal, the foregoing designed for use for reptiles or amphibians and not for the housing or transport of mammals, measuring not over 381 mm on any side (provided for in subheading 4202.99.90) ................................................. Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1133. CAMERA DIVE HOUSINGS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.51 Camera cases of transparent polycarbonate plastics, designed to encase cameras of subheading 8525.80.40; each incorporating buttons for the operation of the camera, an opaque plastic base that clips into a camera mount, a thumb-screw on the base mount that allows for adjustment of the camera viewing angle on a pivot, a silicon gasket in the door of the case that allows for waterproof operation of the camera at a depth of more than 40 m but not more than 60 m, a flat and optically-coated glass lens and a heat sink to dissipate camera heat (provided for in subheading 4202.99.90) .................................................. Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1134. CAMERA WRIST HOUSINGS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.52 Cases of clear polycarbonate plastics, designed for use with cameras of subheading 8525.80.40 to affix camera to the user’s wrist, such housings waterproof at a depth up to 60 m, each incorporating buttons for operation of the camera, a silicon gasket designed for waterproofing, a flat and optically-coated glass lens, an aluminum heat sink and adjustable neoprene/hook and loop closures on its wrist straps (provided for in subheading 4202.99.90) .................................................. Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1135. PLASTIC CASES FOR ELECTRONIC GAMES OR ACCESSORIES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.53 Cases or containers of injection-molded acrylonitrile-butadiene-styrene (ABS), polypropylene (PP) or polycarbonate (PC) plastics, the foregoing specially shaped or fitted for, and with labeling, logo or other descriptive information on the exterior of the case or container, its zipper pull or its retail packaging indicating such cases are designed for use as holders for electronic games of subheading 9504 or accessories thereof (provided for in subheading 4202.99.90) ................................................................................................ Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1136. CAMERA HOUSINGS FOR WATERPROOF OPERATION NOT BELOW 40M.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.54 Camera cases with outer surface of transparent molded polycarbonate plastics, designed for cameras of subheading 8525.80.40; the foregoing each incorporating buttons for the operation of the camera, an opaque plastic base that clips into a camera mount, a thumb-screw on the base mount that allows for adjustment of the camera viewing angle on a pivot, a silicon gasket in the door of the case that allows for waterproof operation of the camera at a depth of not more than 40 m, a flat, optically-coated, glass lens and a heat sink to dissipate camera heat (provided for in subheading 4202.99.90) .................................................. Free No change No change On or before 12/31/2020 .... ".
```
SEC. 1137. SKELETON CAMERA HOUSINGS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.55 Camera cases of molded polycarbonate plastics, such cases designed to hold cameras of subheading 8525.80.40, each case incorporating buttons for the operation of the camera, a plastic clip attached to a base mount, a thumb-screw on the base mount that allows adjustment of the viewing angle on a pivot, a flat and optically-coated glass lens and open spaces that allow air and sound to enter (provided for in subheading 4202.99.90) .......................................................... Free No change No change On or before 12/31/2020 .... .```

SEC. 1138. OPAQUE CAMERA HOUSINGS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.56 Camera cases designed to contain cameras of subheading 8525.80.40; such cases of opaque molded polycarbonate plastics in a solid color and with nonreflective surface; each incorporating buttons for the operation of the camera, a plastic clip attached to a base mount, a thumb-screw on the base mount designed to facilitate the adjustment of its viewing angle on a pivot, a silicon gasket in the door of the housing designed to allow for waterproof operation of the camera at a depth of more than 40 m but not more than 60 m, each incorporating a flat, optically-coated glass lens and a heat sink to dissipate camera heat (provided for in subheading 4202.99.90) .......................................................... Free No change No change On or before 12/31/2020 .... .```

SEC. 1139. WOMEN'S LEATHER JACKETS WITH NO CLOSURE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.57 Women's leather jackets, other than anoraks, each having a full frontal opening with no closure, of waist-length and valued not over $125 (provided for in subheading 4203.10.40) .......................................................... Free No change No change On or before 12/31/2020 .... .```

SEC. 1140. BATTING GLOVES OF LEATHER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.58 Batting gloves of leather, each having a strap designed to wrap around the wrist and back of the hand and secure the glove on the wearer's wrist (provided for in subheading 4203.21.20) .......................................................... Free No change No change On or before 12/31/2020 .... .```

SEC. 1141. LEATHER GLOVES WITH FLIP MITTS FOR HUNTING.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.59 Full-fingered gloves, each with a palm side of leather and a back side comprising a camouflage-printed knitted fabric wholly of polyester and coated with expanded polytetrafluoroethylene (EPTFE), such gloves with insulation comprising 40 percent by weight of synthetic microfiber and 60 percent by weight of duck down; each having a mitt sewn to the back of the glove as a flap, with leather tips for each finger and thumb designed to improve grip, such mitt designed to cover the fingers for additional warmth; the foregoing gloves designed for use in the sport of hunting (provided for in subheading 4203.21.80) .......................................................... Free No change No change On or before 12/31/2020 .... .```

SEC. 1142. BOXING AND MIXED MARTIAL ARTS GLOVES OF LEATHER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.60 Boxing and mixed martial arts gloves, of leather or of composition leather (provided for in subheading 4203.21.80) .......................................................... Free No change No change On or before 12/31/2020 .... .```

SEC. 1143. LEATHER GLOVES WITH FOURCHETTES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.61 Leather gloves with fourchettes. .... .```
SEC. 1144. LEATHER GLOVES WITHOUT FOURCHETTES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.61 Gloves of horsehide or cowhide (except calfskin) leather, not specially designed for use in sports, not wholly of leather, the foregoing with fourchettes or sidewalls which, at a minimum, extend from fingertip to fingertip between each of the four fingers (provided for in subheading 4203.29.15) ........................................... 9.2% No change No change On or before 12/31/2020 .... 
```

SEC. 1145. MEN'S LEATHER GLOVES VALUED AT $18 OR MORE PER PAIR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.62 Gloves of horsehide or cowhide (except calfskin) leather, not specially designed for use in sports, not wholly of leather, such gloves without fourchettes or sidewalls (provided for in subheading 4203.29.18) ............. 13.4% No change No change On or before 12/31/2020 .... 
```

SEC. 1146. WOMEN'S LEATHER BELTS VALUED AT $7 OR MORE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.63 Women's full-fingered gloves with a palm side of leather and a backsie of woven fabric comprising 89 percent or more but not over 95 percent by weight of man-made fibers and 5 percent or more but not over 11 percent by weight of elastomeric fibers, such fabric coated with plastics; such gloves stuffed with synthetic microfiber for thermal insulation, with elasticized wrist and valued at $18 or more per pair; the foregoing other than gloves specially designed for use in sports (provided for in subheading 4203.29.30) ......... Free No change No change On or before 12/31/2020 .... 
```

SEC. 1147. BELTS OF FURSKIN, NOT MINK.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.64 Women's belts of leather or of composition leather, each valued at $7.00 or more (provided for in subheading 4203.30.00) ............................................................................................................ 2.5% No change No change On or before 12/31/2020 .... 
```

SEC. 1148. WOVEN BAMBOO PRODUCTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.66 Plaiting materials and products of plaiting materials, suitable for use in window shades, presented in rolls each having an area measuring 27.85 m$^2$ or more but not over 46.46 m$^2$, of bamboo reeds and/or bamboo slats each measuring 1 mm or more but not over 13 mm in width and/or bamboo cane measuring over 2 mm but not over 5 mm in cross section, the foregoing woven with yarn of polyester into a repeating pattern, whether or not including grass, paper strips or jute (provided for in subheading 4601.92.20) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 1149. WOVEN WOOD PRODUCTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.67 Plaiting materials and products of plaiting materials, of wood, suitable for use in window shades, presented in rolls each having an area measuring over 27.85 m$^2$ but less than 46.46 m$^2$, containing any combination of wood slats each measuring 6 mm or more but not over 8 mm in width or 22 mm or more but not over 25 mm in width and measuring 1 mm or more but not over 2 mm in thickness, bamboo reeds measuring 1 mm or more but not over 2.5 mm in width, manupa wood rods measuring 1.5 mm or more but not over 3 mm in diameter and/or paper rope, the foregoing woven with yarns of polyester into a repeating pattern, whether or not such pattern also contains jute or paper (provided for in subheading 4601.94.20) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 1150. FLATGOODS WITH OR WITHOUT STRAPS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.68 Flatgoods of rattan, of a kind normally carried in the pocket or in the handbag, with or without shoulder straps or handles (provided for in subheading 4602.12.23) ............................................................................................................................................................................ Free No change No change On or before 12/31/2020 .... 
```
SEC. 1151. CASHMERE, NOT CARDED OR COMBED.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.12.69 Fine animal hair of Kashmir (cashmere) goats, processed beyond the degreased or carbonized condition (provided for in subheading 5102.11.90) ............................................................ Free No change No change On or before 12/31/2020 ....  ".
```

SEC. 1152. CAMEL HAIR, NOT CARDED OR COMBED.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.12.70 Camel hair, not processed in any manner beyond the degreased or carbonized condition (provided for in subheading 5102.19.20) ........................................................................ Free No change No change On or before 12/31/2020 ....  ".
```

SEC. 1153. CAMEL HAIR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.12.71 Camel hair, processed beyond the carbonized condition (provided for in subheading 5102.19.90) Free No change No change On or before 12/31/2020 ....  ".
```

SEC. 1154. NOILS OF CAMEL HAIR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.12.72 Noils of camel hair (provided for in subheading 5103.10.00) ................................................ Free No change No change On or before 12/31/2020 ....  ".
```

SEC. 1155. CASHMERE, CARDED OR COMBED.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.12.73 Fine animal hair of Kashmir (cashmere) goats, carded or combed (provided for in subheading 5105.31.00) Free No change No change On or before 12/31/2020 ....  ".
```

SEC. 1156. CAMEL HAIR, CARDED OR COMBED.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.12.74 Camel hair, carded or combed (provided for in subheading 5105.39.00) ........................................ Free No change No change On or before 12/31/2020 ....  ".
```

SEC. 1157. YARN OF CARDED CASHMERE, WITH A YARN COUNT OF 19.35 METRIC OR HIGHER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.12.75 Yarn of carded hair of Kashmir (cashmere) goats, having a yarn count of 19.35 metric or higher (provided for in subheading 5108.10.80) ......................................................... Free No change No change On or before 12/31/2020 ....  ".
```

SEC. 1158. YARN OF CARDED CASHMERE, WITH A YARN COUNT OF LESS THAN 19.35 METRIC.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.12.76 Yarn of carded hair of Kashmir (cashmere) goats, having a yarn count less than 19.35 metric, not put up for retail sale (provided for in subheading 5108.10.80) ............................................ Free No change No change On or before 12/31/2020 ....  ".
```

SEC. 1159. YARN OF CARDED CAMEL HAIR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
  9902.12.77 Yarn of carded camel hair (provided for in subheading 5108.10.80) ................................................ Free No change No change On or before 12/31/2020 ....  ".
```
SEC. 1160. YARN OF COMBED CASHMERE OR YARN OF CAMEL HAIR.

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

```
9902.12.78 Yarn of combed cashmere or yarn of camel hair, not put up for retail sale (provided for in subheading 5108.20.80) ................................................................. Free No change No change On or before 12/31/2020 .......```

SEC. 1161. WOVEN FABRIC OF CARDED VICUNA

HAIR OF A WEIGHT NOT EXCEEDING 300 G/M2.

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

```
9902.12.79 Woven fabrics of carded vicuna hair, containing 85 percent or more by weight of vicuna hair and of a weight not exceeding 300 g/m2 (provided for in subheading 5111.11.70) ............................................................ Free No change No change On or before 12/31/2020 .......```

SEC. 1162. WOVEN FABRIC OF CARDED VICUNA

HAIR OF A WEIGHT EXCEEDING 300 G/M2.

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

```
9902.12.80 Woven fabrics of carded vicuna hair, containing 85 percent or more by weight of vicuna hair and of a weight exceeding 300 g/m2 (provided for in subheading 5111.19.60) ............................................................... Free No change No change On or before 12/31/2020 .......```

SEC. 1163. WOVEN FABRIC OF COMBED VICUNA

HAIR OF A WEIGHT NOT EXCEEDING 200 G/M2.

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

```
9902.12.81 Woven fabrics of combed vicuna hair, such fabrics containing 85 percent or more by weight of vicuna hair, of a weight not exceeding 200 g/m2 (provided for in subheading 5112.11.60) ................................................ Free No change No change On or before 12/31/2020 .......```

SEC. 1164. WOVEN FABRIC OF COMBED VICUNA

HAIR OF A WEIGHT EXCEEDING 200 G/M2.

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

```
9902.12.82 Woven fabrics of combed vicuna hair, such fabrics containing 85 percent or more by weight of vicuna hair and of a weight exceeding 200 g/m2 (provided for in subheading 5112.19.95) ............................................... Free No change No change On or before 12/31/2020 .......```

SEC. 1165. PRODUCTION ROLL BLEACHED WOVEN

COTTON GAUZE.

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

```
9902.12.83 Woven fabrics of cotton, bleached, of yarn numbers 43 to 68, put up in continuous rolls measuring 74 cm or more but not over 184 cm in width and 1640 m or more but not over 6500 m in length (provided for in subheading 5208.21.40) ................................................................. Free No change No change On or before 12/31/2020 .......```

SEC. 1166. BLEACHED PIQUE FABRIC.

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

```
9902.12.84 Woven fabrics of cotton, containing more than 50 percent but less than 85 percent by weight of cotton and containing polyester, bleached, pique weave, measuring 290 cm or greater in width (provided for in subheading 5211.20.29) ................................................................. Free No change No change On or before 12/31/2020 .......```

SEC. 1167. DYED PIQUE FABRIC.

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

```
9902.12.85 Woven fabrics of cotton, containing over 50 percent but less than 85 percent by weight of cotton and containing polyester, dyed, pique weave, measuring 290 cm or greater in width (provided for in subheading 5211.39.00) ................................................................. Free No change No change On or before 12/31/2020 .......```
SEC. 1168. 50D NYLON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.86  Monofilament yarn of nylon, of 53 decitex or more but not over 58 decitex, with no cross-sectional dimension exceeding 1 mm, untwisted or with twist of fewer than 5 turns/m, not put up for retail sale, fully oriented; the foregoing with consistent diameter to be suitable for silk-screening (provided for in subheading 5402.45.90) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 1169. UNTWISTED FILAMENT POLYVINYL ALCOHOL YARN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.87  Synthetic (polyvinyl alcohol) filament yarn, untwisted, measuring from 1100 to 1330 decitex (dtex) and consisting of 200 filaments, certified by the importer as having from 6.8 to 8.2 cN/dtex tenacity and with elongation at break from 7.7 to 13.5 percent (provided for in subheading 5402.49.91) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 1170. GRILON YARN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.88  Synthetic filament yarn (other than sewing thread) not put up for retail sale, single, with a twist exceeding 50 turns/m, of nylon or other polyamides, measuring 23 or more but not over 840 decitex, each formed from 4 to 68 filaments and containing 10 percent or more by weight of nylon 12 (provided for in subheading 5402.51.00) .................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 1171. HIGH TENACITY SINGLE RAYON YARN WITH A DECITEX EQUAL TO OR GREATER THAN 1,000.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.89  High tenacity single yarn of viscose rayon, with a decitex equal to or greater than 1,000, the foregoing not put up for retail sale and other than sewing thread (provided for in subheading 5403.10.30) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 1172. HIGH TENACITY SINGLE RAYON YARN WITH A DECITEX LESS THAN 1,000.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.90  High tenacity single yarn of viscose rayon, with a decitex less than 1,000 (provided for in subheading 5403.10.30) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 1173. HIGH TENACITY MULTIPLE OR CABLED RAYON YARN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.91  High tenacity multiple (folded) or cabled yarn of viscose rayon (provided for in subheading 5403.10.60) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 1174. SINGLE YARN OF VISCOSE RAYON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.92  Single filament yarn of viscose rayon (other than sewing thread), not put up for retail sale, untwisted or with a twist not exceeding 120 turns per meter (provided for in subheading 5403.31.00) ................................................................. Free | No change | No change | On or before 12/31/2020 ....
```

SEC. 1175. TWISTED YARN OF VISCOSE RAYON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1176. POLYPROPYLENE (PP) MONOFILAMENT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.94 Synthetic monofilament of polypropylene, of 67 decitex or more and of which no cross-sectional dimension exceeds 1 mm (provided for in subheading 5404.19.80) ................................................................. Free No change No change On or before 12/31/2020 ... ".
```

SEC. 1177. NYLON MONOFILAMENT THREAD.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.95 Monofilament of nylon, of 67 decitex or more and with no cross-sectional dimension exceeding 1 mm, the foregoing without consistent diameter (provided for in subheading 5404.19.80) ................................................................. Free No change No change On or before 12/31/2020 ... ".
```

SEC. 1178. 80D NYLON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.96 Monofilament of nylon, of 67 decitex or more and of which no cross-sectional dimension exceeds 1 mm; designed with consistent diameter to be suitable for silk-screening (provided for in subheading 5404.19.80) ................................................................. Free No change No change On or before 12/31/2020 ... ".
```

SEC. 1179. ELASTIC, WATER-REPELLENT WOVEN POLYESTER FABRIC.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.97 Fabrics containing 85 percent or more by weight of textured polyester filaments, plain woven, of yarns of different colors, weighing 96 g/m² or more but less than 170 g/m², measuring 142.2 cm or more in width; such fabric with weft yarns of polybutylene terephthalate (PBT) giving the fabric sideways stretch, with 31 or more but not over 36 single yarns per cm dyed light beige in the warp and 14 or more but not over 18 single yarns per cm dyed light brown in the weft (provided for in subheading 5407.53.20) ................................................................. Free No change No change On or before 12/31/2020 ... ".
```

SEC. 1180. ACRYLIC FIBER TOW WITH AN AVERAGE DECITEX OF BETWEEN 2 AND 5.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.98 Acrylic fiber tow containing at least 85 percent but not more than 92 percent by weight of acrylonitrile units, containing a minimum of 35 percent by weight of water, presented in the form of raw white (undyed) filament with an average filament measure between 2 and 5 decitex per filament and an aggregate measure in the tow bundle between 660,000 and 1,200,000 decitex, with a length greater than 2 meters (provided for in subheading 5501.30.00) ................................................................. Free No change No change On or before 12/31/2020 ... ".
```

SEC. 1181. ACRYLIC FILAMENT TOW WITH AN AVERAGE DECITEX OF 2.2.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.12.99 Acrylic filament tow containing 85 percent or more by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, raw white (undyed), crimped, with an average decitex of 2.2 (plus or minus 10 percent) and an aggregate filament measure in the tow bundle between 660,000 and 1,200,000 decitex, with a length greater than 2 meters (provided for in subheading 5501.30.00) ................................................................. Free No change No change On or before 12/31/2020 ... ".
```

SEC. 1182. ACRYLIC FIBER TOW WITH AN AVERAGE DECITEX OF 3.3.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.01 Acrylic fiber tow containing 85 percent or more by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, raw white (undyed), crimped, with an average decitex of 3.3 (plus or minus 10 percent) and an aggregate filament measure in the tow bundle between 660,000 and 1,200,000 decitex, with a length greater than 2 meters (provided for in subheading 5501.30.00) ................................................................. Free No change No change On or before 12/31/2020 ... ".
```
SEC. 1183. POLYACRYLONITRILE TOW WITH AN AVERAGE DECITEX OF 2.75.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.02 Acrylic filament tow (polyacrylonitrile tow), containing by weight 92 percent or more of polyacrylonitrile, not more than 0.01 percent of zinc and 2 percent or more but not over 8 percent of water, dyed, presented in the form of bundles of crimped product each containing 214,000 filaments (plus or minus 10 percent) with an average decitex of 2.75 (plus or minus 10 percent) and length greater than 2 meters (provided for in subheading 5501.30.00) ....................................................................................................................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1184. POLYACRYLONITRILE TOW WITH AN AVERAGE DECITEX OF 3.3.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.03 Acrylic filament tow (polyacrylonitrile tow), containing by weight 92 percent or more of polyacrylonitrile, not more than 0.01 percent of zinc and 2 percent or more but not over 8 percent of water, dyed, presented in the form of bundles of crimped product each containing 214,000 filaments (plus or minus 10 percent) with an average decitex of 3.3 (plus or minus 10 percent) and length greater than 2 meters (provided for in subheading 5501.30.00) ....................................................................................................................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1185. ACRYLIC FILAMENT TOW WITH A DECITEX OF 5.0 TO 5.6.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.04 Acrylic filament tow containing 85 percent or more by weight of acrylonitrile units and 2 percent or more but not more than 8 percent of water, dyed, such tow with a decitex of 5.0 to 5.6, an aggregate filament measure in the tow bundle between 660,000 and 1,200,000 and a length greater than 2 m (provided for in subheading 5501.30.00) ....................................................................................................................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1186. ACRYLIC FILAMENT TOW WITH A DECITEX OF 3.3.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.05 Acrylic filament tow containing by weight 92 percent or more of polyacrylonitrile, not more than 0.01 percent of zinc and 2 percent or more but not over 8 percent of water, dyed, presented in the form of bundles of crimped product each containing 315,000 to 360,000 filaments, with each filament of 3.3 decitex and with a length greater than 2 m (provided for in subheading 5501.30.00) ....................................................................................................................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1187. ACRYLIC OR MODACRYLIC STAPLE FIBERS, NOT PROCESSED.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.06 Acrylic staple fibers (polyacrylonitrile staple) containing at least 85 percent by weight of acrylonitrile units and 2 percent or more but not over 8 percent of water, colored, crimped, with an average decitex of 3.0 (plus or minus 10 percent) and fiber length of 50 mm (plus or minus 10 percent) (provided for in subheading 5503.30.00) ....................................................................................................................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1188. MODACRYLIC STAPLE FIBERS WITH AN AVERAGE DECITEX OF 2.2 AND A FIBER LENGTH OF 38MM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.07 Modacrylic staple fibers containing 35 percent or more but not over 85 percent by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, not pigmented (ecru), crimped, with an average decitex of 2.2 (plus or minus 10 percent) and fiber length of 38 mm (plus or minus 10 percent) (provided for in subheading 5503.30.00) ....................................................................................................................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1189. MODACRYLIC STAPLE FIBERS WITH AN AVERAGE DECITEX OF 2.2 AND A FIBER LENGTH OF 51MM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1190. MODACRYLIC STAPLE FIBERS WITH AN AVERAGE DECITEX OF 1.7 AND A FIBER LENGTH OF 51MM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.09 Modacrylic staple fibers containing 35 percent or more but not over 85 percent by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, not pigmented (ecru), crimped, with an average decitex of 1.7 (plus or minus 10 percent) and fiber length of 51 mm (plus or minus 10 percent) (provided for in subheading 5503.30.00) ................................................................................................................... Free No change No change On or before 12/31/2020 ... 
```

SEC. 1191. ACRYLIC STAPLE FIBERS WITH A FIBER LENGTH OF 38MM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.10 Acrylic staple fibers containing at least 85 percent by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, raw white (undyed), crimped, with an average decitex of 1.3 (plus or minus 10 percent) and fiber length of 38 mm (plus or minus 10 percent) (provided for in subheading 5503.30.00) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 ... 
```

SEC. 1192. ACRYLIC STAPLE FIBERS WITH A FIBER LENGTH OF 40MM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.11 Acrylic staple fibers (polyacrylonitrile staple) containing 85 percent or more by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, dyed (not pigmented), crimped, with an average decitex of 1.3 (plus or minus 10 percent) and fiber length of 40 mm (plus or minus 10 percent) (provided for in subheading 5503.30.00) ............................................................................................................................. Free No change No change On or before 12/31/2020 ... 
```

SEC. 1193. SYNTHETIC STAPLE FIBERS NOT PROCESSED FOR SPINNING.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.12 Acrylic staple fibers (polyacrylonitrile staple) containing 85 percent or more by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, non-pigmented (ecru), crimped, with a decitex between 1.98 and 2.42 and fiber length between 48 and 60 mm (provided for in subheading 5503.30.00) .... Free No change No change On or before 12/31/2020 ... 
```

SEC. 1194. ACRYLIC STAPLE FIBERS WITH A FIBER LENGTH BETWEEN 40 AND 47.5MM AND A SOLAR REFLECTANCE INDEX LESS THAN 10.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.13 Acrylic staple fibers (polyacrylonitrile staple) containing 85 percent or more by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, colored, crimped, with a decitex between 1.98 and 2.42 and fiber length between 40 and 47.5 mm, certified by the importer as having a solar reflectance index less than 10 (provided for in subheading 5503.30.00) ............................................................................................................................. Free No change No change On or before 12/31/2020 ... 
```

SEC. 1195. ACRYLIC STAPLE FIBERS WITH A FIBER LENGTH BETWEEN 40 AND 47.5MM AND A SOLAR REFLECTANCE INDEX BETWEEN 10 AND 30.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.14 Acrylic staple fibers (polyacrylonitrile staple) containing 85 percent or more by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, colored, crimped, with a decitex between 1.98 and 2.42 and fiber length between 40 and 47.5 mm, certified by the importer as having a solar reflectance index between 10 and 30 (provided for in subheading 5503.30.00) ............................................................................................................................. Free No change No change On or before 12/31/2020 ... 
```
SEC. 1196. ACRYLIC STAPLE FIBERS WITH A FIBER LENGTH BETWEEN 40 AND 47.5 MM AND A SOLAR REFLECTANCE INDEX GREATER THAN 30.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.15 Acrylic staple fibers (polyacrylonitrile staple) containing 85 percent or more by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, colored, crimped, with a decitex between 1.98 and 2.42 and fiber length between 40 and 47.5 mm, certified by the importer as having a solar reflectance index greater than 30 (provided for in subheading 5503.30.00) Free No change No change On or before 12/31/2020 ...

SEC. 1197. ACRYLIC STAPLE FIBERS WITH A FIBER LENGTH BETWEEN 48 AND 60 MM AND A SOLAR REFLECTANCE INDEX LESS THAN 10.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.16 Acrylic staple fibers (polyacrylonitrile staple) containing 85 percent or more by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, colored, crimped, with a decitex between 1.98 and 2.42 and fiber length between 48 and 60 mm, certified by the importer as having a solar reflectance index less than 10 (provided for in subheading 5503.30.00) Free No change No change On or before 12/31/2020 ...

SEC. 1198. ACRYLIC STAPLE FIBERS WITH A FIBER LENGTH BETWEEN 48 AND 60 MM AND A SOLAR REFLECTANCE INDEX BETWEEN 10 AND 30.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.17 Acrylic staple fibers (polyacrylonitrile staple) containing 85 percent or more by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, colored, crimped, with a decitex between 1.98 and 2.42 and fiber length between 48 and 60 mm, certified by the importer as having a solar reflectance index between 10 and 30 (provided for in subheading 5503.30.00) Free No change No change On or before 12/31/2020 ...

SEC. 1199. ACRYLIC STAPLE FIBERS WITH A FIBER LENGTH BETWEEN 48 AND 60 MM AND A SOLAR REFLECTANCE INDEX GREATER THAN 30.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.18 Acrylic staple fibers (polyacrylonitrile staple) containing 85 percent or more by weight of acrylonitrile units and 2 percent or more but not over 3 percent of water, colored, crimped, with a decitex between 1.98 and 2.42 and fiber length between 48 and 60 mm, certified by the importer as having a solar reflectance index greater than 30 (provided for in subheading 5503.30.00) Free No change No change On or before 12/31/2020 ...

SEC. 1200. MODACRYLIC STAPLE FIBER WITH A DECITEX OF 1.7 AND A FIBER LENGTH OF 38 MM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.19 Modacrylic staple fibers containing by weight 2 percent or more but not over 3 percent of water, not pigmented (ecru), crimped, with a decitex of 1.7 and fiber length of 38 mm (provided for in subheading 5503.30.00) Free No change No change On or before 12/31/2020 ...

SEC. 1201. ACRYLIC STAPLE FIBERS NOT PROCESSED FOR SPINNING.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.20 Acrylic staple fibers (polyacrylonitrile staple), not dyed and not carded, combed or otherwise processed for spinning, containing by weight 92 percent or more but not more than 0.01 percent of zinc and 2 percent or more but not over 8 percent of water, with a decitex of 5.0 to 5.6, with a fiber shrinkage of 0 to 22 percent and with a cut fiber length of 80 mm to 150 mm (provided for in subheading 5503.30.00) Free No change No change On or before 12/31/2020 ...
SEC. 1202. MODIFIED ACRYLIC FLAME RETARDANT STAPLE FIBER WITH A DECITEX OF 2.7.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.21  Modacrylic staple fibers, not carded, combed or otherwise processed for spinning, containing over 35 percent and less than 85 percent by weight of acrylonitrile, 2.7 decitex (plus or minus 2 percent), natural in color, with fiber length between 38 mm and 120 mm (provided for in subheading 5503.30.00) ........................................ Free  No change  No change  On or before 12/31/2020 ....  
```

SEC. 1203. MODIFIED ACRYLIC FLAME RETARDANT STAPLE FIBER WITH A DECITEX OF 3.9.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.22  Modacrylic staple fibers, not carded, combed or otherwise processed for spinning, containing over 35 percent and less than 85 percent by weight of acrylonitrile, 3.9 decitex (plus or minus 2 percent), natural in color, with fiber length between 38 mm and 120 mm (provided for in subheading 5503.30.00) ........................................ Free  No change  No change  On or before 12/31/2020 ....  
```

SEC. 1204. ACRYLIC FIBER STAPLE, DYED.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.23  Acrylic staple fiber (polyacrylonitrile staple), dyed, not carded, combed or otherwise processed for spinning, the foregoing containing by weight 92 percent or more of polyacrylonitrile, not more than 0.01 percent of zinc and 2 percent or more but not over 8 percent of water, with a decitex of 3.3 to 5.6, a fiber shrinkage of from 0 to 22 percent (provided for in subheading 5503.30.00) ..................................................................... Free  No change  No change  On or before 12/31/2020 ....  
```

SEC. 1205. FLAME RETARDANT RAYON FIBER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.24  Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning and containing 28 percent or more but not over 35 percent by weight of silica (provided for in subheading 5504.10.00), the foregoing other than fibers measuring 2.2 decitex in lengths of 38 mm, measuring 4.7 decitex in lengths of 51 mm or measuring 3.3, 4.7 or 5.0 decitex in lengths of 60 mm ................................. Free  No change  No change  On or before 12/31/2020 ....  
```

SEC. 1206. CELLULOSIC MAN-MADE VISCOSE RAYON STAPLE FIBER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.25  Staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, measuring 0.90 or more but not over 1.30 decitex and having a fiber length each measuring 20 mm or more but not over 150 mm (provided for in subheading 5504.10.00) ................................................................. Free  No change  No change  On or before 12/31/2020 ....  
```

SEC. 1207. CELLULOSIC MAN-MADE SHORTCUT VISCOSE RAYON FIBER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.26  Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, measuring 0.5 or more but not over 1.0 decitex and having a fiber length each measuring 4 mm or more but not over 20 mm (provided for in subheading 5504.10.00) ................................................................. Free  No change  No change  On or before 12/31/2020 ....  
```

SEC. 1208. FLAME RESISTANT STAPLE FIBERS OF VISCOSE RAYON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.27  Flame resistant viscose rayon fibers suitable for yarn spinning, with minimum fiber tenacity of 25 cN/tex, based on modal fiber derived from beechwood and containing 20 to 22 percent by weight of phosphorus-based flame retardant agent (provided for in subheading 5504.10.00) ................................................................. Free  No change  No change  On or before 12/31/2020 ....  
```

SEC. 1209. RAYON STAPLE FIBERS FOR USE IN GOODS OF HEADING 9619.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.28  Rayon staple fibers for use in goods of heading 9619 ........................................................................................................ Free  No change  No change  On or before 12/31/2020 ....  
```
SEC. 1210. FLAME RETARDANT VISCOSE RAYON
STAPLE FIBER WITH A DECITEX OF
4.7 AND A LENGTH OF 60MM.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
9902.13.28 Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, such fi-
bers containing between 28 percent and 33 percent by weight of silica, measuring 4.7 decitex in lengths of
60 mm (provided for in subheading 5504.10.00) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 1211. FLAME RETARDANT VISCOSE RAYON
STAPLE FIBER WITH A DECITEX OF
3.3 AND A LENGTH OF 60MM.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
9902.13.30 Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, such fi-
bers containing between 28 percent and 33 percent by weight of silica, measuring 3.3 decitex, in lengths of
60 mm (provided for in subheading 5504.10.00) ................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 1212. FLAME RETARDANT VISCOSE RAYON
STAPLE FIBER WITH A DECITEX OF
5.0 AND A LENGTH OF 60MM.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
9902.13.31 Artificial staple fibers, not carded, combed or otherwise processed for spinning, of viscose rayon, con-
taining between 28 percent and 33 percent by weight of silica, measuring 5.0 decitex in lengths of 60 mm
(provided for in subheading 5504.10.00) ........................................................................ Free No change No change On or before 12/31/2020 ...
```

SEC. 1213. FLAME RETARDANT VISCOSE RAYON
STAPLE FIBER WITH A DECITEX OF
2.2 AND A LENGTH OF 38MM.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
9902.13.32 Artificial staple fibers, not carded, combed or otherwise processed for spinning; of viscose rayon, such fi-
bers containing between 28 percent and 33 percent by weight of silica, measuring 2.2 decitex in 38 mm
lengths (provided for in subheading 5504.10.00) ............................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 1214. VISCOSE RAYON STAPLE FIBER NOT
PROCESSED FOR SPINNING.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
9902.13.33 Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, containing
between 28 and 33 percent by weight of silica, measuring 4.7 decitex in 51 mm lengths (provided for in
subheading 5504.10.00) ...................................................................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1215. REDUCED FLAMMABILITY LYOCELL
FIBER.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:

```
9902.13.34 Artificial staple fibers of lyocell, not carded, combed or otherwise processed for spinning, measuring 1.7 or
more but not over 3.3 decitex and having a fiber length each measuring 25 mm or more but not over 51
mm and containing 25 percent by weight of kaolin (provided for in subheading 5504.90.00) ........ Free No change No change On or before 12/31/2020 ...
```

SEC. 1216. ACRYLIC STAPLE FIBER.
Subchapter II of chapter 99 is amended by
inserting in numerical sequence the fol-
lowing new heading:
Sec. 1217. Acrylic or Modacrylic Staple Fibers Processed and with a Decitex of 2.75 to 3.3.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.13.35 | Acrylic staple fibers, carded, combed or otherwise processed for spinning (provided for in subheading 5506.30.00); the foregoing other than such acrylic staple fibers containing by weight 92 percent or more of polycrylonitrile, not more than 0.01 percent of zinc and 2 percent or more but not over 8 percent of water, dyed or raw white (undyed), with an average decitex of 2.75 to 3.30 (plus or minus 10 percent) or if dyed with an average decitex of 5.0 to 5.6 | Free | No change | No change | On or before 12/31/2020 |
```

Sec. 1218. Acrylic or Modacrylic Staple Fibers Processed and with a Decitex of 11.0.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.13.36 | Acrylic staple fibers, carded, combed or otherwise processed for spinning, containing by weight 92 percent or more of polycrylonitrile, not more than 0.01 percent of zinc and 2 percent or more but not over 8 percent of water, dyed or raw white (undyed), with an average decitex of 2.75 to 3.30 (plus or minus 10 percent) (provided for in subheading 5506.30.00) | Free | No change | No change | On or before 12/31/2020 |
```

Sec. 1219. Acrylic or Modacrylic Staple Fibers Processed and with a Decitex of 5.0 to 5.6.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.13.37 | Acrylic staple fibers, carded, combed or otherwise processed for spinning, containing by weight 92 percent or more of polycrylonitrile, not more than 0.01 percent of zinc and 2 percent or more but not over 8 percent of water, such fibers dyed or raw white (undyed), such fibers with an average decitex of 11.0 (plus or minus 10 percent) (provided for in subheading 5506.30.00) | Free | No change | No change | On or before 12/31/2020 |
```

Sec. 1220. Rayon Top.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.13.39 | Staple fibers of rayon, carded, combed or otherwise processed for spinning, the foregoing presented in the form of top (provided for in subheading 5507.00.00) | Free | No change | No change | On or before 12/31/2020 |
```

Sec. 1221. Woven Fabrics of Certain Synthetic Fibers.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.13.40 | Woven fabrics of synthetic staple fibers, containing 85 percent or more by weight of polyvinyl alcohol staple fibers and up to 15 percent of polynosic rayon fibers (provided for in subheading 5512.99.00) | Free | No change | No change | On or before 12/31/2020 |
```

Sec. 1222. Heavy Weight Fabric of Modal/Cotton Blend.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.13.41 | Woven fabrics of modal staple rayon fibers, containing over 50 percent but less than 85 percent by weight of such fibers, dyed, mixed mainly or solely with cotton, such fabrics weighing more than 270 g/m² but not more than 340 g/m², of yarns of number 42 or lower number, of a thread count of 150 to 160 per cm², napped (provided for in subheading 5516.42.00) | Free | No change | No change | On or before 12/31/2020 |
```

Sec. 1223. Hand-Tufted Wool Carpets.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1224. HEAT EXCHANGE CAPILLARY MATERIAL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.42 Carpets and other textile floor coverings, tufted, whether or not made up, of wool or fine animal hair, hand-hooked, that is, in which the tufts were inserted by hand or by means of a hand tool that is not power-driven (provided for in subheading 5703.10.20) ................................................................. 5.8% No change No change On or before 12/31/2020 ....

SEC. 1225. MEN'S SHIRTS INCORPORATING SNAPS USED TO ATTACH A HEART RATE MONITOR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.43 Polyethylene terephthalate (PET) heat exchange capillary material consisting of parallel PET tubes arranged and secured in a knitted fabric of PET threads (provided for in subheading 6003.30.60) ................................................................. Free No change No change On or before 12/31/2020 ....

SEC. 1226. TANK TOPS INCORPORATING SNAPS USED TO ATTACH A HEART RATE MONITOR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.44 Men's shirts of man-made fibers, knitted or crocheted, with textile- or polymer-based electrodes knitted into or attached to the fabric, incorporating two snaps designed to secure a module to transmit heart rate information from the electrodes to a compatible monitor (provided for subheading 6105.20.20) ................................................................. Free No change No change On or before 12/31/2020 ....

SEC. 1227. WOMEN'S OR GIRLS' MAN-MADE FIBER KNIT VESTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.45 Women's or girls' knitted or crocheted vests of man-made fibers, containing 23 percent or more by weight of wool, each with fabric stitch count greater than 9/2 cm, measured in the direction the stitches are formed (provided for in subheading 6110.30.15) ................................................................. Free No change No change On or before 12/31/2020 ....

SEC. 1228. VESTS INCORPORATING SNAPS USED TO ATTACH A HEART RATE MONITOR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.46 Tank tops of knitted fabric of man-made fibers, containing elastomeric fibers, each such top with textile or polymer-based electrodes knitted into or attached to the fabric and that incorporates two snaps designed to secure a module designed to transmit heart rate information from the electrodes to a compatible monitor (provided for in subheading 6109.90.10) ................................................................. Free No change No change On or before 12/31/2020 ....

SEC. 1229. MEN'S OR BOYS' SILK KNIT PULLOVERS AND CARDIGANS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.47 Men's or boys' knitted or crocheted pullovers and cardigans, containing 70 percent or more by weight of silk, each with more than 9 stitches/2 cm, measured in the direction the stitches were formed, and an average of less than 10 stitches/linear cm in each direction counted on an area measuring at least 10 cm by 10 cm, such apparel articles that reach the waist (provided for in subheading 6110.90.10) ................................................................. Free No change No change On or before 12/31/2020 ....

SEC. 1230. MEN'S OR BOYS' LINEN KNIT SWEATERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.48 Men's or boys' knitted or crocheted pullovers and cardigans, containing 70 percent or more by weight of silk, each with more than 9 stitches/2 cm, measured in the direction the stitches were formed, and an average of less than 10 stitches/linear cm in each direction counted on an area measuring at least 10 cm by 10 cm, such apparel articles that reach the waist (provided for in subheading 6110.90.10) ................................................................. Free No change No change On or before 12/31/2020 ....
**H 327**

January 16, 2018

**CONGRESSIONAL RECORD—HOUSE**

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| Section | Description                                                                 | Tariff | Change | Change | Date
|---------|------------------------------------------------------------------------------|--------|--------|--------|------|
| 1231    | GIRLS' COTTON KNIT COVERALLS OR JUMPSUITS.                                  | Free   | No     | No     | 12/31/2020
| 1232    | NEOPRENE WADING SOCKS.                                                       | Free   | No     | No     | 12/31/2020
| 1233    | NEOPRENE GUARD SOCKS.                                                        | Free   | No     | No     | 12/31/2020
| 1234    | TRAINING GLOVES.                                                             | Free   | No     | No     | 12/31/2020
| 1235    | INSULATED HANDMUFFS OF KNIT POLYESTER.                                      | Free   | No     | No     | 12/31/2020
| 1236    | BOYS' MAN-MADE FIBER WOVEN COATS.                                           | Free   | No     | No     | 12/31/2020
| 1237    | MEN'S OR BOYS' COTTON WOVEN CORDUROY JACKETS.                               | Free   | No     | No     | 12/31/2020
```

**Conventions:**
- **Free**: No change in tariff.
- **No change**: No change in tariff.

**Notes:**
- The amendments include new headings for various textile and clothing items, with specified tariff rates and dates.

**Subchapter II of Chapter 99** is amended by inserting in numerical sequence the following new headings:

1. Men's or boys' knitted or crocheted sweaters of linen, each with 9 or fewer stitches per 2 centimeters measured in the direction the stitches were formed (provided for in subheading 6110.90.90) — Free No change No change On or before 12/31/2020 ...
2. Girls' knitted or crocheted coveralls or jumpsuits, of cotton (provided for in subheading 6114.20.00) — Free No change No change On or before 12/31/2020 ...
3. Socks with uppers comprising neoprene measuring 2.5 mm in thickness and covered on both sides with jersey knitted fabric of nylon; such socks with underfoots of breathable neoprene measuring 2.5 to 3 mm in thickness and covered on both sides with a jersey knitted fabric of nylon; the foregoing each formed anatomically so as to be designed for the wearer’s left or right foot (provided for in subheading 6115.96.90) — Free No change No change On or before 12/31/2020 ...
4. Socks of synthetic fibers, with uppers of neoprene measuring 3.5 mm in thickness and covered on both surfaces with knitted jersey fabric of nylon; each such sock having an integrated fold-down cuff of knitted jersey fabric of nylon, each cuff with a molded hook to allow connection to wading boot and designed to prevent debris and gravel from getting inside wading boot, such socks anatomically formed (provided for in subheading 6115.96.90) — Free No change No change On or before 12/31/2020 ...
5. Training gloves of vulcanized rubber other than of hard rubber (provided for in subheading 4015.19.50) or of synthetic textile materials (provided for in subheading 6116.93.08), such gloves of textile materials knitted or crocheted — Free No change No change On or before 12/31/2020 ...
6. Hand muffs of knitted fabrics of polyester coated with plastics, such muffs stuffed with synthetic microfiber for thermal insulation, each with side openings having elastic closures, with one exterior pocket with zipper closure and weighing not more than 453.592 g (provided for in subheading 6117.80.95) — Free No change No change On or before 12/31/2020 ...
7. Boys' woven man-made fiber coats, containing 36 percent or more by weight of wool, thigh length or longer, with sleeves, with or without closure and with full front opening (provided for in subheading 6201.13.30) — Free No change No change On or before 12/31/2020 ...
8. Men's or boys' jackets of woven cotton corduroy, less than mid-thigh in length, with long sleeves, with full or partial front opening (provided for in subheading 6201.92.45) — Free No change No change On or before 12/31/2020 ...

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**Additional Notes:**
- The amendments are designed to update and adjust the tariff rates for various textile and clothing items, ensuring that import duties are aligned with market conditions and industry standards.
- The dates specified (12/31/2020) indicate the duration of the tariff adjustments, ensuring a phased implementation of changes.

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SEC. 1238. BOYS' MAN-MADE FIBER WOVEN JACKETS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.13.58 | Boys' woven jackets of man-made fibers, containing 36 percent or more by weight of wool, less than mid-thigh in length, with long sleeves, with full or partial front opening (provided for in subheading 6209.93.55) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1239. WOMEN'S OR GIRLS' WOOL PADDED SLEEVELESS JACKETS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.13.59 | Women's or girls' woven padded sleeveless jackets (including vests) of wool, less than mid-thigh in length, with full opening (provided for in subheading 6202.91.60) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1240. GIRLS' MAN-MADE FIBER WOVEN JACKETS CONTAINING WOOL.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.13.60 | Girls' woven jackets of man-made fibers, containing 36 percent or more by weight of wool, less than mid-thigh in length, with long sleeves, with full or partial front opening (provided for in subheading 6202.93.45) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1241. WOMEN'S DRESSES, 100 PERCENT SILK.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.13.61 | Women's dresses, woven, wholly of silk (provided for in subheading 6204.49.10) | 6.5% | No change | No change | On or before 12/31/2020 |

SEC. 1242. WOMEN'S SKIRTS AND DIVIDED SKIRTS, 100 PERCENT SILK.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.13.63 | Women's skirts and divided skirts, wholly of silk (provided for in subheading 6204.59.40) | 1.7% | No change | No change | On or before 12/31/2020 |

SEC. 1243. WOMEN'S BLOUSES AND SHIRTS, 100 PERCENT SILK.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.13.64 | Women's blouses, shirts and shirt-blouses, woven, wholly of silk (provided for in subheading 6206.10.00) | 6.5% | No change | No change | On or before 12/31/2020 |

SEC. 1244. MEN'S OR BOYS' MAN-MADE FIBER WOVEN SLEEPWEAR SEPARATES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.13.65 | Men's or boys' woven sleepwear of man-made fibers, the foregoing comprising tops and sleepwear bottoms presented separately and not in sets, the foregoing designed to be worn in bed (provided for in subheading 6207.99.85) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1245. BABIES' ARTIFICIAL FIBERS WOVEN TROUSERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.13.66 | Babies' woven trousers of artificial fibers, other than those imported as parts of sets (provided for in subheading 6209.90.20) | Free | No change | No change | On or before 12/31/2020 |
```
9902.13.67  Babies' woven apparel of linen (provided for in subheading 6209.90.90) ........................................... Free No change No change On or before 12/31/2020 ....

SEC. 1247. WOMEN'S SPORTS BRAS INCORPORATING SNAPS USED TO ATTACH A HEART RATE MONITOR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.68  Women's sports bras of knitted or woven fabric containing elastomeric fibers but not containing lace, net or embroidery, such goods whether assembled or knitted/crocheted in the piece, each with textile or polymer-based electrodes knitted into or attached to the fabric and incorporating two snaps designed to secure a module designed to transmit heart rate information from the electrodes to a compatible monitor (provided for in subheading 6212.10.90) ........................................... Free No change No change On or before 12/31/2020 ....

SEC. 1248. WOMEN'S SHAWLS AND SCARVES, 100 PERCENT SILK.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.69  Women's shawls, scarves and similar goods, wholly of silk (provided for in subheading 6214.10.10) ............ Free  No change No change On or before 12/31/2020 ....

SEC. 1249. BATTING GLOVES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.70  Batting gloves of man-made fibers, specially designed for use in the sport of baseball, with a strap that wraps around the wrist and the back of the hand to secure the glove to the wrist (provided for in subheading 6216.00.46) ........................................... Free No change No change On or before 12/31/2020 ....

SEC. 1250. MECHANICS' WORK GLOVES WITH FOURCHETTES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.71  Mechanics' work gloves, not knit, of man-made fibers, with fourchettes, the foregoing not containing 36 percent or more by weight of wool or fine animal hair (provided for in subheading 6216.00.58) ................... 9.8% No change No change On or before 12/31/2020 ....

SEC. 1251. FISHING WADER POCKET POUCHES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.72  Pocket pouches with outer shell of woven textile fabric laminated to an inner layer of knitted fabric, each such pouch with a zippered cargo pocket and other pockets designed to organize tippets and leaders and with dual entry zippers; the foregoing designed to be zipped into fishing waders (provided for in subheading 6217.90.90) ........................................................................... Free No change No change On or before 12/31/2020 ....

SEC. 1252. NYLON WOOL PACKS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.73  Sacks and bags, of undyed woven fabric of nylon multifilament yarns, such yarns not exceeding 10 decitex, the foregoing bags designed for use for packing wool for transport, storage or sale (provided for in subheading 6305.39.00) ........................................... Free No change No change On or before 12/31/2020 ....

SEC. 1253. SLEEPING BAG SHELLS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.80  Sleeping bag shells, unfilled, of woven taffeta fabric of polyester with thread count between 160 and 210 and formed from yarns between 22 and 112 decitex, such shells each weighing 25 g/m^2 or more but not over 250 g/m^2; measuring 152 cm to 305 cm in length, with zipper closure, valued not over $7 each (provided for in subheading 6307.90.98) ........................................... Free No change No change On or before 12/31/2020 ....

SEC. 1254. BRAKE SEGMENTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
```
9902.13.82 Nonwoven radial segment and chordal orientation brake segments of oxidized polyacrylonitrile fibers, made up and presented as cut otherwise than into squares or rectangles, such segments formed by needling web and unidirectional tow fabrics together, the foregoing designed for use in aircraft braking systems (provided for in subheading 6307.90.98) .......................................................... Free No change No change On or before 12/31/2020 ...

SEC. 1255. COLLAPSIBLE, STACKABLE POLY-PROPYLENE FABRIC BINS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.83 Bins of laminated woven fabric of polypropylene, rectangular or square in shape, collapsible and stackable, measuring 28 liters or more but not over 256 liters in volume and 63.5 cm or less in height, each with sewn-in cardboard inserts and fabric top panel, such panel secured to the bin with cut-to-length strips of hook-and-loop material, such bins each having a fold-down fabric panel with sewn-in cardboard insert, such panel sewn into the interior of the bin; such bins certified by the importer as meeting ASTM D642-15 standards (provided for in subheading 6307.90.98) ........................................................................................................ Free No change No change On or before 12/31/2020 ...

SEC. 1256. CERTAIN NEOPRENE SMARTPHONE CASES WITH ARMBAND.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.84 Smartphone cases, each attached to integral adjustable armbands wholly of textile materials, with such case of polyester-laminated neoprene, incorporating a clear plastic window for visual access to the smartphone screen and a small opening for headphone wires, whether or not with decorative plastic overlay (provided for in subheading 6307.90.98) ........................................................................................................ Free No change No change On or before 12/31/2020 ...

SEC. 1257. PORTABLE, FOLDABLE BOWLS FOR PETS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.85 Portable and foldable water or food bowls of textile materials, designed for use by pets (provided for in subheading 6307.90.98) .................................................................................................................. Free No change No change On or before 12/31/2020 ...

SEC. 1258. BEE NETS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.86 Agricultural control nets specially designed to protect mandarin trees from bee pollination, such nets of high density polypropylene monofilament, with interspersed eye knots at regular intervals; each net measuring approximately 441.5 m by 12.8 m or 274.3 m x 12.8 m, having finished edges, presented in rolls (provided for in subheading 6307.90.98) ........................................................................................................ Free No change No change On or before 12/31/2020 ...

SEC. 1259. CAMERA CHEST HARNESSSES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.87 Chest harnesses of textile materials, each designed for attaching cameras of subheading 8525.80.40 to a user’s chest, incorporating a waist belt and shoulder straps, each with a plastic connector and thumb screw designed for camera mounting or adjustment (provided for in subheading 6307.90.98) ........................................................................................................ Free No change No change On or before 12/31/2020 ...

SEC. 1260. HELMET CAMERA MOUNTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.88 Adjustable straps of textile materials, designed with small plastic mounts intended to secure cameras of subheading 8525.80.40 to helmets or to other articles (provided for in subheading 6307.90.98) ........................................................................................................ Free No change No change On or before 12/31/2020 ...

SEC. 1261. TEXTILE ICE BAGS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.13.89 Textile bags of woven fabric of polyester and coated with thermoplastic polyurethane, each pleated and attached to a ring of plastics and/or metal with internal threads, with a washer and a plastic cap with external threads that screws into the ring to form an expandable circular shaped bag, designed to hold ice and/or cold water (provided for in subheading 6307.90.98) ........................................................................................................ Free No change No change On or before 12/31/2020 ...

VerDate Sep 11 2014 07:12 Jan 17, 2018 Jkt 079060 PO 00000 Frm 00156 Fmt 4634 Sfmt 0634 E:\CR\FM\A16JA7.017 H16JAPT1
SEC. 1262. CAMERA WRIST STRAP MOUNTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.90 Mounts of textile materials, designed to attach cameras of subheading 8525.80.40 to a user's wrist, arm or leg, such mounts incorporating hook-and-loop adjustable straps and designed to permit adjustment of the camera viewing angle 360 degrees on the mounted plane and of the camera tilt against that plane (provided for in subheading 6307.90.98) ............................................................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 1263. CERTIFIED COLOR SWATCHES WITH PINKED EDGES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.91 Made-up color swatches, of cotton, rectangular in shape and each measuring approximately 5.08 cm by 20.32 cm, with pinked edges, such swatches dyed using certified dye colors and each having a bar code to specify its color (provided for in 6307.90.98) ................................................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 1264. SPORTS FOOTWEAR FOR MEN, VALUED OVER $12 PER PAIR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.92 Sports footwear, with outer soles and uppers of rubber or plastics, valued over $12/pair, for men (provided for in subheading 6402.19.90) ............................................................................................... 8.7% No change No change On or before 12/31/2020 ...
```

SEC. 1265. SPORTS FOOTWEAR FOR WOMEN, VALUED OVER $12 PER PAIR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.93 Sports footwear, with outer soles and uppers of rubber or plastics, valued over $12/pair, other than for men (provided for in subheading 6402.19.90) ............................................................................................... 8.5% No change No change On or before 12/31/2020 ...
```

SEC. 1266. MEN'S OIL AND SLIP RESISTANT OUTSOLE WORK FOOTWEAR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.94 Men's work footwear with outer soles and uppers of rubber or plastics, covering the ankle and having an oil-resistant and slip-resistant outer sole (provided for in subheading 6402.91.40) ................................................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 1267. MEN'S SHOES WITH OUTER SOLES AND UPPERS OF RUBBER OR PLASTIC.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.95 Protective active footwear for men (except footwear with waterproof molded bottoms, including bottoms comprising an outer sole and all or part of the upper and except footwear with insulation that provides protection against cold weather) whose height from the bottom of the outer sole to the top of the upper does not exceed 15.34 cm (provided for in subheading 6402.91.42) ............................................................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1268. WOMEN'S PROTECTIVE ACTIVE SHOES, COVERING ANKLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.13.96 Protective active footwear for women, with outer soles and uppers of rubber or plastics (except footwear with waterproof molded bottoms, including bottoms comprising an outer sole and all or part of the upper and except footwear with insulation that provides protection against cold weather) whose height from the bottom of the outer sole to the top of the upper does not exceed 15.34 cm (provided for in subheading 6402.91.42), such footwear, if valued at $26/pair or higher, without openings in the sole or upper designed to vent moisture ............................................................................................................. 1.0% No change No change On or before 12/31/2020 ...
```

SEC. 1269. WOMEN'S PROTECTIVE ACTIVE FOOTWEAR, VALUED OVER $26 PER PAIR, COVERING THE ANKLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
| 9902.13.97 | Protective active footwear for women, with outer soles and uppers of rubber or plastics (except footwear with waterproof molded bottoms, including bottoms comprising an outer sole and all or part of the upper, and except footwear with insulation that provides protection against cold weather), whose height from the bottom of the outer sole to the top of the upper does not exceed 15.34 cm, covering the ankle, valued over $26 per pair; where such protection is imparted by the use of a laminated textile fabric, such footwear with openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to permit moisture vapor transport from under the foot (provided for in subheading 6402.91.42) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 1270. MEN’S WATERPROOF SHOES WITH OUTER SOLES AND UPPERS OF RUBBER OR PLASTIC, VALUED OVER $25 PER PAIR.**

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

| 9902.13.98 | Footwear for men, with outer soles and uppers of rubber or plastics (except vulcanized footwear and foot wear with waterproof molded or vulcanized bottoms, including bottoms comprising an outer sole and all or part of the upper, and except footwear designed to be protective that is incomplete in its condition as imported), valued over $25/pair, whose height from the bottom of the outer sole to the top of the upper does not exceed 25.4 cm, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection is imparted by the use of a laminated textile fabric; such footwear, if valued over $27, without openings in the bottom and/or side of the sole or covered opening in the upper designed to permit moisture vapor transport from under the foot (provided for in subheading 6402.91.50) | 3.8% | No change | No change | On or before 12/31/2020 ... |

**SEC. 1271. MEN’S FOOTWEAR WITH WATERPROOF SOLES, VALUED OVER $27 PER PAIR.**

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

| 9902.13.99 | Footwear for men, with outer soles and uppers of rubber or plastics (except vulcanized footwear and foot wear with waterproof molded or vulcanized bottoms, including bottoms comprising an outer sole and all or part of the upper, and except footwear designed to be protective that is incomplete in its condition as imported), valued over $27/pair, whose height from the bottom of the outer sole to the top of the upper does not exceed 25.4 cm, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection is imparted by the use of a laminated, but not coated, textile fabric; such footwear with openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to permit moisture vapor transport from under the foot (provided for in subheading 6402.91.50) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 1272. POLYURETHANE-INJECTED BOOTS FOR FISHING WADERS.**

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

| 9902.14.01 | Footwear for men with outer soles and uppers of rubber or plastics, such uppers of neoprene measuring 7 mm in thickness, injected with polyurethane on the exterior and covered with knitted fabric wholly of polyester on the interior, with rubber lug bottoms laminated with cement to the upper, such footwear covering the ankle, whose height does not exceed 35.56 cm; waterproof, valued not over $36/pair and designed to be permanently affixed to fishing waders (provided for in subheading 6402.91.50) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 1273. MEN’S WATERPROOF SHOES WITH OUTER SOLES AND UPPERS OF RUBBER OR PLASTIC, VALUED OVER $25 PER PAIR.**

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

| 9902.14.02 | Footwear for men, with outer soles and uppers of rubber or plastics (except vulcanized footwear and foot wear with waterproof molded or vulcanized bottoms, including bottoms comprising an outer sole and all or part of the upper, and except footwear designed to be protective that is incomplete in its condition as imported), valued over $25/pair, whose height from the bottom of the outer sole to the top of the upper does not exceed 25.4 cm, covering the ankle, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection includes protection against water that is imparted by the use of a laminated textile fabric; such footwear, if valued over $27, with openings in the bottom and/or side of the sole, or covered openings in the upper designed to permit moisture vapor transport from under the foot (provided for in subheading 6402.91.50) | Free | No change | No change | On or before 12/31/2020 ... |

**SEC. 1274. MEN’S SHOES WITH OUTER SOLES AND UPPERS OF RUBBER OR PLASTICS, VALUED OVER $3 BUT NOT OVER $6.50 PER PAIR.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Tariff</th>
<th>Change</th>
<th>Expires</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 1275</td>
<td>MEN’S SHOES WITH OUTER SOLES AND UPPERS OF RUBBER OR PLASTICS, VALUED OVER $6.50 BUT NOT OVER $12 PER PAIR.</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1276</td>
<td>FOOTWEAR MADE ON A BASE OR PLATFORM OF WOOD.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 1277</td>
<td>FOOTWEAR FOR WOMEN, WITH 90 PERCENT OF THE EXTERNAL SURFACE OF RUBBER OR PLASTICS.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 1278</td>
<td>WORK FOOTWEAR FOR WOMEN.</td>
<td></td>
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<td></td>
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<tr>
<td>SEC. 1279</td>
<td>WORK FOOTWEAR FOR MEN.</td>
<td></td>
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<tr>
<td>SEC. 1280</td>
<td>CONTOURED ZORIS.</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1281</td>
<td>SIDELINE CHEER SHOES.</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>Heading</td>
<td>Duration</td>
<td>Description</td>
<td>Rate</td>
<td>Status</td>
</tr>
<tr>
<td>---------</td>
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</tr>
<tr>
<td>9902.14.11</td>
<td>12/31/2020</td>
<td>Protective active footwear for men, with outer soles and uppers of rubber or plastics, not covering the ankle, valued over $24/pair (provided for in subheading 6402.99.32)</td>
<td>9.4%</td>
<td>No change</td>
</tr>
<tr>
<td>9902.14.12</td>
<td>12/31/2020</td>
<td>Protective active footwear for women, with outer soles and uppers of rubber or plastics, not covering the ankle, valued over $24/pair; the foregoing footwear, if valued over $25/pair, other than footwear which provides protection against water that is imparted by the use of a laminated textile fabric and with openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to vent moisture (provided for in subheading 6402.99.32)</td>
<td>Free</td>
<td>No change</td>
</tr>
<tr>
<td>9902.14.13</td>
<td>12/31/2020</td>
<td>Protective active footwear for women, with outer soles and uppers of rubber or plastics, not covering the ankle, which provides protection against water that is imparted by the use of a laminated textile fabric and with openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to vent moisture; the foregoing footwear valued over $26/pair (provided for in subheading 6402.99.32)</td>
<td>Free</td>
<td>No change</td>
</tr>
<tr>
<td>9902.14.14</td>
<td>12/31/2020</td>
<td>Footwear for women, with outer soles and uppers of rubber or plastics (except vulcanized footwear and footwear with waterproof molded bottoms or vulcanized bottoms, including bottoms comprising an outer sole and all or part of the upper, and except footwear designed to be protective that is incomplete in its condition as imported), not covering the ankle or having a protective metal-toe cap, valued over $25/pair, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection includes protection against water that is imparted by the use of a laminated textile fabric (provided for in subheading 6402.99.33)</td>
<td>0.2%</td>
<td>No change</td>
</tr>
<tr>
<td>9902.14.15</td>
<td>12/31/2020</td>
<td>Footwear for women, with outer soles and uppers of rubber or plastics (except vulcanized footwear and footwear with waterproof molded bottoms or vulcanized bottoms, including bottoms comprising an outer sole and all or part of the upper, and except footwear designed to be protective that is incomplete in its condition as imported), not covering the ankle or having a protective metal-toe cap, valued over $27/pair, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection is imparted by the use of a laminated textile fabric and has openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to permit moisture vapor transport from under the foot (provided for in subheading 6402.99.33)</td>
<td>Free</td>
<td>No change</td>
</tr>
<tr>
<td>9902.14.16</td>
<td>12/31/2020</td>
<td>Footwear for women, with outer soles and uppers of rubber or plastics (except vulcanized footwear and footwear with waterproof molded bottoms or vulcanized bottoms, including bottoms comprising an outer sole and all or part of the upper, and except footwear designed to be protective that is incomplete in its condition as imported), not covering the ankle or having a protective metal-toe cap, valued over $28/pair, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection is imparted by the use of a laminated textile fabric and has openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to permit moisture vapor transport from under the foot (provided for in subheading 6402.99.33)</td>
<td>Free</td>
<td>No change</td>
</tr>
<tr>
<td>Section</td>
<td>Description</td>
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<tr>
<td>1288</td>
<td>Women's Waterproof Footwear with outer soles and uppers of rubber or plastics, not covering the ankle, valued over $25 per pair.</td>
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<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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<tr>
<td>1289</td>
<td>Competitive Cheer Shoe.</td>
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<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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<tr>
<td>1290</td>
<td>Men's &amp; Boys' Golf Shoes with waterproof soles.</td>
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<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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<td></td>
</tr>
<tr>
<td>1291</td>
<td>Women's Footwear Made on a Base or platform of Wood.</td>
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<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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</tr>
<tr>
<td>1292</td>
<td>Men's Oxford Work Footwear with Composite Safety Toe.</td>
<td></td>
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<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
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<tr>
<td>1293</td>
<td>Men's and Boys' House Slippers with Leather Uppers.</td>
<td></td>
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<td></td>
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<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
SEC. 1294. MEN’S WATERPROOF LEATHER FOOTWEAR, VALUED AT $29 PER PAIR OR HIGHER.

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

```
9902.14.23 Footwear for men, with uppers of leather (other than of pigskin) and outer soles of rubber or plastics; the foregoing other than house slippers, work footwear, tennis shoes, basketball shoes, gym shoes, training shoes and the like, and other than slip-on footwear; such footwear not covering the ankle, valued $29/pair or higher, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection is imparted by the use of a laminated textile and has openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to vent moisture (provided for in subheading 6403.99.90) ........................................................................................................................................................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1295. MEN’S WATERPROOF LEATHER FOOTWEAR, VALUED AT $27 PER PAIR OR HIGHER.

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

```
9902.14.24 Footwear for men, with uppers of leather (other than of pigskin) and outer soles of rubber or plastics; the foregoing other than house slippers, work footwear, tennis shoes, basketball shoes, gym shoes, training shoes and the like, and other than slip-on footwear; such footwear not covering the ankle, valued $27/pair or higher, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection includes protection against water that is imparted by the use of a laminated textile fabric (provided for in subheading 6403.99.90) ........................................................................................................................................................................... 2.7% No change No change On or before 12/31/2020 .... ".
```

SEC. 1296. WOMEN’S OXFORD-STYLE COMPOSITE SAFETY TOE FOOTWEAR.

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

```
9902.14.25 Work footwear for women, with outer soles of rubber, plastics, leather or composition leather and uppers of leather, the foregoing not covering the ankle, incorporating a protective toe cap of materials other than metal, valued over $2.50 per pair (provided for in subheading 6403.99.90) .............................................................................................................................................................. Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1297. CHILDREN’S FOOTWEAR WITH LEATHER UPPERS, VALUED AT $20 PER PAIR OR HIGHER.

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

```
9902.14.26 Footwear for other persons, with uppers of leather (other than of pigskin) and outer soles of rubber or plastics (other than house slippers, work footwear, tennis shoes, basketball shoes, gym shoes, training shoes and the like and other than slip-on footwear), not covering the ankle, valued $20/pair or higher, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection is imparted by the use of a laminated textile and has openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit or a combination thereof, designed to vent moisture, the foregoing, if for women, other than such footwear valued over $29/pair (provided for in subheading 6403.99.90) .............................................................................................................................................................. Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1298. WOMEN’S FOOTWEAR WITH LEATHER UPPERS, VALUED AT $29 PER PAIR OR HIGHER.

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

```
9902.14.27 Footwear for women, with uppers of leather (other than of pigskin) and outer soles of rubber or plastics (other than house slippers, work footwear, tennis shoes, basketball shoes, gym shoes, training shoes and the like and other than slip-on footwear); such footwear not covering the ankle, valued $29/pair or higher, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection is imparted by the use of a laminated textile and has openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to vent moisture (provided for in subheading 6403.99.90) .............................................................................................................................................................. 2.9% No change No change On or before 12/31/2020 .... ".
```
SEC. 1299. WOMEN'S HOUSE SLIPPERS WITH LEATHER UPPERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.28 House slippers with outer soles of rubber or plastics and uppers of leather, valued over $2.50/pair, for women (provided for in subheading 6403.99.90) ................................................................. 7.9% No change No change On or before 12/31/2020 ....  ".
```

SEC. 1300. WOMEN'S WATERPROOF LEATHER FOOTWEAR, VALUED AT $27 PER PAIR OR HIGHER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.29 Footwear for women, with uppers of leather (other than of pigskin) and outer soles of rubber or plastics (other than house slippers, work footwear, tennis shoes, basketball shoes, gym shoes, training shoes and the like and other than slip-on footwear), such footwear not covering the ankle, valued $27/pair or higher, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection includes protection against water that is imparted by the use of a laminated textile fabric; the foregoing, if valued $29/pair or higher, other than footwear with openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to vent moisture (provided for in subheading 6403.99.90) ................................................................. 6.6% No change No change On or before 12/31/2020 ....  ".
```

SEC. 1301. CHILDREN'S WATERPROOF LEATHER FOOTWEAR, VALUED AT $18 PER PAIR OR OVER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.30 Footwear for other persons, with uppers of leather (other than of pigskin) and outer soles of rubber or plastics (other than house slippers, work footwear, tennis shoes, basketball shoes, gym shoes, training shoes and the like and other than slip-on footwear), not covering the ankle, valued $18/pair or higher; such footwear designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection includes protection against water that is imparted by the use of a laminated textile fabric; the foregoing other than footwear for women either (i) valued over $27/pair, or (ii) if valued over $20/pair, having openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to vent moisture (provided for in subheading 6403.99.90) ................................................................. 8.5% No change No change On or before 12/31/2020 ....  ".
```

SEC. 1302. COMPETITIVE CHEER SHOE WITH LEATHER UPPERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.31 Women's footwear with uppers of leather and outer soles of rubber or plastics, such soles measuring not over 5 mm in thickness, the foregoing designed for use in cheerleading activities, valued over $19/pair and weighing no more than 0.5 kg/pair (provided for in subheading 6403.99.90) ................................................................. Free No change No change On or before 12/31/2020 ....  ".
```

SEC. 1303. SPORTS AND ATHLETIC FOOTWEAR FOR WOMEN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.32 Women's sports footwear; tennis shoes, basketball shoes, gym shoes, training shoes and the like, with outer soles of rubber or plastics and uppers textile materials, such uppers of which over 50 percent of the external surface area (including any leather accessories or reinforcements such as those mentioned in note 4(a) to chapter 64) is leather (provided for in subheading 6404.11.20) ................................................................. Free No change No change On or before 12/31/2020 ....  ".
```

SEC. 1304. ATHLETIC TYPE SHOES FOR BOYS, GIRLS, AND BABIES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.33 Footwear other than for men or women, with uppers of textile materials and outer soles of rubber or plastics, of an athletic type, exclusively of adhesive construction, without a foxing or foxing-like band; such footwear valued over $3 but not over $6.50 per pair (provided for in subheading 6404.11.69) ................................................................. Free No change No change On or before 12/31/2020 ....  ".
```

SEC. 1305. SKI BOOTS AND SNOWBOARD BOOTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.34 Footwear other than for men or women, with uppers of textile materials and outer soles of rubber or plastics, of a type other than athletic, exclusively of adhesive construction, without a foxing or foxing-like band, such footwear valued over $3 but not over $6.50 per pair (provided for in subheading 6404.11.69) ................................................................. Free No change No change On or before 12/31/2020 ....  ".
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**January 16, 2018**

**CONGRESSIONAL RECORD — HOUSE**

**H337**

**SEC. 1299. WOMEN'S HOUSE SLIPPERS WITH LEATHER UPPERS.**

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

```
9902.14.28 House slippers with outer soles of rubber or plastics and uppers of leather, valued over $2.50/pair, for women (provided for in subheading 6403.99.90) ................................................................. 7.9% No change No change On or before 12/31/2020 ....  ".
```

**SEC. 1300. WOMEN'S WATERPROOF LEATHER FOOTWEAR, VALUED AT $27 PER PAIR OR HIGHER.**

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

```
9902.14.29 Footwear for women, with uppers of leather (other than of pigskin) and outer soles of rubber or plastics (other than house slippers, work footwear, tennis shoes, basketball shoes, gym shoes, training shoes and the like and other than slip-on footwear), such footwear not covering the ankle, valued $27/pair or higher, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection includes protection against water that is imparted by the use of a laminated textile fabric; the foregoing, if valued $29/pair or higher, other than footwear with openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to vent moisture (provided for in subheading 6403.99.90) ................................................................. 6.6% No change No change On or before 12/31/2020 ....  ".
```

**SEC. 1301. CHILDREN'S WATERPROOF LEATHER FOOTWEAR, VALUED AT $18 PER PAIR OR OVER.**

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

```
9902.14.30 Footwear for other persons, with uppers of leather (other than of pigskin) and outer soles of rubber or plastics (other than house slippers, work footwear, tennis shoes, basketball shoes, gym shoes, training shoes and the like and other than slip-on footwear), not covering the ankle, valued $18/pair or higher; such footwear designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection includes protection against water that is imparted by the use of a laminated textile fabric; the foregoing other than footwear for women either (i) valued over $27/pair, or (ii) if valued over $20/pair, having openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to vent moisture (provided for in subheading 6403.99.90) ................................................................. 8.5% No change No change On or before 12/31/2020 ....  ".
```

**SEC. 1302. COMPETITIVE CHEER SHOE WITH LEATHER UPPERS.**

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

```
9902.14.31 Women's footwear with uppers of leather and outer soles of rubber or plastics, such soles measuring not over 5 mm in thickness, the foregoing designed for use in cheerleading activities, valued over $19/pair and weighing no more than 0.5 kg/pair (provided for in subheading 6403.99.90) ................................................................. Free No change No change On or before 12/31/2020 ....  ".
```

**SEC. 1303. SPORTS AND ATHLETIC FOOTWEAR FOR WOMEN.**

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

```
9902.14.32 Women's sports footwear; tennis shoes, basketball shoes, gym shoes, training shoes and the like, with outer soles of rubber or plastics and uppers textile materials, such uppers of which over 50 percent of the external surface area (including any leather accessories or reinforcements such as those mentioned in note 4(a) to chapter 64) is leather (provided for in subheading 6404.11.20) ................................................................. Free No change No change On or before 12/31/2020 ....  ".
```

**SEC. 1304. ATHLETIC TYPE SHOES FOR BOYS, GIRLS, AND BABIES.**

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

```
9902.14.33 Footwear other than for men or women, with uppers of textile materials and outer soles of rubber or plastics, of an athletic type, exclusively of adhesive construction, without a foxing or foxing-like band; such footwear valued over $3 but not over $6.50 per pair (provided for in subheading 6404.11.69) ................................................................. Free No change No change On or before 12/31/2020 ....  ".
```

**SEC. 1305. SKI BOOTS AND SNOWBOARD BOOTS.**

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

```
9902.14.34 Footwear other than for men or women, with uppers of textile materials and outer soles of rubber or plastics, of a type other than athletic, exclusively of adhesive construction, without a foxing or foxing-like band, such footwear valued over $3 but not over $6.50 per pair (provided for in subheading 6404.11.69) ................................................................. Free No change No change On or before 12/31/2020 ....  ".
```
SEC. 1306. WOMEN'S SPORTS FOOTWEAR WITH WATERPROOF SOLES, VALUED OVER $20 PER PAIR.

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

9902.14.35 Sports footwear for women, with outer soles of rubber or plastics and uppers of textile materials, valued over $20/pair, other than ski boots, cross country ski footwear and snowboard boots; such footwear designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection is imparted by the use of a laminated textile and has openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to vent moisture (provided for in subheading 6404.11.90)

12.6% No change No change On or before 12/31/2020 ...

SEC. 1307. MEN'S SPORTS FOOTWEAR WITH WATERPROOF SOLES, VALUED OVER $20 PER PAIR.

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

9902.14.36 Sports footwear for men, with outer soles of rubber or plastics and uppers of textile materials, valued over $20/pair, other than ski boots, cross country ski footwear and snowboard boots; such footwear designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection is imparted by the use of a laminated textile and has openings in the bottom and/or side of the sole, or covered openings in the upper above the sole unit, or a combination thereof, designed to vent moisture (provided for in subheading 6404.11.90)

14.9% No change No change On or before 12/31/2020 ...

SEC. 1308. MEN'S BOOTS FOR FISHING WADERS.

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

9902.14.37 Footwear for men, with vulcanized uppers of neoprene measuring 7 mm in thickness, covered with a polyester knit fleece on the interior and coated with rubber on the exterior, such footwear measuring in height (from the base of the inner sole to the top of the upper) 20.32 cm or more but not over 25.4 cm, with a cemented rubber sole, the foregoing waterproof, valued per pair at $40 or higher, with each boot having a slit in the top of upper collar designed to allow boot to be affixed to a fishing wader (provided for in subheading 6404.19.20)

Free No change No change On or before 12/31/2020 ...

SEC. 1309. WOMEN'S WATERPROOF FOOTWEAR WITH UPPERS OF LEATHER OR TEXTILES, COVERING THE ANKLE, VALUED OVER $25 PER PAIR.

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

9902.14.38 Footwear for women, with outer soles of rubber, plastics, leather or composition leather and uppers of textile materials (except vulcanized footwear and footwear with waterproof molded or vulcanized bottoms, including bottoms comprising an outer sole and all or part of the upper, work footwear and footwear designed to be protective that is incomplete in its condition as imported), such footwear valued over $25/pair, not covering the ankle, designed to be worn in lieu of, but not over, other footwear as a protection against water, oil, grease or chemicals or cold or inclement weather where such protection includes protection against water that is imparted by the use of a laminated textile fabric (provided for in subheading 6404.19.20)

Free No change No change On or before 12/31/2020 ...

SEC. 1310. WOMEN'S WATERPROOF FOOTWEAR WITH UPPERS OF LEATHER OR TEXTILES, NOT COVERING THE ANKLE, VALUED OVER $25 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1311. WOMEN’S SHEEPSKIN FOOTWEAR.

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

9902.14.40 Footwear for women, with uppers of vegetable fibers, with open toes or open heels, having uppers of which at least 30 percent of the external surface area (including any sheepskin accessories or reinforcements such as those mentioned in note 4(a) to chapter 64) is sheepskin; the foregoing having outer soles with textile materials having the greatest surface area in contact with the ground, but not taken into account under the terms of additional U.S. note 5 to chapter 64 (provided for in subheading 6404.19.36) ... Free No change No change On or before 12/31/2020 .... ".

SEC. 1312. MEN’S, CHILDREN’S, AND INFANTS’ SHEEPSKIN FOOTWEAR.

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

9902.14.41 Footwear (other than for women) with uppers of vegetable fibers, with open toes or open heels, having uppers of which at least 30 percent of the external surface area (including any sheepskin accessories or reinforcements such as those mentioned in note 4(a) to chapter 64) is sheepskin; the foregoing having outer soles with textile materials having the greatest surface area in contact with the ground, but not taken into account under the terms of additional U.S. note 5 to chapter 64 (provided for in subheading 6404.19.36) ... Free No change No change On or before 12/31/2020 .... ".

SEC. 1313. FOOTWEAR FOR WOMEN WITH TEXTILE UPPERS, VALUED AT $15 PER PAIR OR HIGHER.

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

9902.14.42 Footwear with outer soles of rubber or plastics, with uppers of textile material other than vegetable fibers and having outer soles with textile materials having the greatest surface area in contact with the ground, but not taken into account under the terms of additional note U.S. note 5 to chapter 64, with open toes or open heels or of the slip-on type, weighing 10 percent or more of rubber or plastics, valued $15/pair or higher; the foregoing for women (other than house slippers) (provided for in subheading 6404.19.37) ... Free No change No change On or before 12/31/2020 .... ".

SEC. 1314. FOOTWEAR FOR WOMEN WITH TEXTILE UPPERS, VALUED BETWEEN $10 AND $14.99 PER PAIR.

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

9902.14.43 Footwear with outer soles of rubber or plastics, with uppers of textile material other than vegetable fibers and having outer soles with textile materials having the greatest surface area in contact with the ground, but not taken into account under the terms of additional note U.S. note 5 to chapter 64, with open toes or open heels or of the slip-on type, weighing 10 percent or more of rubber or plastics, valued at $10 or more but not over $14.99/pair; the foregoing for women (other than house slippers) (provided for in subheading 6404.19.37) ... Free No change No change On or before 12/31/2020 .... ".

SEC. 1315. WOMEN’S, CHILDREN’S, AND INFANTS’ SHEEPSKIN FOOTWEAR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
9902.14.44 Footwear (other than footwear for men) with outer soles of rubber or plastics and uppers of textile materials other than vegetable fibers, with open toes or open heels, having uppers in which at least 30 percent of the external surface area (including any sheepskin accessories or reinforcements such as those mentioned in note 4(a) to chapter 64) is sheepskin and having outer soles with textile materials having the greatest surface area in contact with the ground, but not taken into account under the terms of additional U.S. note 5 to chapter 64 (provided for in subheading 6404.19.37) ........................................ 10.0% No change No change On or before 12/31/2020

SEC. 1316. WOMEN'S SHEEPSKIN FOOTWEAR WITH UPPERS OF TEXTILES.

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

9902.14.45 Footwear for women, with open toes or open heels, containing 10 percent or more by weight of rubber or plastics, with uppers of textile materials and having uppers in which at least 30 percent of the external surface area (including any sheepskin accessories or reinforcements such as those mentioned in note 4(a) to chapter 64) is sheepskin; the foregoing with outer soles of rubber or plastics and not having outer soles with textile materials having the greatest surface area in contact with the ground, but not taken into account under the terms of additional U.S. note 5 to chapter 64 (provided for in subheading 6404.19.39) ................................. 34.6% No change No change On or before 12/31/2020

SEC. 1317. MEN'S, CHILDREN'S, AND INFANTS' SHEEPSKIN FOOTWEAR WITH UPPERS OF TEXTILES.

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

9902.14.46 Footwear (other than for women) with open toes or open heels, containing 10 percent or more by weight of rubber or plastics, with uppers of textile materials and having uppers in which at least 30 percent of the external surface area (including any sheepskin accessories or reinforcements such as those mentioned in note 4(a) to chapter 64) is sheepskin; the foregoing with outer soles of rubber or plastics and not having outer soles with textile materials having the greatest surface area in contact with the ground, but not taken into account under the terms of additional U.S. note 5 to chapter 64 (provided for in subheading 6404.19.39) ........................................ 31.5% No change No change On or before 12/31/2020

SEC. 1318. CHILDREN'S FOOTWEAR WITH UPPERS OF VEGETABLE FIBERS.

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

9902.14.47 Footwear with uppers of vegetable fibers (other than such footwear for men or women), whether with outer soles of rubber or plastics (provided for in subheading 6404.11.41, 6404.11.51, 6404.11.61, 6404.11.71, 6404.11.81, 6404.19.36, 6404.19.42, 6404.19.52, 6404.19.72 or 6404.19.82) or with outer soles of materials other than leather or composition leather (provided for in subheading 6405.20.30) ........................................ 7.4% No change No change On or before 12/31/2020

SEC. 1319. HOUSE SLIPPERS WITH TEXTILE UPPERS.

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

9902.14.48 House slippers with outer soles of rubber or plastics and uppers of textile materials other than vegetable fibers, valued over $6.50 but not over $12/pair, such outer soles with textile materials having the greatest surface area in contact with the ground but not taken into account under the terms of additional U.S. note 5 to chapter 64 (provided for in subheading 6404.19.87) ........................................ Free No change No change On or before 12/31/2020

SEC. 1320. MEN'S FOOTWEAR, COVERING THE ANKLE BUT NOT THE KNEE VALUED OVER $24 PER PAIR.

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

9902.14.49 Footwear for men, valued over $24/pair, covering the ankle but not covering the knee, with outer soles of rubber or plastics and uppers of textile materials (provided for in subheading 6404.19.90) .................................................. 8.1% No change No change On or before 12/31/2020

SEC. 1321. OXFORD FOOTWEAR WITH TEXTILE UPPERS AND COMPOSITE TOES.

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

9902.14.50 Footwear for men or women, with outer soles of rubber or plastics and uppers of textile materials, not covering the ankle, valued over $12/pair, incorporating a protective toe cap of materials other than metal (provided for in subheading 6404.19.90) .................................................. Free No change No change On or before 12/31/2020
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Tariff Treatment</th>
<th>Date of Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sec. 1322</td>
<td>Women's footwear with leather soles and textile uppers, valued at not more than $20 per pair.</td>
<td>Free</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>Sec. 1323</td>
<td>Women's footwear with leather soles and textile uppers, valued over $20 per pair.</td>
<td>Free</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>Sec. 1324</td>
<td>Men's boots for fishing waders with felt outsoles.</td>
<td>Free</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>Sec. 1325</td>
<td>Novelty house slippers with sound or light.</td>
<td>4.5%</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>Sec. 1326</td>
<td>Men's footwear with felt soles.</td>
<td>Free</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>Sec. 1327</td>
<td>Removable footwear neoprene cuffs.</td>
<td>Free</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>Sec. 1328</td>
<td>Removable insoles.</td>
<td>Free</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>Amendment</td>
<td>Description</td>
<td>Tariff Rate</td>
<td>Note</td>
</tr>
<tr>
<td>-----------</td>
<td>-------------</td>
<td>-------------</td>
<td>------</td>
</tr>
<tr>
<td>SEC. 1329</td>
<td>Hats of vegetable fibers, plaited and sewed.</td>
<td>4.4%</td>
<td>No change</td>
</tr>
<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>9902.14.58</td>
<td>Hats and headgear of vegetable fibers, of unspun fibrous vegetable materials, of paper yarn or of any combination thereof, plaited but not of plaited strips, sewed (provided for in subheading 6504.00.30)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 1330</td>
<td>Hats of vegetable fibers, sewn by assembled strips.</td>
<td>1.9%</td>
<td>No change</td>
</tr>
<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>9902.14.59</td>
<td>Hats and headgear of vegetable fibers, of unspun fibrous vegetable materials, of paper yarn or of any combination thereof, made by assembling strips and sewed (provided for in subheading 6504.00.30)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 1331</td>
<td>Hats of vegetable fibers, plaited, not sewn.</td>
<td>3.6%</td>
<td>No change</td>
</tr>
<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>9902.14.60</td>
<td>Hats and headgear of vegetable fibers, of unspun fibrous vegetable materials, of paper yarn or of any combination thereof, plaited, but not of plaited strips and not sewed (provided for in subheading 6504.00.60)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 1332</td>
<td>Hats of vegetable fibers, made by assembling strips, not sewn.</td>
<td>1.7%</td>
<td>No change</td>
</tr>
<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>9902.14.61</td>
<td>Hats and headgear of vegetable fibers, of unspun fibrous vegetable materials, of paper yarn or of any combination thereof, of plaited strips or made by assembling strips and not sewed (provided for in subheading 6504.00.60)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 1333</td>
<td>Hats containing 23 percent or more of wool.</td>
<td>Free</td>
<td>No change</td>
</tr>
<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>9902.14.62</td>
<td>Hats and other headgear, knitted, or made up in the piece from lace, felt or other textile fabric (but not in strips), of cotton and containing 23 percent or more by weight of wool, the foregoing other than for babies and other than visors, or other headgear which provides no covering for the crown of the head (provided for in subheading 6505.00.15)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 1334</td>
<td>Hats containing less than 23 percent of wool.</td>
<td>Free</td>
<td>No change</td>
</tr>
<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>9902.14.63</td>
<td>Hats and other headgear, knitted, or made up in the piece from lace, felt or other textile fabric (but not in strips), of cotton and containing less than 23 percent by weight of wool, the foregoing other than for babies, and other than visors, or other headgear that provides no covering for the crown of the head (provided for in subheading 6505.00.15)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 1335</td>
<td>Hats of man-made fiber.</td>
<td>6.3%</td>
<td>No change</td>
</tr>
<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>9902.14.64</td>
<td>Hats and headgear, of man-made fibers, knitted or crocheted or made up from knitted or crocheted fabrics in the piece (but not in strips), not in part of braid, each valued at $5.00 or more (provided for in subheading 5005.00.60)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SEC. 1336</td>
<td>Babies' hats of man-made fiber.</td>
<td>Free</td>
<td>No change</td>
</tr>
<tr>
<td></td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>9902.14.65</td>
<td>Babies' woven hats of man-made fibers, not in part of braid (provided for in subheading 5005.00.80)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
SEC. 1337. PATIO UMBRELLA FRAME.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.66 Umbrella frames, not presented with bases, the foregoing with aluminum center support poles of a length greater than 2.133 m, whether or not including a tilt function (provided for in subheading 6603.20.90) ... 2.1% No change No change On or before 12/31/2020 ... ".
```

SEC. 1338. PLASTIC PLANTS FOR AQUARIUMS AND TERRARIUMS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.67 Foliage and flowers of plastics, representing desert or underwater plants and not exceeding 45.72 cm in height, each assembled by gluing and inserted into a base or suction cup, the foregoing presented put up for retail sale as goods designed for a household terrarium or aquarium (provided for in subheading 6702.10.20) ................................................................. Free No change No change On or before 12/31/2020 ... ".
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SEC. 1339. PLASTIC PLANTS FOR AQUARIUMS, NOT GLUED OR BOUND.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.68 Foliage and flowers of plastics, representing desert or underwater plants, each inserted directly into a base or suction cup, measuring not over 20.32 cm in height, not assembled by gluing or similar means or by binding with flexible materials such as wire, paper, textile materials or foil, the foregoing presented put up for retail sale as goods designed for a household terrarium or aquarium (provided for in subheading 6702.10.40) ................................................................. Free No change No change On or before 12/31/2020 ... ".
```

SEC. 1340. POLYCRYSTALLINE FIBERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.69 Polycrystalline fibers containing by weight over 70 percent of alumina and less than 30 percent of silica, the foregoing containing no alkaline oxides or boric oxide, presented in bulk (provided for in subheading 6806.10.00) ................................................................. Free No change No change On or before 12/31/2020 ... ".
```

SEC. 1341. CATALYTIC CONVERTER NEEDLED BLANKET MATS WITH A THICKNESS OF 10 MM OR MORE AND NOT OVER 3 PERCENT OF BINDER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.70 Catalytic converter needled blanket mats of ceramic fibers, containing over 65 percent by weight of aluminum oxide and not over 3 percent of acrylic latex organic binder, of a basis weight greater than or equal to 1745 g/m², measuring 10.0 mm or more in thickness; the foregoing presented in bulk, sheets or rolls, designed for use in motor vehicles of heading 8703 (provided for in subheading 6806.10.00). Free No change No change On or before 12/31/2020 ... ".
```

SEC. 1342. CATALYTIC CONVERTER BLANKET MATS WITH A THICKNESS BETWEEN 5 MM AND 9.9 MM AND NOT OVER 3 PERCENT OF BINDER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.14.71 Catalytic converter needled blanket mats of ceramic fibers, containing over 65 percent by weight of aluminum oxide and not over 3 percent by weight of acrylic latex organic binder, of a basis weight less than 1745 g/m², measuring 5.0 mm or more but not over 9.9 mm in thickness; the foregoing presented in bulk, sheets or rolls, designed for use in motor vehicles of heading 8703 (provided for in subheading 6806.10.00). 0.1% No change No change On or before 12/31/2020 ... ".
```

SEC. 1343. CATALYTIC CONVERTER NEEDLED BLANKET MATS WITH A THICKNESS BETWEEN 2 MM AND 6.9 MM AND BETWEEN 3 AND 7 PERCENT OF BINDER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1344. CATALYTIC CONVERTER NEEDLED BLANKET MATS WITH A THICKNESS OF 10 MM OR MORE AND BETWEEN 3 AND 7 PERCENT BINDER.

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

```
9902.14.72 Catalytic converter needled blanket mats of ceramic fibers containing over 65 percent by weight of aluminum oxide, containing an acrylic latex organic binder of greater than 3 percent and less than 7 percent by weight, of a basis weight less than 1745 g/m², measuring at least 5.0 mm or no more than 9.9 mm in thickness, in bulk, sheets or rolls, designed for motor vehicles of heading 8703 (provided for in subheading 6806.10.00). .......................................................................................................................................................... 2.1% No change No change On or before 12/31/2020 .... 
```

SEC. 1345. LARGE FORMAT ULTRA-COMPACTED CERAMIC SURFACES.

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

```
9902.14.73 Catalytic converter needled blanket mats of ceramic fibers, containing over 65 percent by weight of aluminum oxide and 3 percent or more but less than 7 percent by weight of acrylic latex organic binder, measuring 10.0 mm or more in thickness, of a basis weight greater than or equal to 1745 g/m²; presented in bulk, sheets or rolls, designed for use in motor vehicles of heading 8703 (provided for in subheading 6806.10.00). .......................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 1346. GLASS BEADS FROM 3 TO 6 MM IN DIAMETER.

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

```
9902.14.74 Stoneware ceramic slabs each measuring at least 320 cm in length by 144 cm in width (provided for in subheading 6914.90.80) ............................................................................................................................................. 4.7% No change No change On or before 12/31/2020 .... 
```

SEC. 1347. POLISHED WIRED GLASS IN RECTANGULAR SHEETS.

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

```
9902.14.75 Glass in balls (other than microspheres of heading 7018), unworked and not comprising made-up articles, each measuring over 3 mm but not over 6 mm in diameter (provided for in subheading 7002.10.10) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1348. MENISCUS-SHAPED DRAWN GLASS-CERAMIC DISCS.

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

```
9902.14.76 Discs of drawn glass, each measuring between 1.4 m and 1.7 m in diameter, between 40 and 50 mm in thickness and between 200 and 250 kg in weight, the foregoing having been machined so as to render one surface concave in shape and the opposite surface convex in shape, the foregoing not framed or fitted with other materials and not designed to manipulate light to create an optical effect (provided for in subheading 7005.30.00) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1349. TEMPERED GLASS COOKWARE COVERS.

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

```
9902.14.77 Tempered glass covers for cooking ware, such covers produced by automatic machine (provided for in subheading 7010.20.20) ............................................................................................................................................. 0.1% No change No change On or before 12/31/2020 .... 
```

SEC. 1350. TRANSPARENT GLASS-CERAMIC COOKWARE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1351. OPAQUE GLASS-CERAMIC COOKWARE.

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

| 9902.14.80 | Opaque cooking ware of glass-ceramics (provided for in subheading 7013.10.50) | 7.1% | No change | No change | On or before 12/31/2020 |

SEC. 1352. NOVELTY DESIGNED DRINK COASTERS.

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

| 9902.14.81 | Sets of coasters of glass, not pressed or toughened (specially tempered), each printed with a cross-sectional image of an object after formation of the glass which, when the coasters in any set are stacked, depict a three-dimensional image of such object; each coaster with attached protective rubber feet and valued over $0.30 each but not over $3 each (provided for in subheading 7013.99.50) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1353. BLOWN GLASS VASES MEASURING BETWEEN 15.2 CM AND 20.4 CM TALL.

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

| 9902.14.82 | Vases of blown glass, not pressed or toughened (specially tempered), with blown-in color, the foregoing with no decoration from glass, metal flecking, pictorial scenes or thread- or ribbon-like effects embedded or introduced into the body of such goods prior to solidification; measuring at least 15.2 cm but not over 20.4 cm in height, with an opening at least 11.4 cm but not more than 12.7 cm wide, valued not over $3.00 each; presented without seeds or stones (provided for in subheading 7013.99.50) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1354. BLOWN GLASS VASES MEASURING BETWEEN 20.4 CM AND 25.4 CM TALL.

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

| 9902.14.83 | Vases of blown glass, not pressed or toughened (specially tempered), with blown-in color, the foregoing with no decoration from glass, metal flecking, pictorial scenes or thread- or ribbon-like effects embedded or introduced into the body of such goods prior to solidification; measuring over 20.4 cm but not over 25.4 cm in height, with an opening at least 11.4 cm but not more than 12.7 cm wide, valued not over $3.00 each; presented without seeds or stones (provided for in subheading 7013.99.50) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1355. GLASSWARE USED FOR INDOOR DECOR.

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

| 9902.14.84 | Mouth-blown decorative figures of birds, of glass, valued over $15.00 each and identifiable by a pontil mark (provided for in subheading 7013.99.90) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1356. CHOPPED STRANDS OF GLASS.

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

| 9902.14.85 | Chopped strands of glass, of a length greater than 50 mm, containing over 90 percent silica by weight (provided for in subheading 7019.19.30) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1357. SLIVERS OF GLASS.

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

| 9902.14.86 | Slivers of glass, containing over 90 percent silica by weight (provided for in subheading 7019.19.90) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1358. LIQUID-FILLED GLASS BULBS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1359.</td>
<td>SILVER WIRE</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>1360.</td>
<td>STRIPS CONSISTING OF SILVER AND TIN</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>1361.</td>
<td>GAUZES MADE OF PRECIOUS METAL</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>1362.</td>
<td>STRIPS CONSISTING OF SILVER, COPPER, AND ZINC</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>1363.</td>
<td>PINS AND METAL INSERTS, VALUED AT $0.20 EACH OR LESS</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>1364.</td>
<td>FERROBORON</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>1365.</td>
<td>SCREW ANCHORS</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>1366.</td>
<td>PORTABLE GAS COOKING STOVE</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
### SEC. 1367. STAINLESS STEEL HANDLES FOR COOKWARE.

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

<table>
<thead>
<tr>
<th>HS</th>
<th>Description</th>
<th>Rate</th>
<th>Tariff</th>
<th>Tariff</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.14.96</td>
<td>Handles of stainless steel, the foregoing comprising parts of cooking ware (provided for in subheading 7323.93.00)</td>
<td>1.5%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 1368. VACUUM STEEL HINGED LID PITCHERS NOT EXCEEDING 1L.

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

<table>
<thead>
<tr>
<th>HS</th>
<th>Description</th>
<th>Rate</th>
<th>Tariff</th>
<th>Tariff</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.14.97</td>
<td>Insulated thermal pitchers, each with stainless steel interior and exterior, with hinged stainless steel lid and a capacity not exceeding 1 liter (provided for in subheading 7323.93.00)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 1369. SMALL METAL WIRE CRATE FOR DOGS.

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

<table>
<thead>
<tr>
<th>HS</th>
<th>Description</th>
<th>Rate</th>
<th>Tariff</th>
<th>Tariff</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.14.98</td>
<td>Wire crates of iron or steel, designed for dogs, the foregoing that can be folded down, less than or equal to 0.76 m in length (provided for in subheading 7323.99.90)</td>
<td>1.4%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 1370. LARGE METAL WIRE CRATE FOR DOGS.

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

<table>
<thead>
<tr>
<th>HS</th>
<th>Description</th>
<th>Rate</th>
<th>Tariff</th>
<th>Tariff</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.14.99</td>
<td>Wire crates of iron or steel, designed for dogs, the foregoing that can be folded down, greater than 0.76 but less than 1.37 m in length (provided for in subheading 7323.99.90)</td>
<td>1.4%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 1371. METAL WIRE CAGES FOR PETS OTHER THAN DOGS.

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

<table>
<thead>
<tr>
<th>HS</th>
<th>Description</th>
<th>Rate</th>
<th>Tariff</th>
<th>Tariff</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.15.01</td>
<td>Wire cages of iron or steel, each with attached tray of plastics or of steel, such cages with one or two hinged doors for access to inside of cage, the foregoing designed for small pets other than dogs and for use in the home (provided for in subheading 7323.99.90)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 1372. TWO-STORY FIRE ESCAPE LADDERS.

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

<table>
<thead>
<tr>
<th>HS</th>
<th>Description</th>
<th>Rate</th>
<th>Tariff</th>
<th>Tariff</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.15.02</td>
<td>Fire escape ladders no taller than 4.3 m when fully extended, tested to support 510.3 kg of weight and designed to be hung from a window measuring 15 cm or more but not over 25 cm; such ladders each composed of window brackets and rungs (stairs) of steel and rope of man-made fibers that connects the rungs to each other and to the window bracket, with slip resistant rungs and stabilizers, the foregoing for residential use, valued not over $19 each (provided for in subheading 7326.90.86)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 1373. THREE-STORY FIRE ESCAPE LADDERS.

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

<table>
<thead>
<tr>
<th>HS</th>
<th>Description</th>
<th>Rate</th>
<th>Tariff</th>
<th>Tariff</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.15.03</td>
<td>Fire escape ladders measuring 4.4 m or more but not more than 7.4 m tall when fully extended, tested to support 510.3 kg of weight and designed to be hung from a window measuring 15 cm or more but not over 25 cm; such ladders each composed of window brackets and rungs (stairs) of steel and rope of man-made fibers that connects the rungs to each other and to the window bracket, with slip resistant rungs and stabilizers, the foregoing for residential use, valued not over $34.50 each (provided for in subheading 7326.90.86)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>

### SEC. 1374. BELTS AND BANDOLIERS.

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

<table>
<thead>
<tr>
<th>HS</th>
<th>Description</th>
<th>Rate</th>
<th>Tariff</th>
<th>Tariff</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.15.04</td>
<td>Fire escape ladders measuring 4.4 m or more but not more than 7.4 m tall when fully extended, tested to support 510.3 kg of weight and designed to be hung from a window measuring 15 cm or more but not over 25 cm; such ladders each composed of window brackets and rungs (stairs) of steel and rope of man-made fibers that connects the rungs to each other and to the window bracket, with slip resistant rungs and stabilizers, the foregoing for residential use, valued not over $34.50 each (provided for in subheading 7326.90.86)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
SEC. 1375. SIDE PRESS WRINGER HANDLES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.05 Side press wringer handles of steel (provided for in subheading 7326.90.86) ........................................ Free | No change | No change | On or before
                                                      12/31/2020    ...
```

SEC. 1376. RISER SPECIALTY JOINTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.06 Riser joints of iron or steel, designed to connect drilling rigs to subsea riser containment packages, the foregoing certified by the importer as designed for high bending moments and tension at the bottom and top of riser (provided for in subheading 7326.90.86) ......................................................................................... Free | No change | No change | On or before
                                                      12/31/2020    ...
```

SEC. 1377. ISOSCELES TRIANGLE WIRE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.07 Cold-formed profiles of nickel alloys, having the symmetrical cross section of an isosceles triangle, with a total width between 2.9 mm and 3.1 mm and a height between 3.8 mm and 4.3 mm (provided for in subheading 7505.12.50) ............................................................................................................................................. Free | No change | No change | On or before
                                                      12/31/2020    ...
```

SEC. 1378. NICKEL ALLOY WIRE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.08 Cold-formed wire of nickel-titanium alloy, presented in coils, with round cross section, with a diameter of 0.1778 mm or more but not over 0.6350 mm (provided for in subheading 7505.22.10) .................................. Free | No change | No change | On or before
                                                      12/31/2020    ...
```

SEC. 1379. ALUMINUM MOUNTINGS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.09 Machined loupe mountings of cast aluminum, with polytetrafluoroethylene coating (provided for in subheading 7616.99.51) ............................................................................................................ Free | No change | No change | On or before
                                                      12/31/2020    ...
```

SEC. 1380. ZINC PUNCHES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.10 Zinc die-cast interior punches, each with a plastic exterior casing (provided for in subheading 7907.00.60) Free | No change | No change | On or before
                                                      12/31/2020    ...
```

SEC. 1381. SINTERED TUNGSTEN BAR.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.11 Sintered tungsten bars containing 99.95 percent or more by weight of tungsten, in 0.004 mm (4 micron) size, each measuring 49.78 cm to 64.14 cm in length, 19.56 cm to 23.5 cm in width and 3.99 cm to 4.11 cm in thickness (provided for in subheading 8101.94.00) ................................................................. Free | No change | No change | On or before
                                                      12/31/2020    ...
```

SEC. 1382. GALLIUM UNWROUGHT IN SOLID FORM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.12 Gallium, unwrought and in solid form (provided for in subheading 8112.92.10) ......................................... Free | No change | No change | On or before
                                                      12/31/2020    ...
```

SEC. 1383. GERMANIUM UNWROUGHT IN INGOT FORM.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
`
SEC. 1384. GERMANIUM PURIFIED METAL
INGOTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.15.15 Secateurs and similar one-handed pruners and shears, each with a gear-driven rotatable handle which provides increased leverage and control to the movement of the blade (provided for in subheading 8201.50.00) ........................................ Free No change No change On or before 12/31/2020 ... 

SEC. 1386. NON-CIRCULAR GEAR DRIVEN TWO-
HANDED PRUNING SHEARS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.15.16 Two-handed pruning and hedge shears, each with blades articulated around a non-circular gear mechanism (provided for in subheading 8201.60.00) ................................................................. Free No change No change On or before 12/31/2020 ... 

SEC. 1387. SWIVEL HEAD GRASS SHEARS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.15.17 Grass shears, each with steel cutting blades articulated on a swivel head for horizontal trimming and vertical edging (provided for in subheading 8201.90.30) ................................................................. Free No change No change On or before 12/31/2020 ... 

SEC. 1388. TWEEZERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.15.18 Tweezers (provided for in subheading 8203.20.20) ................................................................. 1.5% No change No change On or before 12/31/2020 ... 

SEC. 1389. ROTARY CUTTING HAND TOOLS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.15.19 Household rotary cutting hand tools of iron or steel, each with a plastic or rubber handle and a blade guard, designed to cut paper or fabric by means of replaceable circular steel blades (provided for in subheading 8205.51.30) ................................................................. Free No change No change On or before 12/31/2020 ... 

SEC. 1390. HAND TOOLS FOR APPLYING PLASTIC
CLIP FASTENERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.15.20 Hand tools designed for attaching tags to garments with plastic fasteners, each comprising a steel feed mechanism housed in a plastic body and a replaceable hollow needle through which the fastener is fed, then inserted through the garment material (provided for in subheading 8205.59.55) ................................................................. Free No change No change On or before 12/31/2020 ... 

SEC. 1391. FOUR-INCH BENCH VISES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.15.21 Steel bench vises, each weighing less than 9 kg, bolt mounted with a 180 degree swivel base and with reversible jaw faces having a jaw width (opening) measuring between 11 and 12 cm (provided for in subheading 8205.70.00) ................................................................. Free No change No change On or before 12/31/2020 ... 

SEC. 1392. FIVE-INCH BENCH VISES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.22 Steel bench vises, weighing less than 13.5 kg, bolt mounted with a 180 degree swivel base and reversible jaw faces, having a jaw width (opening) between 13 and 14 cm (provided for in subheading 8205.70.00) .. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1393. SIX-INCH BENCH VISES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.23 Steel bench vises, each weighing less than 18.75 kg, bolt mounted with a 180 degree swivel base and with reversible jaw faces, having a jaw width (opening) of between 17 and 18 cm (provided for in subheading 8205.70.00) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1394. FIXED CARBIDE CUTTER AND ROLLER CONE DRILL BITS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.24 Rotary rock drill bits, each with cutting part containing by weight over 0.2 percent of chromium, molybdenum or tungsten or over 0.1 percent of vanadium (provided for in subheading 8207.19.30), designed for use with rock drilling and earth boring tools of heading 8430 ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1395. FIXED DIAMOND CUTTER AND ROLLER CONE DRILL BITS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.25 Rotary or fixed cutter drill bits, each with cutting part of precious or semiprecious stones (natural, synthetic or reconstructed) on a substrate of base metal or metal carbide mounted to a base metal body, the foregoing designed for use with rock drilling and earth boring tools of heading 8430 (provided for in subheading 8207.19.60) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1396. STEEL LINER INSULATED COFFEE SERVERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.26 Vacuum insulated coffee servers with liners of steel, each with a capacity over 2 liters, containing a brew-through lid and hole at bottom of server for lever faucet attachment (provided for in subheading 8210.00.00) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1397. VACUUM STEEL LINED COFFEE SERVERS WITH LIDS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.27 Vacuum insulated coffee servers, each with outer layer and liner of steel, with a capacity over 2 liters, with tightly fitted hinged lid with a center hole designed to allow brewed beverages to pass directly into such server with top lever action for dispensing (provided for in subheading 8210.00.00) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1398. VACUUM STEEL INSULATED COFFEE SERVERS WITH BASES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.28 Vacuum insulated coffee servers with liners of steel, each with a capacity over 2 liters, with base but no lid and a hole at bottom of server for lever faucet attachment at time of importation (provided for in subheading 8210.00.00) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1399. FULL TANG KNIVES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.29 Kitchen knives with stainless steel fixed blades, each with visible full tang in handle components of plastics, the foregoing whether or not packaged with a cutting block, scissors, knife sharpeners or related accessories (provided for in subheading 8211.92.90) ............................................................................................................................................. 2.0% No change No change On or before 12/31/2020 .... 
```
SEC. 1400. PET GROOMING SCISSORS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.30 Scissors, valued over $1.75/dozen, designed for use in pet grooming and presented with attached retail labeling or put up for retail sale as goods designed to cut pet hair (provided for in subheading 8213.00.90) Free No change No change On or before 12/31/2020 ...
```

SEC. 1401. SCISSORS, VALUED OVER $1.75 PER DOZEN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.31 Scissors, valued over $1.75/dozen, each with stainless steel blades, one small loop handle and one larger loop handle and with an overall length of less than 17 cm, the foregoing other than those scissors designed for use in pet grooming and presented with attached retail labeling or put up for retail sale as goods designed to cut pet hair (provided for in subheading 8213.00.90) 4.2% No change No change On or before 12/31/2020 ...
```

SEC. 1402. NAIL CLIPPERS FOR PETS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.32 Nail clippers with stainless steel blades, each having one or both blades with rounded edged cut-outs and designed for use in cutting nails of dogs, cats or other small pets (including birds, rabbits, ferrets, hamsters, guinea pigs or gerbils) (provided for in subheading 8214.20.30) Free No change No change On or before 12/31/2020 ...
```

SEC. 1403. NAIL CLIPPERS, NAIL NIPPERS, AND NAIL FILES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.33 Nail nippers and clippers and nail files, the foregoing other than nail nippers and clippers with one or both blades having rounded edged cut-outs and designed for use in cutting nails of dogs, cats or other small pets (including birds, rabbits, ferrets, hamsters, guinea pigs or gerbils) (provided for in subheading 8214.20.30) 2.8% No change No change On or before 12/31/2020 ...
```

SEC. 1404. MANICURE AND PEDICURE SETS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.34 Manicure and pedicure sets, each set containing clippers, files and similar manicure or pedicure products; the foregoing not in leather containers (provided for in subheading 8214.20.90) 1.6% No change No change On or before 12/31/2020 ...
```

SEC. 1405. PADLOCKS OF BASE METAL IMPORTED IN BULK.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.35 Padlocks of base metal, of cylinder or pin tumbler construction, each measuring over 3.8 cm but not over 6.4 cm in width, not put up for retail sale (provided for in subheading 8301.10.80) 2.0% No change No change On or before 12/31/2020 ...
```

SEC. 1406. MANUAL DOOR CLOSERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.36 Manual door closers of base metal, suitable for use on buildings, such closers with adjustable latch speed tension to suit individual needs; designed with side mount activation button which reduces user damage during activation (provided for in subheading 8302.41.30) Free No change No change On or before 12/31/2020 ...
```

SEC. 1407. ANTITHEFT STEEL CASES WITH DIGITAL LOCKS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.37 Armored safes of welded steel, each weighing 11.8 kg or less, valued $24 or more but not over $36, with digital lock (provided for in heading 8303.00.00) 1.6% No change No change On or before 12/31/2020 ...
```
SEC. 1408. RECOVERY BOILER ECONOMIZERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
<table>
<thead>
<tr>
<th>Title</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.15.38</td>
<td>Economizers comprising auxiliary plant for use with boilers of heading 8402, with a pressure capacity of 10886.87 kPa, certified by the importer as for use in the pulp and paper industry (provided for in subheading 8404.10.00)</td>
<td>Free</td>
<td>No</td>
<td>No</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>
```
SEC. 1416. CYLINDER HEADS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.46  Cast-iron cylinder heads suitable for use solely or principally with marine compression-ignition engines, such parts with cylinder bore over 125 mm and weighing over 32 kg each (provided for in subheading 8409.99.92) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... ''. 
```

SEC. 1417. PISTONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.47  Pistons suitable for use solely or principally with marine propulsion engines, such pistons each having a cast steel crown and aluminum body, weighing 12 kg or more (provided for in subheading 8409.99.92) ........ Free No change No change On or before 12/31/2020 .... ''. 
```

SEC. 1418. FUEL PUMP ASSEMBLIES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.48  Fuel-injection pump assemblies, designed for compression-ignition internal combustion engines with a capacity of 6.4 liters and with output of less than 1000 kW of power (provided for in subheading 8413.30.10), the foregoing other than used goods ............................................................................................. Free No change No change On or before 12/31/2020 .... ''. 
```

SEC. 1419. HIGH PRESSURE PUMPS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.49  Fuel-injection pumps, designed for compression-ignition engines having an output of 1000 kW or greater, each pump weighing 50 kg or more and capable of generating a pressure greater than 1200 bar, such pumps designed for use in a common rail fuel system (provided for in subheading 8413.30.10), the foregoing other than used goods ................................................................................................................................ Free No change No change On or before 12/31/2020 .... ''. 
```

SEC. 1420. USED FUEL PUMPS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.50  Used fuel, lubricating or cooling medium pumps designed for internal combustion piston engines (provided for in subheading 8413.30.10 or 8413.30.90) ............................................................................................................. Free No change No change On or before 12/31/2020 .... ''. 
```

SEC. 1421. FUEL TRANSFER PUMPS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.51  New fuel pumps for compression-ignition engines, other than fuel-injection pumps, such pumps measuring 2 cm or more but not over 163 cm in length, 2 cm or more but less than 127 cm in width and 2 cm or more but less than 95 cm in height (provided for in subheading 8413.30.90) ........................................................................................................................................ Free No change No change On or before 12/31/2020 .... ''. 
```

SEC. 1422. FUEL PUMPS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.52  High pressure fuel pumps, each incorporating a default open or closed solenoid valve, certified by the importer to be used in regulating the fuel supply into the fuel rail, designed for use in gasoline direct injection (GDI) spark-ignition internal combustion piston engines (provided for in subheading 8413.30.90); the foregoing other than used goods ........................................................................................................................................ Free No change No change On or before 12/31/2020 .... ''. 
```

SEC. 1423. PUMPS FOR VACUUMS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.53  Vacuum pumps, each having a steel casing and outer shell of plastics to permit cooling, such pumps measuring approximately 22 cm in height and 16 cm in width, having an aperture to connect with a HEPA filter and a power output rating exceeding 850 W but not over 1050 W, valued no more than $24 each (provided for in subheading 8414.10.00) ........................................................................................................................................ Free No change No change On or before 12/31/2020 .... ''. 
```
SEC. 1424. EXHAUST FANS FOR PERMANENT INSTALLATION.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.15.54 Exhaust fans for permanent ceiling installation designed to be used in the bathroom, each containing an electric motor with an output wattage not exceeding 125 W, with or without a light, with volume flow between 1.35 m$^3$ and 2.04 m$^3$ per minute and having a sound level greater than 2.2 sones but not exceeding 6.8 sones (provided for in subheading 8414.51.30) ......................................................... 4.1% No change No change On or before 12/31/2020 ... ".

SEC. 1425. EXHAUST FANS FOR PERMANENT INSTALLATION.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.15.55 Exhaust fans designed for permanent ceiling installation in bathrooms, each with a self-contained electric DC brush-less motor with an output wattage not exceeding 125 W, with or without a light, such fans having a sound level rating greater than 0.1 sone but not exceeding 1.2 sones (provided for in subheading 8414.51.30) ........................................................................................................................................................... 3.0% No change No change On or before 12/31/2020 ... ".

SEC. 1426. BLOWER SUBASSEMBLIES INCORPORATED INTO FANS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.15.56 Blower subassemblies, each consisting of an electric A/C or D/C motor with an output wattage over 18.5 W but not exceeding 38.5 W, a metal or plastic blower wheel and a base plate, designed to be incorporated in ceiling fans for permanent installation of subheading 8414.51.30 or in heating units combining a heater, fan and lights for permanent installation, of subheading 8516.29.00 (provided for in subheading 8414.59.65) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 ... ".

SEC. 1427. RANGE HOODS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.15.57 Chimney range hoods, island range hoods or under-the-cabinet range hoods, of a kind normally used in the household, designed for permanent installation to a wall or ceiling, each such hood measuring over 121 cm on its maximum horizontal side, presented with or without a blower, the foregoing, if presented without blower, incorporating other ventilating equipment (provided in subheading 8414.80.90) .............................................................. Free No change No change On or before 12/31/2020 ... ".

SEC. 1428. PRE-ASSEMBLED PEDESTAL FAN COLUMN ASSEMBLIES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.15.58 Pedestal column assemblies comprising parts for oscillating electric fans, presented in the assembled condition, each consisting of upper and lower tubes of steel, with thermoplastic collet (sleeve) covering the connection point of such tubes together with accompanying collet insert and allowing the two tubes to be locked at adjustable intervals (provided for in subheading 8414.90.10) ................................................................. Free No change No change On or before 12/31/2020 ... ".

SEC. 1429. GRILLES FOR EXHAUST FANS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.15.59 Plastic grilles (provided for in subheading 8414.90.10), each incorporating a light-emitting diode (LED) light on the exterior perimeter capable of providing continuous light, certified by the importer as designed to be used with exhaust fans for permanent installation and generating 2.83 m$^3$ per minute, such fans of a kind for residential use and described in subheading 8414.51.30 ................................................................. Free No change No change On or before 12/31/2020 ... ".

SEC. 1430. CERTAIN PORTABLE AIR CONDITIONERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.15.62 Air conditioning machines, incorporating a refrigerating unit, mounted on wheels or castors, exceeding 17.58 kW per hour (provided for in 8415.82.01) ......................................................... 0.8% No change No change On or before 12/31/2020 ... ".
SEC. 1431. PORTABLE AIR CONDITIONERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.63 Air conditioning machines, each incorporating a refrigerating unit, mounted on wheels or castors, rated at less than 3.52 kW per hour (provided for in subheading 8415.82.01) .................................... Free  No change  No change  On or before 12/31/2020 .... 
```

SEC. 1432. SELF-CONTAINED PORTABLE AIR CONDITIONERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.64 Self-contained, portable air conditioning machines, not designed to be fixed to a window, wall, ceiling or floor, with cooling capacity rated at 3.52 kW per hour or more but less than 17.58 kW per hour (provided for in subheading 8415.82.01) .................................... 1.8%  No change  No change  On or before 12/31/2020 .... 
```

SEC. 1433. PRESSURE DISTILLATION COLUMNS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.66 Pressure distillation columns, designed to liquefy air and its component gases, the foregoing containing brazed aluminum plate-fin heat exchangers (provided for in subheading 8419.60.10) .................................... 2.7%  No change  No change  On or before 12/31/2020 .... 
```

SEC. 1434. SHELL AND TUBE OIL COOLERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.67 Shell and tube oil coolers designed for compression-ignition engines, such coolers measuring 50 cm or more but not over 180 cm in length, 10 cm or more but not over 70 cm in width and 15 cm or more but not over 70 cm in height (provided for in subheading 8419.89.95) .................................... Free  No change  No change  On or before 12/31/2020 .... 
```

SEC. 1435. MOBILE SPRINKLERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.68 Self-propelled sprinklers for agricultural or horticultural purposes, other than center pivot type (provided for in subheading 8424.82.00) .................................... Free  No change  No change  On or before 12/31/2020 .... 
```

SEC. 1436. FLEXOGRAPHIC PRINTERS WITH PRINT SPEED LESS THAN 184 METERS PER MINUTE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.69 Flexographic printing machinery, having continuous roll feed, designed for printing on paperboard (whether or not such paperboard is coated), with a printing speed less than 184 m/minute, and a print width of 101 cm or more but less than 280 cm (provided for in subheading 8443.16.00) .................................... Free  No change  No change  On or before 12/31/2020 .... 
```

SEC. 1437. FLEXOGRAPHIC PRINTING MACHINERY.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.70 Flexographic printing machinery, having continuous roll feed, designed for printing on paperboard (whether or not such paperboard is coated), having a printing speed of 599 m/minute or more but not more than 801 m/minute and a print width of 106 cm or more but not more than 178 cm (provided for in subheading 8443.16.00) .................................... 0.1%  No change  No change  On or before 12/31/2020 .... 
```

SEC. 1438. SHUTTLELESS RAPIER POWER LOOMS TO WEAVE FABRICS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.71 Weaving machines (power looms), shuttleless, rapier type, for weaving fabrics of a width exceeding 30 cm but not exceeding 4.9 m (provided for in subheading 8446.30.50) .................................... Free  No change  No change  On or before 12/31/2020 .... 
```
SEC. 1439. SHUTTLELESS, JET TYPE POWER LOOMS TO WEAVE FABRICS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.15.72 | Weaving machines (power looms), shuttleless, jet type, for weaving fabrics of a width exceeding 30 cm but not exceeding 4.9 m (provided for in subheading 8446.30.50) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1440. MITER SAWS WITH CUT-OFF.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.15.73 | Miter sawing machines, power operated, not numerically controlled, for working metal, with safety cut off switch (provided for in subheading 8461.50.80) | 3.7% | No change | No change | On or before 12/31/2020 |

SEC. 1441. TABLE SAWS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.15.74 | Table saws for working wood, cork, bone, hard rubber, hard plastics or similar hard materials, each with blade measuring 25.4 cm (provided for in subheading 8465.91.00); such saws excluding (i) tilting arbor table saws, non-laser guided, each with a 25.4 cm blade and of a weight not exceeding 220 kg, and (ii) laser-guided tilting arbor table saws, each with 25.4 cm blade and detachable base with casters, weighing less than 31 kg | 1.2% | No change | No change | On or before 12/31/2020 |

SEC. 1442. CERTAIN BENCHTOP BAND SAWS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.15.75 | Benchtop band saws, for working wood, cork, bone, hard rubber, hard plastics or similar hard materials, the foregoing with a cutting depth between 25 and 36 cm, valued under $1,000 each (provided for in subheading 8465.91.00) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1443. CERTAIN STATIONARY BAND SAWS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.15.76 | Floor standing (stationary) band saws, each with a cutting depth between 25 and 36 cm, valued under $1,000 each (provided for in subheading 8465.91.00) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1444. CERTAIN TITLING ARBOR TABLE SAWS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.15.77 | Tilting arbor table saws, non-laser guided, each with a 25.4 cm blade and of a weight not exceeding 220 kg (provided for in subheading 8465.91.00) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1445. CERTAIN TABLE SAWS WITH 10 INCH (25.4 CENTIMETER) BLADE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.15.78 | Laser-guided tilting arbor table saws, each with 25.4 cm blade and presented with a detachable base with casters, the foregoing weighing less than 31 kg (provided for in subheading 8465.91.00) | Free | No change | No change | On or before 12/31/2020 |

SEC. 1446. COMPOUND MITER SAW, 10 INCH, WITHOUT LASER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

| 9902.15.79 | Miter sawing machines, power operated, not numerically controlled, for working wood, cork, bone, hard rubber, hard plastics or similar hard materials, with 25.4 cm blade, capable of adjusting bevel of cut, without laser guides (provided for in subheading 8465.91.00) | 2.1% | No change | No change | On or before 12/31/2020 |

SEC. 1447. DRILL PRESSES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1448. ELECTRICAL ROTARY DRILL, HAMMER AND CHISELING TOOLS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.81 Rotary drill, hammer and chiseling tools with self-contained electric motor, each with pneumatic hammering mechanism that engages with slotted drive drill-bits and an electromechanical mechanism that separates the drive from the internal gearings, with rated amperage that does not exceed 15 A and with triaxial vibration values, measured in accordance with European Norm 60745, that do not exceed 9 m/s² (provided for in subheading 8467.21.00) ......................................................................................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1449. TIRE ASSEMBLY MACHINES (TAM).
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.82 Machinery for molding, assembling or otherwise forming uncured, unvulcanized rubber (green) tires (provided for in subheading 8477.59.01), the foregoing to be used in production of new pneumatic tires designed in all sizes for motor cars (such tires in subheadings 4011.10.10 and 4011.10.50), buses and trucks (such tires in subheadings 4011.20.10 and 4011.20.50), motorcycles (such tires in subheading 4011.40.00) and agricultural, forestry, construction or industrial vehicles (such tires in subheadings 4011.70.00, 4011.80.10, 4011.80.20, 4011.90.10, 4011.90.20, and 4011.90.80) ........................................ 2.5% No change No change On or before 12/31/2020 ...
```

SEC. 1450. CATTY WHACK.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.83 Electromechanical 'hide and seek' toys, designed for use by cats or dogs, each with an electrically powered fast-moving feather wand that changes direction randomly; such wand mechanism positioned in a round enclosure of plastics, designed to allow the wand to shoot out; such toys each containing a carpeted scratching area on top (provided for in subheading 8479.89.94) ................................................................................................................................. Free No change No change On or before 12/31/2020 ...
```

SEC. 1451. FLY BY SPINNER TOYS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.84 Electromechanical pet toys, each with a plastic butterfly attached to a wire cable that revolves around a plastic base when in use, such toy designed to simulate the flying motion of a butterfly (provided for in subheading 8479.89.94) ......................................................................................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1452. VEHICLE STABILITY CONTROL ACTUATOR ASSEMBLIES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.85 Vehicle stability control actuator assemblies (provided for in subheading 8479.89.94) ..................................................... 2.3% No change No change On or before 12/31/2020 ...
```

SEC. 1453. HYDRAULIC SUBSEA JUMPER CONNECTORS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.86 Subsea joinable connection devices rated at 68947.57 kPa, each certified by the importer as having high strength bend resistance and designed to interconnect subsea trees, manifolds and pipeline terminates to route production flow to a flow line (provided for in subheading 8479.89.94) ........................................................................................................ Free No change No change On or before 12/31/2020 ...
```

SEC. 1454. BIRD IN A CAGE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
 SEC. 1455. MOUSE IN A POUCH.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.88 Electromechanical cat toys, with electrical function supplying power to the moving parts and supporting the mechanical function, each unit comprising an electrical/mechanical 'mouse' of plastics enclosed in an approximately 0.61 m diameter textile fabric 'pouch,' with such 'mouse' designed to randomly move around the inside of the pouch (provided for in subheading 8479.89.94) ................................................................. Free No change No change On or before 12/31/2020 .... ..
```

SEC. 1456. TELESCOPE MIRROR SEGMENT SUPPORT ASSEMBLIES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.89 Optical telescope mirror segment support assemblies, each presented without mirrors (provided for in subheading 8479.89.94) ............................................................................................................................................. Free No change No change On or before 12/31/2020 .... ..
```

SEC. 1457. SEGMENTED COMPRESSION MOLDS OF MORE THAN 25-INCH RIM DIAMETER.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.90 Segmented compression-type molds designed to be used for molding / forming and curing 'green tires' with a rim diameter measuring over 63.5 cm (provided for in subheading 8480.79.90), such tires for off-the-road use .......................................................................................................................................................... Free No change No change On or before 12/31/2020 .... ..
```

SEC. 1458. VALVE-TYPE FUEL INJECTORS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.91 Valve-type fuel injectors, each functional in a common rail fuel system with a pressure greater than 120 MPa (1200 bar) (provided for in subheading 8481.80.90), the foregoing other than used goods ............................................ 0.5% No change No change On or before 12/31/2020 .... ..
```

SEC. 1459. DOSING MODULE INJECTORS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.92 Dosing module injectors, comprising parts of compression-ignition engine after-combustion treatment systems, measuring 30 cm or more but not over 50 cm in length, 30 cm or more but not over 50 cm in width and 10 cm or more but not over 30 cm in height (provided for in subheading 8481.80.90), such injectors other than used ..................................................................................................................................................... Free No change No change On or before 12/31/2020 .... ..
```

SEC. 1460. REGULATOR VALVES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.93 Used self-operating regulator valves, such valves designed for controlling variables such as temperature, pressure or flow (provided for in subheading 8481.80.90) ............................................................................................................................................... Free No change No change On or before 12/31/2020 .... ..
```

SEC. 1461. FUEL INJECTORS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.94 Fuel injectors, other than used, each incorporating a valve and a micro-stamped orifice hole, certified by the importer as designed to deliver fuel to the combustion chamber of a gasoline engine with a pressure not exceeding 120 MPa (1200 bar) (provided for in subheading 8481.80.90) ................................................................. 1.9% No change No change On or before 12/31/2020 .... ..
```

SEC. 1462. SUBSEA FLOW MODULES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.15.95 Subsea flow modules, each incorporating a valve and a micro-stamped orifice hole, certified by the importer as designed to deliver fuel to the combustion chamber of a gasoline engine with a pressure exceeding 120 MPa (1200 bar) (provided for in subheading 8481.80.90) ................. 1.9% No change No change On or before 12/31/2020 .... ..
```
``9902.15.95 Valves, capable of operating at pressures of 68.94 MPa or more (provided for in subheading 8481.80.90), for controlling production flow through a subsea tree, each mounted in a module that can be removed and replaced by a remotely operated underwater vehicle (ROV) ................................................ Free | No change | No change | On or before 12/31/2020 .... ".

SEC. 1463. CRANKSHAFTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

``9902.15.96 New crankshafts of forged steel designed for use solely or principally with compression-ignition internal combustion piston engines, other than for vehicles of chapter 87, each measuring more than 1.86 m in length and weighing 453 kg or more (provided for in subheading 8483.10.30) ................................. 0.6% | No change | No change | On or before 12/31/2020 .... ".

SEC. 1464. USED CAMSHAFTS AND CRANKSHAFTS FOR DIESEL ENGINES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

``9902.15.97 Used camshafts and crankshafts, designed for use solely or principally with compression-ignition internal combustion piston engines (other than spark-ignition internal combustion engines) (provided for in subheading 8483.10.30) ............................................................................................................................................. Free | No change | No change | On or before 12/31/2020 .... ".

SEC. 1465. CRANKSHAFTS FOR ENGINES WITH CYLINDER CAPACITY EXCEEDING 19,000 CUBIC CENTIMETERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

``9902.15.98 New crankshafts designed for use solely or principally with compression-ignition internal combustion piston engines of a cylinder capacity exceeding 19,000 cc, such crankshafts measuring 200 cm or more but not over 900 cm in length, 100 cm or more but not over 200 cm in width and 50 cm or more but not over 200 cm in height (provided for in subheading 8483.10.30), the foregoing except such new crankshafts of forged steel, other than for vehicles of chapter 87, each measuring more than 1.86 m in length and weighing 453 kg or more ................................................ Free | No change | No change | On or before 12/31/2020 .... ".

SEC. 1466. CRANKSHAFT BEARINGS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

``9902.15.99 Plain sputter bearings without housing (the foregoing other than spherical bearings), each weighing 200 g or more and with journal diameter measuring 117 mm or more (provided for in subheading 8483.30.80) ........................................................................................................................................................... Free | No change | No change | On or before 12/31/2020 .... ".

SEC. 1467. USED TRANSMISSIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

``9902.16.01 Used fixed ratio speed changers (provided for in subheading 8483.40.50), other than transmissions for the vehicles of headings 8701, 8702, 8703, 8704, and 8705 ............................................................................................................. 1.9% | No change | No change | On or before 12/31/2020 .... ".

SEC. 1468. FLEXPLATES FOR ENGINES WITH CYLINDER CAPACITY BETWEEN 6,000 AND 20,000 CUBIC CENTIMETERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

``9902.16.02 Flexplates designed for use in compression-ignition engines of a cylinder capacity equal to or greater than 6,000 cc but not exceeding 20,000 cc, such flexplates measuring 5 cm or more but not over 150 cm in length, 22 cm or more but not over 150 cm in width and 2 cm or more but not over 150 cm in height (provided for in subheading 8483.60.80) ................................................ 1.7% | No change | No change | On or before 12/31/2020 .... ".

SEC. 1469. FLEXPLATES FOR ENGINES WITH CYLINDER CAPACITY BETWEEN 1,000 AND 5,900 CUBIC CENTIMETERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
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<th>Description</th>
<th>Tariff Status</th>
<th>Notes</th>
</tr>
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| SEC. 1470 | **RING GEARS.** Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:  
   9902.16.04 | Ring gears, with diameter 30 cm or more but not over 200 cm and height of 6 cm or more but not over 30 cm, the foregoing to be assembled onto the periphery of a flexplate or flywheel for a diesel engine ranging in cylinder capacity equal to or greater than 5,000 cc but not exceeding 95,000 cc (provided for in subheading 8483.90.50) | 1.0%          | No change No change On or before 12/31/2020 | **"** |
| SEC. 1471 | **ELECTROMECHANICAL ROTATIONAL ACTUATOR ASSEMBLIES.** Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:  
   9902.16.05 | Electromechanical rotational actuators, each with attached actuator arm and pin (such arm measuring between 12 mm and 15 mm in length and with pin diameter of 8 mm), of an output of 36 W (provided for in subheading 8501.10.60) | Free          | No change No change On or before 12/31/2020 | **"** |
| SEC. 1472 | **POWER BACK DOOR ACTUATOR ASSEMBLIES.** Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:  
   9902.16.06 | Power back door (liftgate) actuator assemblies for the motor vehicles of headings 8701 to 8705, each consisting of a brushless electric DC motor that generates between 350 and 400 W, an electromagnetic clutch, a clutch magnet, a clutch flywheel, a clutch plate, a sensor and a housing (provided for in subheading 8501.31.40) | 1.7%          | No change No change On or before 12/31/2020 | **"** |
| SEC. 1473 | **DIRECT CURRENT PUMP MOTORS.** Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:  
   9902.16.07 | DC motors of an output between 190 W and 290 W, weighing less than 1 kg, each in a cylindrical housing with height of approximately 55 mm and a radius of approximately 45 mm (provided for in subheading 8501.31.40) | 2.8%          | No change No change On or before 12/31/2020 | **"** |
| SEC. 1474 | **MOTOR ASSEMBLIES FOR ELECTRIC BOX FANS WITH OUTPUT BETWEEN 37.5 WATTS AND 74.6 WATTS.** Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:  
   9902.16.08 | AC electric motors of an output exceeding 37.5 W but not exceeding 74.6 W, single phase, each equipped with a capacitor, rotary speed control mechanism and a motor mounting cooling ring (provided for in subheading 8501.40.20) | Free          | No change No change On or before 12/31/2020 | **"** |
| SEC. 1475 | **MOTOR ASSEMBLIES FOR OSCILLATING FANS WITH OUTPUT BETWEEN 37.5 WATTS AND 72 WATTS.** Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:  
   9902.16.09 | AC electric motors of an output exceeding 37.5 W but not exceeding 72 W, single phase, each equipped with a capacitor, a speed control mechanism, and a motor mount of plastics and a self-contained gear mechanism for oscillation (provided for in subheading 8501.40.20) | 2.0%          | No change No change On or before 12/31/2020 | **"** |
| SEC. 1476 | **MOTORS FOR LOW WATTAGE FANS.** Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:  
   9902.16.10 | AC electric motors, single-phase, of an output exceeding 50 W but not exceeding 74.6 W, each equipped with a capacitor and a three-speed control switch (provided for in subheading 8501.40.20) | 0.3%          | No change No change On or before 12/31/2020 | **"** |
SEC. 1477. MOTOR ASSEMBLIES FOR AIR CIRCULATOR ELECTRIC FANS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.11 AC electric motors of an output exceeding 74.6 W but not exceeding 95 W, single phase, each equipped with a capacitor and a speed control mechanism (provided for in subheading 8501.40.40) Free No change No change On or before 12/31/2020 ...
```

SEC. 1478. MOTORS FOR HIGH WATTAGE FANS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.12 AC electric motors, single phase, of an output exceeding 74.6 W but not exceeding 95 W, such motors each equipped with a capacitor and a three-speed control switch (provided for in subheading 8501.40.40) Free No change No change On or before 12/31/2020 ...
```

SEC. 1479. ALTERNATING CURRENT MULTIPHASE SUBMERSIBLE PUMP MOTORS WITH OUTPUT BETWEEN 3 KILOWATTS AND 14.92 KILOWATTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.13 Submersible multi-phase motors designed for use with pumps, such motors cylindrical in shape, each having a diameter exceeding 12 cm but not exceeding 18 cm and a length exceeding 63 cm but not exceeding 80 cm, the foregoing having a power output exceeding 3 kW but not exceeding 14.92 kW (provided for in subheading 8501.52.40) Free No change No change On or before 12/31/2020 ...
```

SEC. 1480. ALTERNATING CURRENT MULTIPHASE SUBMERSIBLE PUMP MOTORS WITH OUTPUT BETWEEN 149.2 KILOWATTS AND 150 KILOWATTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.14 Submersible multi-phase motors designed for use with pumps, such motors cylindrical in shape, each having a diameter exceeding 22 cm but not exceeding 35 cm and a length exceeding 150 cm but not exceeding 230 cm, the foregoing with a power output exceeding 149.2 kW but not exceeding 150 kW (provided for in subheading 8501.53.60) Free No change No change On or before 12/31/2020 ...
```

SEC. 1481. ALTERNATING CURRENT GENERATORS FOR EXERCISE EQUIPMENT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.15 AC electric generators, each with a flywheel and an eddy-current loading device, the load being controlled magnetically (provided for in subheading 8501.61.00), designed for use in exercise equipment of subheading 9506.91 Free No change No change On or before 12/31/2020 ...
```

SEC. 1482. ELECTRIC GENERATING SETS WITH NATURAL GAS ENGINES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.16 Electric generating sets, each with spark-ignition internal combustion piston engine fueled by natural gas (provided for in subheading 8502.20.00) 1.9% No change No change On or before 12/31/2020 ...
```

SEC. 1483. STATOR AND ROTOR CORE LAMINATIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.17 Stator core and rotor core laminations, imported in pairs each comprising one stator core lamination and one rotor core lamination, with such stator core laminations having an exterior diameter of 26.42 cm and an inner diameter of 20.35 cm, weighing 4.14 kg or more but not over 6.72 kg; such rotor core laminations having an exterior diameter of 20.2 cm and an inner diameter of 14.0 cm, weighing 3.3 kg or more but not over 5.3 kg; the foregoing certified by the importer as designed to be used in the manufacture of generator motors for charging the battery of hybrid vehicles and of electric motors for propulsion of hybrid vehicles (provided for in subheading 8503.00.95) 0.7% No change No change On or before 12/31/2020 ...
```
SEC. 1484. UNIVERSAL SERIAL BUS (USB) AUTO CHARGERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.18 Power adapters designed for use with standard car cigarette lighter sockets having dual USB output ports with 12 W output per port (provided for in subheading 8504.40.95) ................................................................. Free No change No change On or before 12/31/2020 ....
```

SEC. 1485. FUEL SHUTOFF SOLENOIDS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.19 Fuel shutoff solenoids designed for compression-ignition diesel engines with cylinder capacity ranging between 2,000 cc and 20,000 cc, such solenoids measuring 5 cm or more but not over 800 cm in length, 3 cm but not over 500 cm in width and 3 cm but not over 200 cm in height (provided for in subheading 8505.90.75) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 ....
```

SEC. 1486. LITHIUM POLYMER RECHARGEABLE BATTERIES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.20 Rechargeable lithium batteries, certified by the importer as having a polymer electrolyte layer and composite cathode, designed to complete 800 cumulative battery lifetime hours and operate at sustained temperatures between 45 degrees Celsius and 130 degrees Celsius continuously for a minimum of 1 hour between recharges (provided for in subheading 8507.60.00) ................................................................................. Free No change No change On or before 12/31/2020 ....
```

SEC. 1487. ANNULAR SHAPED LITHIUM THIONYL CHLORIDE (LTC) BATTERIES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.21 Lithium thionyl chloride (LTC) batteries, annular in shape, measuring 30.48 mm or more but not over 152.4 mm in length, with an outer diameter of 10.16 cm or more but not over 127 mm and an inner diameter of 55.88 mm or more but not over 88.9 mm, certified by the importer as containing a lithium anode and a liquid cathode comprising a porous carbon current collector filled with thionyl chloride (SOCl2) (provided for in subheading 8507.60.00) ............................................................................................................................. Free No change No change On or before 12/31/2020 ....
```

SEC. 1488. CYLINDRICAL SHAPED LITHIUM THIONYL CHLORIDE (LTC) BATTERIES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.22 Lithium thionyl chloride batteries, cylindrical in shape, measuring 30.48 mm or more but not over 152.4 mm in length, having an outer diameter of 10.16 mm or more but not over 127 mm, each certified by the importer as containing a lithium anode and a liquid cathode comprising a porous carbon current collector filled with thionyl chloride (SOCl2) (provided for in subheading 8507.60.00) ...................................................Free No change No change On or before 12/31/2020 ....
```

SEC. 1489. ELECTRIC BURR COFFEE GRINDERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.23 Electromechanical burr coffee grinders, with self-contained electric motor, each presented with one clear glass top storage vessel and one clear glass bottom storage vessel (provided for in subheading 8509.40.00) ................................................................. Free No change No change On or before 12/31/2020 ....
```

SEC. 1490. ELECTRIC FOOD SPIRALIZING APPLIANCES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.24 Electromechanical domestic appliances, each with self-contained electric motor, such appliances designed for peeling, coring and slicing fruits and vegetables and capable of cutting such food into spiral shapes, the foregoing each having more than five interchangeable cutting blades (provided for in subheading 8509.40.00) ................................................................. Free No change No change On or before 12/31/2020 ....
```
SEC. 1491. ELECTRIC CYLINDRICAL COFFEE GRINDERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.25 Electromechanical cylindrical coffee grinders, each operated by pushing the plastic cover into the base, the foregoing having a removable stainless steel bowl with a capacity of more than 0.1 liter and not exceeding 0.2 liter (provided for in subheading 8509.40.00) ........................................................................................................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1492. ELECTROMECHANICAL KNIVES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.26 Electromechanical knives, each with self-contained electric motor, valued $8 or more but not more than $40 each (provided for in subheading 8509.80.50) ........................................................................................................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1493. AUTOMATIC LITTERBOXES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.27 Litterboxes, each with self-contained electric motor powered by an external adapter that plugs into a wall socket or electrical outlet and may have batteries for back-up, such devices which rake and/or disperse cat waste into a compartment after a certain amount of time has passed once the mechanism is triggered by cat entering the litterbox; the foregoing designed for domestic use (provided for in subheading 8509.80.50) ........................................................................................................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1494. AUTOMATIC FOOD FEEDERS FOR DOGS AND CATS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.28 Feeders, each with a self-contained electric motor powered by an external adapter that plugs into a wall socket or electrical outlet or uses batteries, such devices which can be programmed to disperse various quantities of food at pre-set times, designed for domestic use by dogs and cats (provided for in subheading 8509.80.50) ........................................................................................................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1495. AUTOMATIC PET WATERERS FOR DOGS AND CATS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.29 Waterers, each with a self-contained electric motor powered through an external adapter that plugs into a wall socket or electrical outlet or uses batteries, such devices which filter a continuously flowing water fountain or replenish water when volume is below a certain fill level, the foregoing designed for domestic use by dogs and cats (provided for in subheading 8509.80.50) ........................................................................................................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1496. AUTOMATIC FISH FEEDERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.30 Feeders designed for use with fish, each with a self-contained electric motor powered by batteries, with retaining clips or clamps to attach to a household aquarium, the foregoing which can be programmed to disperse various quantities of food at preset times (provided for in subheading 8509.80.50) ........................................................................................................................................... Free No change No change On or before 12/31/2020 ...
```

SEC. 1497. ELECTRIC KNIVES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.31 Electromechanical knives, each with self-contained electric motor (provided for in subheading 8509.80.50), the foregoing only if valued either less than $8 or more than $40 each ........................................................................ 0.1% No change No change On or before 12/31/2020 ...
```

SEC. 1498. HANDHELD ELECTRIC CAN OPENERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.32 Handheld electric can openers, each with self-contained electric motor (provided for in subheading 8509.80.50), the foregoing only if valued either less than $8 or more than $40 each ........................................................................ 0.1% No change No change On or before 12/31/2020 ...
```
<table>
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<th>H364</th>
<th>CONGRESSIONAL RECORD — HOUSE</th>
<th>January 16, 2018</th>
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</thead>
</table>

**SEC. 1499. FOOD BEATERS DESIGNED TO ATTACH TO HANDHELD MIXERS.**

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

```
9902.16.33 Stainless steel food beaters, designed for use solely on electromechanical hand-held food mixers suitable for domestic purposes (provided for in subheading 8509.90.55) ............................................ Free No change No change On or before 12/31/2020 .... 
```

**SEC. 1500. DOUGH HOOKS DESIGNED TO ATTACH TO HANDHELD MIXERS.**

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

```
9902.16.34 Stainless steel dough hooks designed for use solely on electromechanical hand mixers suitable for domestic purposes (provided for in subheading 8509.90.55) ........................................................................ Free No change No change On or before 12/31/2020 .... 
```

**SEC. 1501. ELECTROTHERMIC BOWLS FOR FOOD STAND MIXERS.**

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

```
9902.16.35 Electrothermal bowls designed for use with electromechanical stand food mixers of a kind used for domestic purposes, each bowl having a control panel with digital display (provided for in subheading 8509.90.55) ...................................................................................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 
```

**SEC. 1502. METAL BOWLS FOR USE WITH FOOD STAND MIXERS WITH CAPACITY OF MORE THAN 4.7 LITERS AND NOT MORE THAN 8.6 LITERS.**

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

```
9902.16.36 Stainless steel bowls designed for use on electromechanical stand food mixers, each having a capacity greater than 4.7 liters but not exceeding 8.6 liters (whether or not having a single stainless steel vertically oriented welded handle), the foregoing each having a rolled top edge and two welded stainless steel side brackets with circular holes (provided for in subheading 8509.90.55) .............................................................................................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

**SEC. 1503. METAL BOWLS FOR USE WITH FOOD STAND MIXERS WITH CAPACITY OF MORE THAN 3.3 LITERS AND NOT MORE THAN 4.8 LITERS.**

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

```
9902.16.37 Stainless steel bowls designed for use on electromechanical stand food mixers, each having a capacity greater than 3.3 liters but not exceeding 4.8 liters (whether or not having a single stainless steel vertically oriented welded handle), the foregoing each having a rolled top edge and welded stainless steel base with four protrusions designed to interlock with a stand food mixer base (provided for in subheading 8509.90.55) .............................................................................................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

**SEC. 1504. USED STARTERS.**

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

```
9902.16.38 Used electric starter motors for spark ignition or compression ignition internal combustion engines (provided for in subheading 8511.40.00) .............................................................................................................................................................................................................. 0.4% No change No change On or before 12/31/2020 .... 
```

**SEC. 1505. ALTERNATORS.**

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

```
9902.16.39 New alternators rated to produce voltage at 24 V and current at 500 A or more, designed to power military diesel engine components and supporting systems, such alternators each weighing less than 55 kg and measuring less than 300 mm in diameter (provided for in subheading 8511.50.00) .............................................................................................................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```
SEC. 1506. USED ALTERNATORS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.40  Used generators (alternators) of a kind used in conjunction with spark ignition or compression ignition internal combustion engines (provided for in subheading 8511.50.00) ................................................................................................. 1.6%  No change  No change  On or before 12/31/2020 .... ... 
```

SEC. 1507. PARKING SENSORS, SIGNALING EQUIPMENT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.41  Parts of signaling equipment, each with pressed sealing on the flanges (provided for in subheading 8512.90.20) .................................................................................................................... ....................................... 1.2%  No change  No change  On or before 12/31/2020 .... ... 
```

SEC. 1508. BULB HEATERS WITH OR WITHOUT A FAN.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.42  Electric heating units designed for permanent ceiling installation, each containing a heater and one or two infrared bulbs, with or without a fan (provided for in subheading 8516.29.00) ................................................................. Free  No change  No change  On or before 12/31/2020 .... ... 
```

SEC. 1509. HEATER FAN LIGHTS FOR PERMANENT INSTALLATION.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.43  Heating units each combining a heater, a fan and a light for residential use, designed for permanent ceiling installation, each containing an adjustable louver mounted in the grille, such louver may be rotated 360 degrees for the flow of heat output to be manually self-positioned (provided for in subheading 8516.29.00) ........................................................................................................................................................... Free  No change  No change  On or before 12/31/2020 .... ... 
```

SEC. 1510. WALL HEATERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.44  High-capacity heating units, designed to be permanently mounted into a wall and for use in residential households, each generating 1000 and 1500 W, containing a grille, with or without built-in thermostat (provided for in subheading 8516.29.00) ............................................................................................................................................. Free  No change  No change  On or before 12/31/2020 .... ... 
```

SEC. 1511. CORDLESS STEAM IRONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.45  Electrothermic steam irons of a kind used for domestic purposes, capable of operating without power cord connected to mains, each with detachable base (provided in subheading 8516.40.40) ............................................................................................................. Free  No change  No change  On or before 12/31/2020 .... ... 
```

SEC. 1512. ELECTRIC STEAM IRONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.46  Electrothermic steam irons of a kind used for domestic purposes, each with a ceramic-coated cast aluminum sole plate (provided for in subheading 8516.40.40), the foregoing not capable of operating without power connected to mains ............................................................................................................................................. 1.0%  No change  No change  On or before 12/31/2020 .... ... 
```

SEC. 1513. MICROWAVE HOODS WITH A PLASTIC HANDLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.47  Microwave ovens with integral range hoods, of a kind used for domestic purposes, each having oven capacity greater than 48 liters but not exceeding 49 liters, the foregoing containing a glass turntable plate with a diameter greater than 30 cm but not exceeding 31 cm and with a door having an exterior molded plastic handle (provided for in subheading 8516.50.00) ............................................................................................................................................. 0.5%  No change  No change  On or before 12/31/2020 .... ... 
```
SEC. 1514. MICROWAVE HOODS WITH A METAL HANDLE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.16  Microwave ovens with integral range hoods, of a kind used for domestic purposes, each having oven capacity greater than 48 liters but not exceeding 49 liters, the foregoing having a glass turntable plate with a diameter greater than 30 cm but not exceeding 31 cm and a door with exterior metal handle (provided for in subheading 8516.50.00) ........................................................................................................ Free  No change  No change  On or before 12/31/2020 ... ".

SEC. 1515. MICROWAVE HOODS WITH 53 TO 55 LITER CAPACITY.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.16  Microwave ovens with integral range hoods, of a kind used for domestic purposes, each having oven capacity greater than 53 liters but not exceeding 55 liters, the foregoing having a glass turntable plate with a diameter greater than 30 cm but not exceeding 31 cm (provided for in subheading 8516.50.00) Free  No change  No change  On or before 12/31/2020 ... ".

SEC. 1516. MICROWAVE HOODS WITH 58 TO 60 LITER CAPACITY.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.16  Microwave ovens with integral range hoods, of a kind used for domestic purposes, each having an oven capacity of greater than 58 liters but not exceeding 60 liters, the foregoing having a glass turntable plate with a diameter greater than 30 cm but not exceeding 32 cm (provided for in subheading 8516.50.00) Free  No change  No change  On or before 12/31/2020 ... ".

SEC. 1517. MICROWAVE HOODS WITH 58 TO 60 LITER CAPACITY AND LARGE TURN- TABLE PLATES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.16  Microwave ovens with integral range hoods, of a kind used for domestic purposes, each having an oven capacity of greater than 58 liters but not exceeding 60 liters, the foregoing having a glass turntable plate with a diameter greater than 35 cm but not exceeding 37 cm (provided for in subheading 8516.50.00) Free  No change  No change  On or before 12/31/2020 ... ".

SEC. 1518. MICROWAVE HOODS WITH 53 TO 55 LITER CAPACITY AND LARGE TURN- TABLE PLATES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.16  Microwave ovens with integral range hoods, of a kind used for domestic purposes, each having oven capacity of greater than 53 liters but not exceeding 55 liters, the foregoing having a glass turntable plate with a diameter greater than 35 cm but not exceeding 37 cm (provided for in subheading 8516.50.00) Free  No change  No change  On or before 12/31/2020 ... ".

SEC. 1519. MICROWAVE HOODS WITH 56 TO 58 LITER CAPACITY.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.16  Microwave ovens with integral range hoods, of a kind used for domestic purposes, each having oven capacity of 56 liters or more but not over 58 liters, having a glass turntable plate with a diameter measuring 30 cm or more but not over 31 cm (provided for in subheading 8516.50.00) Free  No change  No change  On or before 12/31/2020 ... ".

SEC. 1520. MICROWAVE HOODS WITH RECTANGULAR PLATE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

"9902.16  Microwave ovens with integral range hoods, of a kind used for domestic purposes, each having oven capacity of greater than 56 liters but not exceeding 58 liters, the foregoing having a glass rectangular turn- table plate (provided for in subheading 8516.50.00) Free  No change  No change  On or before 12/31/2020 ... ".

SEC. 1521. VERTICAL WAFFLER MAKERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1522. MULTIFUNCTION GRILLS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.55 Electrothermic waffle makers, of a kind used for domestic purposes, with dual-sided plates positioned vertically and deep grids divided into equal quarters in a circular shape mold, with funnel on top, such appliances in stainless steel housing, with a spout including fill mark level and a release to open housing for waffle removal (provided for in subheading 8516.60.60) .............................................................................. Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1523. ELECTRIC SANDWICH GRILLERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.56 Electrothermic multifunction grills of a kind used for domestic purposes, each incorporating a cooking plate for use as a grill, griddle or oven, with removable power cord with a thermostatic control (provided for in subheading 8516.60.60) ............................................................................................................................. Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1524. AUTOMATIC DRIP COFFEE MAKERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.57 Electrothermic dual-grid sandwich grilling appliances of a kind used for domestic purposes, each with a locking latch and floating upper lid (provided for in subheading 8516.60.60), the foregoing without thermostatic control .............................................................................................................................................. Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1525. AUTOMATIC POUR OVER COFFEE MAKERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.58 Electrothermic automatic drip coffee makers of a kind used for domestic purposes, each capable of brewing multiple servings and incorporating a removable water tank with a handle, the foregoing excluding coffee makers with dome-shaped housing or designed for permanent installation into a wall, cabinet or shelf, and excluding coffee makers designed to utilize coffee capsules or pods (provided for in subheading 8516.71.00) ........................................................................................................................................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1526. AUTOMATIC SIPHON COFFEE MAKERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.60 Electrothermic siphon coffee brewers of a kind used for domestic purposes, each with upper globe-shaped chamber that seals to bottom carafe magnetically, the foregoing having an electronic control in base (provided for in subheading 8516.71.00) ................................................................................................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1527. AUTOMATIC GLASS TEA KETTLES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.61 Electrothermic tea kettles, of a kind used for domestic purposes, each with clear glass chamber, having a stainless steel tea steeper and hinged metal limescale filter, the foregoing having a base containing a temperature control lever (provided for in subheading 8516.71.00) ................................................................................................................................ Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1528. SINGLE SERVING CAPSULE COFFEE MAKERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.62 Electrothermic coffee machines of a kind used for domestic purposes, designed to brew using coffee capsules, each having a loading lever containing both stainless steel and plastic (provided for in subheading 8516.71.00) ................................................................................................................................ Free No change No change On or before 12/31/2020 .... ".
```
SEC. 1529. ELECTROTHERMIC ESPRESSO MAKERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
 9902.16.63 Electrothermic espresso makers of a kind used for domestic purposes, each with hydraulically activated 'shower head' spray with automatic tamping and retraction functionality and magnetic locking drawer style filter, the foregoing without bayonet locking tabs (provided for in subheading 8516.71.00) ........................................ 0.7% No change No change On or before 12/31/2020 .... 
```

SEC. 1530. FRONT-LOADING COFFEE MAKERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
 9902.16.64 Automatic drip coffee makers of a kind used for domestic purposes, each with an electronic programmable clock and with a front-access water reservoir and brew basket (provided for in subheading 8516.71.00); the foregoing other than coffee makers with removable water tank or with dome-shaped housing over brewing chamber ................................................................................................................................................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 1531. CARAFE-LESS COFFEE MAKERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
 9902.16.65 Electrothermic automatic drip coffee makers of a kind used for domestic purposes, each with electronic clock and self-contained coffee holding chamber, the foregoing designed to be used without separate carafe (provided for in subheading 8516.71.00); the foregoing excluding coffee makers (i) designed for permanent installation in a wall, cabinet or shelf, (ii) with removable tank with a handle, or (iii) with loading lever containing both stainless steel and plastics .............................................................................................................................. 0.4% No change No change On or before 12/31/2020 .... 
```

SEC. 1532. BUILT-IN COFFEE MACHINES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
 9902.16.66 Electrothermic automatic coffee makers of a kind used for domestic purposes, each incorporated into a housing for permanent installation into a wall or cabinet or on a shelf and capable of remote operation via wireless connection to a smartphone or tablet (provided for in subheading 8516.71.00) ............................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1533. TOASTER OVENS WITH A POP-UP TOASTER FEATURE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
 9902.16.67 Electrothermic toaster ovens of a kind used for domestic purposes, each incorporating a single-slot toaster opening on top of the oven (provided for in subheading 8516.72.00) ............................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1534. AUTOMATIC PAINTED METAL HOT WATER KETTLES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
 9902.16.68 Electrothermic painted metal dome-shaped kettles, of a kind used for domestic purposes, each with a circular thermometer display and a base containing a temperature control lever and power button (provided for in subheading 8516.79.00) ............................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1535. AUTOMATIC CYLINDRICAL METAL HOT WATER KETTLES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
 9902.16.69 Electrothermic stainless steel cylindrical kettles, of a kind used for domestic purposes, each with a liquid crystal display and operational control buttons and display on top of the handle and having a translucent capacity indicator behind the handle (provided for in subheading 8516.79.00) ............................................................................................................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1536. MULTICOOKER SLOW COOKERS WITH 5 COOKING FUNCTIONS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
**SEC. 1537. MULTICOOKER SLOW COOKERS WITH 3 COOKING FUNCTIONS.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Unit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.16.71</td>
<td>Electrothermic slow cookers of a kind used for domestic purposes, with stainless steel or painted metal exterior, each with a glass lid and removable ceramic cooking pot with a capacity of 5.68 liters, such cookers having three cooking functions (bake, saute, and slow cooking) operated by a digital control panel (provided for in subheading 8516.79.00), the foregoing without a thermometer probe or boiling and simmering functions ................................................................................................................................................... Free No change No change On or before 12/31/2020 ...</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
```

**SEC. 1538. SWING AND SERVE SLOW COOKERS.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Unit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.16.72</td>
<td>Electrothermic slow cookers of a kind used for domestic purposes, with stainless steel or painted metal exterior, each with one primary removable ceramic cooking pot with a capacity of 3.31 liters and with two removable ceramic cooking pots each having a capacity of 1.42 liters located above the primary unit and attached to swing arms that can move to the left and right of such primary unit, with separate knobs to control temperature of each cooking pot (provided for in subheading 8516.79.00), the foregoing without a thermometer probe or boiling and simmering functions ................................................................................................................................................... Free No change No change On or before 12/31/2020 ...</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
```

**SEC. 1539. ELECTRIC BREAKFAST SANDWICH MAKERS.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Unit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.16.73</td>
<td>Electrothermic sandwich cookers of a kind used for domestic purposes, designed to be used with round bread (provided for in subheading 8516.79.00) ................................................................................................................................................... Free No change No change On or before 12/31/2020 ...</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
```

**SEC. 1540. ELECTRIC MULTI-COOKERS.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Unit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.16.74</td>
<td>Electrothermic multifunctional cookers (multicookers) of a kind used for domestic purposes, each incorporating a timer and designed to prepare foods by various methods, including boiling, simmering, baking, frying, roasting or stewing (provided for in subheading 8516.79.00), the foregoing without a thermometer probe ................................................................................................................................................... Free No change No change On or before 12/31/2020 ...</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
```

**SEC. 1541. PROGRAMMABLE SLOW COOKERS WITH THERMOMETER PROBE.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Unit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.16.75</td>
<td>Electrothermic programmable slow cookers of a kind used for domestic purposes, with thermometer probe (provided for in subheading 8516.79.00), the foregoing without boiling and simmering functions ................................................................................................................................................... Free No change No change On or before 12/31/2020 ...</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
```

**SEC. 1542. ELECTRIC PRESSURE COOKERS RATED MORE THAN 1000 WATTS BUT NOT MORE THAN 1200 WATTS.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Unit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.16.76</td>
<td>Electrothermic pressure cookers of a kind used for domestic purposes, with a capacity of not less than 5 liters, rated more than 1000 W but not more than 1200 W (provided for in subheading 8516.79.00) ................................................................................................................................................... Free No change No change On or before 12/31/2020 ...</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
```

**SEC. 1543. ELECTRIC RICE COOKERS.**
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Unit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>9902.16.77</td>
<td>Electrothermic rice cookers of a kind used for domestic purposes, rated 200 W or less, each with detachable power cord (provided for in subheading 8516.79.00) ................................................................................................................................................... Free No change No change On or before 12/31/2020 ...</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
```
SEC. 1544. ELECTRIC PRESSURE COOKERS RATED MORE THAN 1200 WATTS BUT NOT MORE THAN 1400 WATTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.78 | Electrothermic pressure cookers of a kind used for domestic purposes, each with a capacity of not less than 5 liters and rated more than 1200 W but not more than 1400 W (provided for in subheading 8516.79.00) ..................................................Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 1545. ELECTRIC PRESSURE COOKERS RATED MORE THAN 800 WATTS BUT NOT MORE THAN 1000 WATTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.79 | Electrothermic pressure cookers of a kind used for domestic purposes, each with a capacity of less than 5 liters and rated from 800 W to 1000 W (provided for in subheading 8516.79.00) ..............................................................Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 1546. ELECTRIC OIL POPCORN POPPERS AND TUMBLERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.80 | Electrothermic hot oil popcorn poppers of a kind used for domestic purposes, each with rotating metal wire stirring sticks and mechanical tumbler action (provided for in subheading 8516.79.00) ...............................................................Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 1547. CANDLE WARMERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.81 | Electrothermic plug-mounted room deodorizers of a kind used for domestic purposes, each with decorative non-plastic housing, not incorporating a rheostat; such appliances intended for use with fragrant wax, whether or not presented with wax (provided for in subheading 8516.79.00) ........................................Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 1548. GARMENT STEAMERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.82 | Handheld electrothermic garment steamers of a kind used for domestic purposes, each with body of plastics, with output rated less than 1000 W, with retractable cord and weighing not more than 1 kg, whether or not packaged with a storage bag (provided for in subheading 8516.79.00) ................................................Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 1549. VACUUM STEEL INSULATED COFFEE CARAFES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.83 | Vacuum insulated coffee carafes, with interior and exterior of stainless steel, each with a capacity over 1 liter but not over 2 liters and plastic brew-through lid for direct brewing (provided for in subheading 8516.90.90) ............................................................Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 1550. STEEL VACUUM PITCHERS WITH PLASTIC HINGED LID.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.16.84 | Vacuum insulated thermal pitchers, each with stainless steel interior and exterior, with a capacity exceeding 1 liter but not exceeding 2 liters, measuring 27.94 cm or more but not over 30.48 cm in height, with plastic brew-through lid for direct brewing and plastic spout and handle for pouring (provided for in subheading 8516.90.90) ................................................Free | No change | No change | On or before 12/31/2020 ...
```

SEC. 1551. FLAT PANEL LIQUID CRYSTAL DISPLAY (LCD) TELEVISIONS FOR EXERCISE EQUIPMENT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
<th>Rate</th>
<th>Change</th>
<th>Expiration</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 1552.</td>
<td><strong>GROUND FAULT CIRCUIT INTERRUPTERS RATED AT 15 AMPS</strong>&lt;br&gt;Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.16.85</td>
<td>Flat panel liquid crystal display (LCD) television reception apparatus, each including a television tuner, designed for incorporation into exercise equipment (provided for in subheading 8528.72.72)</td>
<td>3.6%</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1553.</td>
<td><strong>GROUND FAULT CIRCUIT INTERRUPTERS RATED AT 20 AMPS</strong>&lt;br&gt;Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.16.86</td>
<td>15 Amp ground fault circuit interrupters (provided for in subheading 8536.30.80)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1554.</td>
<td><strong>ARC FAULT CIRCUIT INTERRUPTERS OR DUAL FUNCTION ARC FAULT AND GROUND FAULT CIRCUIT INTERRUPTERS.</strong>&lt;br&gt;Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.16.87</td>
<td>Ground fault circuit interrupters rated at 20 A (provided for in subheading 8536.30.80)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1555.</td>
<td><strong>LAMP-HOLDER HOUSINGS OF PORCELAIN</strong>.&lt;br&gt;Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.16.89</td>
<td>Lamp-holder housings of porcelain, containing sockets (provided for subheading 8536.61.00)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1556.</td>
<td><strong>CHASSIS OR SHELVING CONTAINING BACKPLANE.</strong>&lt;br&gt;Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.16.90</td>
<td>Assemblies each comprising a chassis or shelving of subheading 8517.70 combined with a backplane (panel/distribution board) equipped with two or more apparatus of heading 8535 or 8536, for electric control or the distribution of electricity, for a voltage not exceeding 1,000 V (provided for in subheading 8537.10.91)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1557.</td>
<td><strong>PRINTED BOARD ASSEMBLIES FOR CIRCUIT BREAKERS.</strong>&lt;br&gt;Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.16.91</td>
<td>Printed circuit assemblies suitable for use solely with ground fault circuit interrupters (GFCIs) and arc fault circuit interrupters (AFCIs) of subheading 8536.30.80 (provided for in subheading 8538.90.30)</td>
<td>Free</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1558.</td>
<td><strong>LAMPS CONTAINING DEUTERIUM GAS WITHOUT RADIO-FREQUENCY IDENTIFICATION (RFID).</strong>&lt;br&gt;Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.16.92</td>
<td>Ultraviolet lamps filled with deuterium gas, each without radio-frequency identification device and valued over $300 (provided for in subheading 8539.49.00)</td>
<td>0.5%</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1559.</td>
<td><strong>LAMPS CONTAINING DEUTERIUM GAS WITH RADIO-FREQUENCY IDENTIFICATION (RFID).</strong>&lt;br&gt;Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
SEC. 1560. CATHODE-RAY TUBES.

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

```
9902.16.94 Cathode-ray data/graphic display tubes, color, with a phosphor dot screen pitch smaller than .4mm and with less than 90-degree deflection (provided for in subheading 8540.40.10) ................................................. Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1561. MIRROR SEGMENT CONTROLLER SENSORS.

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

```
9902.16.95 Position sensors, each designed to emit digital pulses when rotated or moved linearly, consisting of an outer housing with dimensions of approximately 67 mm by 50 mm by 24 mm that contains an electrical connector and a printed circuit assembly, such sensors certified by the importer as designed for use in ground-based observatories (provided for in subheading 8543.70.45) ............................................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1562. INSULATED ELECTRIC CONDUCTORS.

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

```
9902.16.96 Electrical cables and cable bundles for a voltage not exceeding 1,000 V, fitted with connectors (provided for in subheading 8544.42.90), the foregoing of a kind used with machines and apparatus for the manufacture or inspection of semiconductor devices of subheading 8486.20.00 or with optical instruments and appliances for inspecting semiconductor wafers of 9031.41.00 ......................................................................... Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1563. MITSUBISHI FUSO ECANTER TRUCKS.

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

```
9902.16.97 Motor chassis fitted with cabs, each consisting of a motor vehicle chassis fitted with only electric motor for propulsion and a cab, with G.V.W. exceeding 5 metric tons but not exceeding 20 metric tons and for the transport of goods (provided for in subheading 8704.90.00) ......................................................... 23.9% No change No change On or before 12/31/2020 .... ".
```

SEC. 1564. ELECTRIC COMMERCIAL VEHICLES.

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

```
9902.16.98 Motor vehicles for the transport of goods (provided for in subheading 8704.90.00), the foregoing with only electric motors for propulsion and powered entirely by 74 kWh lithium iron phosphate batteries, such vehicles not including cab chassis ................................................................. 24.8% No change No change On or before 12/31/2020 .... ".
```

SEC. 1565. CABS AND BODIES FOR ELECTRIC VEHICLES.

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

```
9902.16.99 Bodies (including cabs) (provided for in subheading 8707.90.50), the foregoing designed for use in all-electric vehicles of subheading 8702.90.31 and 8704.90.00 .................................................................................. 3.5% No change No change On or before 12/31/2020 .... ".
```

SEC. 1566. USED GEAR BOXES FOR CERTAIN VEHICLES FOR THE TRANSPORTATION OF GOODS.

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

```
9902.17.01 Used gear boxes for the vehicles of subheading 8701.20 or heading 8704 (provided for in subheading 8708.40.11) ........................................................................................................ Free No change No change On or before 12/31/2020 .... ".
```

SEC. 1567. GEAR BOXES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 1568</td>
<td>USED GEAR BOXES FOR CERTAIN OTHER VEHICLES.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.17.02</td>
<td>New gear boxes for the vehicles of headings 8702 or 8704, the foregoing gear boxes with six speeds and with peak torque rating of at least 69 kg-m but not greater than 110 kg-m (provided for in subheading 8708.40.11)</td>
<td>2.1%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1569</td>
<td>DIFFERENTIALS.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.17.03</td>
<td>Used gear boxes of subheadings 8701.30.50, 8701.91, 8701.92, 8701.93, 8701.94, and 8701.95 (provided for in subheading 8708.40.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1570</td>
<td>SUSPENSION SYSTEM STABILIZER BARS.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.17.04</td>
<td>Differentials for vehicles of heading 8703, each incorporating a self-contained silicone-fluid filled reservoir, shear pump and progressively-locking clutch pack, the foregoing other than for tractors (except road tractors) (provided for in subheading 8708.50.89)</td>
<td>2.3%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1571</td>
<td>MUFFLERS AND EXHAUST PIPES AND PARTS THEREOF.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.17.05</td>
<td>Suspension system stabilizer bars of alloy steel, weighing not more than 40 kg, designed for use in Class 7 and Class 8 heavy duty trucks only (provided for in subheading 8708.80.65)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1572</td>
<td>STAND-UP BICYCLES.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.17.06</td>
<td>Mufflers and exhaust pipes for motor vehicles of headings 8701 to 8705 (other than for tractors suitable for agricultural use) (provided for in subheading 8708.92.50) and parts thereof (provided for in subheading 8708.92.75)</td>
<td>2.4%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1573</td>
<td>ELLIPTICAL CYCLES.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.17.07</td>
<td>Bicycles each with no seat, no seat tube and no seat stay, designed to be pedaled by a user in a standing position only, such bicycles having both wheels not exceeding 63.5 cm in diameter (provided for in subheading 8712.00.15)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1574</td>
<td>UNICYCLES.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.17.08</td>
<td>Cycles, each either with two wheels and having both wheels not exceeding 63.5 cm in diameter, or with three wheels; all the foregoing propelled by laterally mounted pedals designed to be pushed in an alternative elliptical step motion (provided for in subheading 8712.00.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>SEC. 1575</td>
<td>BICYCLE DISC BRAKES.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9902.17.09</td>
<td>Unicycles (provided for in 8712.00.50)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
<tr>
<td>9902.17.10</td>
<td>Disc brakes designed for bicycles, and parts thereof (provided for in 8714.94.90)</td>
<td>6.7%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020</td>
</tr>
</tbody>
</table>
SEC. 1576. ZEE CAGES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.17.11  Z-shaped water bottle holders (cages) of alloy or composite material, designed for use on bicycles (provided for in 8714.99.80) .............................................................................................................................................. Free  No change  No change  On or before 12/31/2020 .... ”. 

SEC. 1577. BICYCLE WIDE ANGLE REFLECTORS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.17.12  Wide angle reflectors, designed for use on bicycles (provided for in 8714.99.80) .............................................................................................................................................. Free  No change  No change  On or before 12/31/2020 .... ”. 

SEC. 1578. BABY STROLLERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.17.13  One-piece baby strollers, each with non-detachable seat, with foldable, non-removable anchor points designed for car seat mounting and a folding mechanism designed to allow the backrest to collapse forward against the stroller seat (provided for in heading 8715.00.00) .............................................................................................................................................. Free  No change  No change  On or before 12/31/2020 .... ”. 

SEC. 1579. BABY STROLLER SYSTEMS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.17.14  Baby strollers, each with chassis presented with removable seat and removable bassinet, with the seat designed to be attached to the chassis base plate, with the seat backrest designed to allow a child to be in a reclining position or to be supported at varying backrest angles; the foregoing not including any such stroller with a tilting or tilted seat only (provided for in heading 8715.00.00) .............................................................................................................................................. Free  No change  No change  On or before 12/31/2020 .... ”. 

SEC. 1580. PROJECTION LENSES WITH A FOCAL LENGTH OF 1.13 METERS OR MORE BUT NOT OVER 36.94 METERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.17.15  Projection lenses, each with focal length of 1.13 m or more but not over 36.94 m and a throw ratio of 0.66 m or more but not over 9.23 m, the foregoing not exceeding 8 kg in weight (provided for in subheading 9002.11.40) .............................................................................................................................................. Free  No change  No change  On or before 12/31/2020 .... ”. 

SEC. 1581. PROJECTION LENSES WITH A FOCAL LENGTH OF 19.68 MILLIMETERS OR MORE BUT NOT OVER 132 MILLIMETERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.17.16  Projection lenses, each with focal length of 19.68 mm or more but not over 132.0 mm, throw ratio of 0.28:1 or more but not over 7.10:1 and focus range optical 0.45 m or more but not over 40 m, the foregoing not exceeding 5.4 kg in weight (provided for in subheading 9002.11.40) .............................................................................................................................................. Free  No change  No change  On or before 12/31/2020 .... ”. 

SEC. 1582. SWIM GOGGLES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.17.17  Swim goggles, protective, with silicone head straps (provided for in subheading 9004.90.00) .............................................................................................................................................. Free  No change  No change  On or before 12/31/2020 .... ”. 

SEC. 1583. PROJECTION SCREENS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

9902.17.18  Projection screens, each measuring 11 m or more but not over 22 m in width, of acoustically transparent perforated material (provided for in subheading 9010.60.00) .............................................................................................................................................. Free  No change  No change  On or before 12/31/2020 .... ”. 
SEC. 1584. LIQUID CRYSTAL DISPLAY (LCD) TELEVISION PANEL ASSEMBLIES WITH A VIDEO DISPLAY DIAGONAL MEASURING NOT OVER 58.42 CENTIMETERS.

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

```
9902.17.19 Liquid crystal display (LCD) television panel assemblies, each with a video display diagonal measuring not over 58.42 cm (provided for in subheading 9013.80.90) .......................................................... Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 1585. LIQUID CRYSTAL DISPLAY (LCD) TELEVISION PANEL ASSEMBLIES WITH A VIDEO DISPLAY DIAGONAL MEASURING OVER 58.42 CENTIMETERS BUT NOT OVER 78.74 CENTIMETERS.

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

```
9902.17.20 Liquid crystal display (LCD) television panel assemblies, each with a video display diagonal measuring over 58.42 cm but not over 78.74 cm (provided for in subheading 9013.80.90) ................................................. Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 1586. LIQUID CRYSTAL DISPLAY (LCD) TELEVISION PANEL ASSEMBLIES WITH A VIDEO DISPLAY DIAGONAL MEASURING OVER 78.74 CENTIMETERS BUT NOT OVER 81.28 CENTIMETERS.

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

```
9902.17.21 Liquid crystal display (LCD) television panel assemblies, each with a video display diagonal measuring over 78.74 cm but not over 81.28 cm (provided for in subheading 9013.80.90) ......................................................... Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 1587. LIQUID CRYSTAL DISPLAY (LCD) TELEVISION PANEL ASSEMBLIES WITH A VIDEO DISPLAY DIAGONAL MEASURING OVER 81.28 CENTIMETERS BUT NOT OVER 99.06 CENTIMETERS.

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

```
9902.17.22 Liquid crystal display (LCD) television panel assemblies, each with a video display diagonal measuring over 81.28 cm but not over 99.06 cm (provided for in subheading 9013.80.90) ......................................................... Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 1588. LIQUID CRYSTAL DISPLAY (LCD) TELEVISION PANEL ASSEMBLIES WITH A VIDEO DISPLAY DIAGONAL MEASURING OVER 99.06 CENTIMETERS BUT NOT OVER 101.6 CENTIMETERS.

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

```
9902.17.23 Liquid crystal display (LCD) television panel assemblies, each with a video display diagonal measuring over 99.06 cm but not over 101.6 cm (provided for in subheading 9013.80.90) ......................................................... Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 1589. LIQUID CRYSTAL DISPLAY (LCD) TELEVISION PANEL ASSEMBLIES WITH A VIDEO DISPLAY DIAGONAL MEASURING OVER 101.6 CENTIMETERS BUT NOT OVER 124.46 CENTIMETERS.

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

```
9902.17.24 Liquid crystal display (LCD) television panel assemblies, each with a video display diagonal measuring over 101.6 cm but not over 124.46 cm (provided for in subheading 9013.80.90) ......................................................... Free No change No change On or before 12/31/2020 .... ''.
```

SEC. 1590. LIQUID CRYSTAL DISPLAY (LCD) TELEVISION PANEL ASSEMBLIES WITH A VIDEO DISPLAY DIAGONAL MEASURING OVER 124.46 CENTIMETERS BUT NOT OVER 157.16 CENTIMETERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
<thead>
<tr>
<th>SEC.</th>
<th>Description</th>
<th>Tariff Rate</th>
<th>Change</th>
<th>Change</th>
<th>End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1591</td>
<td>Liquid crystal display (LCD) television panel assemblies, each with a video display diagonal measuring over 124.46 cm but not over 137.16 cm (provided for in subheading 9013.80.90)</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>1592</td>
<td>Optical attenuators</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>1593</td>
<td>Bicycle speedometers</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>1594</td>
<td>Wide-band oscilloscopes</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>1595</td>
<td>Oscilloscopes</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>1596</td>
<td>Multimeters, without recording device, bench top</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
<tr>
<td>1597</td>
<td>Multimeters, without recording device, hand-held</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020</td>
</tr>
</tbody>
</table>
SEC. 1598. PXI MULTIMETERS, WITHOUT RECORDING DEVICE, MODULE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.17.33 | PXI 6-1/2 digit digital multimeters (DMM), each without recording device, not intended to be hand-held, having 6-1/2 digit of measurement accuracy, designed to provide basic measurements that may include DCV, ACV, DCI, ACI, 2 and 4 wire resistance, frequency, period, capacitance, temperature, duty cycle, counter and DC source (provided for in subheading 9030.31.00) ........................................ Free | No change | No change | On or before 12/31/2020 .... ".
```

SEC. 1599. MULTIMETERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.17.34 | Digital multimeters, each having 8.5 digit resolution and having a recording device, certified by the importer as having 3 ppm direct current volts (DCV) accuracy (provided for in subheading 9030.32.00) ........ Free | No change | No change | On or before 12/31/2020 .... ".
```

SEC. 1600. IMPEDANCE ANALYZERS HAVING A FREQUENCY RANGE OF 20 Hertz TO 120 MEGAHertz.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.17.35 | Impedance analyzers, having a frequency range of 20 Hz to 120 MHz and plus or minus 42 V peak maximum output, each with 1 to 4 measurement channels, a recording device and a color touch screen measuring over 25 cm but not over 28 cm (provided for in subheading 9030.84.00) ........................................... Free | No change | No change | On or before 12/31/2020 .... ".
```

SEC. 1601. ELECTROMAGNETIC INTERFERENCE RECEIVERS HAVING A FREQUENCY BAND RANGE OF 3 Hertz TO 44 GIGAHertz.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.17.36 | Electromagnetic interference (EMI) receivers, each having a frequency band range from 3 Hz to 44 GHz, conforming to LXI (Local area network eXtension for Instruments) standard, with two radio frequency (RF) inputs and with a color display screen with a display diagonal exceeding 20 cm but not exceeding 23 cm (provided for in subheading 9030.84.00) .................................................. Free | No change | No change | On or before 12/31/2020 .... ".
```

SEC. 1602. OSCILLOSCOPE CALIBRATION TOOLS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.17.37 | Multifunction devices for calibrating electrical safety testers, each incorporating signal generator and multimeter, with a recording device (provided for in subheading 9030.84.00) ................................................. Free | No change | No change | On or before 12/31/2020 .... ".
```

SEC. 1603. LOCAL AREA NETWORK EXTENSIONS FOR INSTRUMENTATION (LXI) DATA ACQUISITION AND SWITCH UNITS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.17.38 | Local area network (LAN) eXtensions for Instrumentation (LXI) data acquisition/switch units, each having both a universal serial bus (USB) and LAN terminal using the LXI standard, having a 3-slot mainframe in rear for plug-in modules, capable of measuring 11 different input signals and having a built-in digital multimeter (DMM) with 6-1/2 digits (22 bits) of resolution (provided for in subheading 9030.89.01). .......... Free | No change | No change | On or before 12/31/2020 .... ".
```

SEC. 1604. OSCILLOSCOPE CALIBRATION TOOLS WITH FIVE CHANNELS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
| 9902.17.39 | Signal generators, certified by the importer to be used for calibrating oscilloscopes, the foregoing each with five channels and no recording device (provided for in subheading 9030.89.01) .................................. Free | No change | No change | On or before 12/31/2020 .... ".
```

SEC. 1605. SIGNAL GENERATORS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1606. OSCILLOSCOPE CALIBRATION TOOLS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.40 Signal generators, certified by the importer to be used for calibrating radio frequency measurement equipment, each presented without a recording device (provided for in subheading 9030.89.01) Free No change No change On or before 12/31/2020 ...
```

SEC. 1607. CHIMING MELODY BATTERY OPERATED CLOCK MOVEMENTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.41 Output-only signal generators, each with configurable phases and harmonics designed for calibrating power and energy equipment, the foregoing without a recording device (provided for in subheading 9030.89.01) Free No change No change On or before 12/31/2020 ...
```

SEC. 1608. MECHANICAL CLOCK MOVEMENTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.42 Battery-operated chiming melody clock movements, complete and assembled, valued over $5 each, suitable for use in the production of grandfather clocks, wall clocks and mantel clocks (provided for in subheading 9109.10.80) Free No change No change On or before 12/31/2020 ...
```

SEC. 1609. CHIME MELODY ROD ASSEMBLIES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.43 Mechanical clock movements, presented complete and assembled, valued over $5 each, suitable for use in the production of grandfather clocks, wall clocks or mantel clocks (provided for in subheading 9109.90.60) Free No change No change On or before 12/31/2020 ...
```

SEC. 1610. PILLOWS, CUSHIONS, AND SIMILAR FURNISHINGS OF COTTON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.44 Chime melody rod assemblies and parts thereof, the foregoing suitable for use in the production of grandfather clocks, wall clocks and mantel clocks (provided for in subheading 9114.90.50) Free No change No change On or before 12/31/2020 ...
```

SEC. 1611. PILLOWS, CUSHIONS, AND SIMILAR FURNISHINGS OF MATERIAL OTHER THAN COTTON.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.45 Pillows, cushions and similar furnishings of cotton, each measuring over 4,000 cm² (provided for in subheading 9404.90.10) 3.1% No change No change On or before 12/31/2020 ...
```

SEC. 1612. LIGHT EMITTING DIODE (LED) HANGING LAMPS WITH TOTAL INTERNAL REFLECTION.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.46 Electric light emitting diode (LED) lighting fittings, of base metal other than of brass, whether ceiling (hanging) or wall mounted, each with LED light source concealed above a quartz cylinder and designed to create a total internal reflection (provided for in subheading 9405.10.60) Free No change No change On or before 12/31/2020 ...
```

SEC. 1613. LIGHT EMITTING DIODE (LED) LAMPS, MOUNTING OPTIONS, BASES, CLAMPS, AND MOUNTS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
<table>
<thead>
<tr>
<th>Heading</th>
<th>Description</th>
<th>Rate</th>
<th>Change</th>
<th>Change</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC. 1614. ELECTRIC TABLE OR DESK LIGHT LED WITH BALL JOINTS.</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td>3.0%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020 ..</td>
</tr>
<tr>
<td><strong>9902.17.48</strong> Electric table or desk light-emitting diode (LED) task lamps, of base metal other than of brass, each with interchangeable mounting options including bases, clamps or other mounts (provided for in subheading 9405.20.60)</td>
<td></td>
<td></td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020 ..</td>
</tr>
<tr>
<td>SEC. 1615. LIGHT EMITTING DIODE (LED) TASK LAMPS THAT REFLECT LIGHT FROM LED.</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020 ..</td>
</tr>
<tr>
<td><strong>9902.17.49</strong> Electric table or desk light-emitting diode (LED) task lamps, of base metal other than of brass, each with ball joints to allow multiple positions of the lamp head relative to the base (provided for in subheading 9405.20.60)</td>
<td></td>
<td></td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020 ..</td>
</tr>
<tr>
<td>SEC. 1616. LIGHT EMITTING DIODE (LED) MOTION ACTIVATED SECURITY LANTERNS.</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td>3.8%</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020 ..</td>
</tr>
<tr>
<td><strong>9902.17.50</strong> Electric table or desk light-emitting diode (LED) task lamps, of base metal other than of brass, each incorporating a reflector designed to reflect light from the LED in the stem of the lamp (provided for in subheading 9405.20.60)</td>
<td></td>
<td></td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020 ..</td>
</tr>
<tr>
<td>SEC. 1617. EXTERIOR EMERGENCY LIGHTS.</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020 ..</td>
</tr>
<tr>
<td><strong>9902.17.52</strong> Emergency lights, of base metal other than of brass, round or elongated in shape, measuring between 6 and 12 cm in height, each containing incandescent lamp, lamp holder, reflector, clear glass lens with drain hole, pressure can and electrical pigtail with connector; the foregoing configured to be mounted to the exterior of an aircraft and designed for illuminating egress paths on or around the aircraft during an emergency evacuation (provided for in subheading 9405.40.60)</td>
<td></td>
<td></td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020 ..</td>
</tr>
<tr>
<td>SEC. 1618. WING ILLUMINATION LIGHTS.</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020 ..</td>
</tr>
<tr>
<td><strong>9902.17.53</strong> Exterior lights, of base metal other than of brass, such lights round in shape, with a height of 11.5 cm or more but not over 12 cm and a weight not over 1.3 kg, each containing a halogen lamp, lamp holder, reflector, autotransformer and electrical connector, the foregoing configured to be mounted to the exterior of an aircraft and designed for illuminating the top surface, leading edge and engine nacelle areas of the aircraft wings for wing icing detection (provided for in subheading 9405.40.60)</td>
<td></td>
<td></td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020 ..</td>
</tr>
<tr>
<td>SEC. 1619. LANTERN GLOBES OF EXTRUDED BOROSILICATE GLASS.</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td>Free</td>
<td>No change</td>
<td>No change</td>
<td>On or before 12/31/2020 ..</td>
</tr>
<tr>
<td><strong>9902.17.54</strong> Clear or frosted columnar globes or shades, certified by the importer as of extruded borosilicate glass; the foregoing measuring 2.54 cm or more but not over 30.48 cm in length and 2.54 cm or more but not over 20.32 cm in diameter, each with circular openings at the top and bottom, designed for use on portable non-electrical lanterns for outdoor use (provided for in subheading 9405.91.40)</td>
<td></td>
<td></td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020 ..</td>
</tr>
<tr>
<td>SEC. 1620. SKI BINDINGS VALUED NOT MORE THAN $55 EACH.</td>
<td>Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:</td>
<td></td>
<td>No change</td>
<td>No change</td>
<td>12/31/2020 ..</td>
</tr>
</tbody>
</table>
SEC. 1621. GOLF CLUB DRIVER HEADS WITH A LOFT OF 9.5 DEGREES.

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

```
9902.17.56 Golf club driver heads, each stamped or otherwise permanently marked to indicate a loft of 9.5 degrees
(provided for in subheading 9506.39.00) ........................................................................................ ..................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 1622. GOLF CLUB DRIVER HEADS WITH A LOFT OVER 9.5 DEGREES.

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

```
9902.17.57 Golf club driver heads, each stamped or otherwise permanently marked to indicate a loft over 9.5 degrees
(provided for in subheading 9506.39.00) ........................................................................................ ..................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 1623. GOLF CLUB DRIVER HEADS WITH A LOFT UNDER 9.5 DEGREES.

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

```
9902.17.58 Golf club driver heads, each stamped or otherwise permanently marked to indicate a loft under 9.5 degrees
(provided for in subheading 9506.39.00) ........................................................................................ ..................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 1624. IRON HEAD GOLF CLUBS.

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

```
9902.17.59 Golf club heads designed for clubs designated as 1-irons, 2-irons, 3-irons, 4-irons or 5-irons (provided for
in subheading 9506.39.00) ...................................................................................................... ............................. 1.0% No change No change On or before 12/31/2020 .... 
```

SEC. 1625. GOLF CLUB HYBRID HEADS.

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

```
9902.17.60 Golf club hybrid heads, each stamped or otherwise permanently marked as such (provided for in sub-
heading 9506.39.00) ............................................................................................................ ................................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1626. GOLF CLUB WEDGE HEADS WITH A LOFT OF 56 DEGREES OR LESS.

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

```
9902.17.61 Golf club wedge heads, each stamped or permanently marked to indicate a loft of 56 degrees or less (pro-
vided for in subheading 9506.39.00) .................................................................................................................... ............................. Free No change No change On or before 12/31/2020 .... 
```

SEC. 1627. GOLF CLUB IRON HEADS OF 6-IRONS AND 7-IRONS.

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

```
9902.17.62 Golf club heads designed for clubs designated as 6-irons and 7-irons (provided for in subheading
9506.39.00) .................................................................................................................... ....................................... 1.0% No change No change On or before 12/31/2020 .... 
```

SEC. 1628. GOLF CLUB IRON HEADS OF 8-IRONS AND 9-IRONS.

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

```
9902.17.63 Golf club heads designed for clubs designated as 8-irons and 9-irons (provided for in subheading
9506.39.00) .................................................................................................................... ....................................... Free No change No change On or before 12/31/2020 .... 
```
SEC. 1629. GOLF CLUB HEADS WITH A LOFT GREATER THAN 56 DEGREES.

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

```
9902.17.64 Golf club wedge heads, each stamped or otherwise permanently marked to indicate a loft of greater than 56 degrees (provided for in subheading 9506.39.00) ............................................. Free  No change No change  On or before 12/31/2020 ...
```

SEC. 1630. GOLF CLUB PUTTER HEADS.

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

```
9902.17.65 Golf club putter heads (provided for in subheading 9506.39.00) ............................................. 3.0%  No change No change  On or before 12/31/2020 ...
```

SEC. 1631. TENNIS RACKETS, STRUNG.

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

```
9902.17.70 Tennis rackets, strung and packaged for retail sale (provided for in subheading 9506.51.20) ...................... 2.6%  No change No change  On or before 12/31/2020 ...
```

SEC. 1632. TENNIS RACKET FRAMES, UNSTRUNG.

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

```
9902.17.71 Lawn-tennis rackets, unstrung (provided for in subheading 9506.51.40) ............................................ 0.4%  No change No change  On or before 12/31/2020 ...
```

SEC. 1633. RACQUETBALL RACKETS.

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

```
9902.17.72 Racquetball rackets (provided for in subheading 9506.59.80) ..................................................... Free  No change No change  On or before 12/31/2020 ...
```

SEC. 1634. SQUASH RACKETS.

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

```
9902.17.73 Squash rackets (provided for in subheading 9506.59.80) ........................................................... Free  No change No change  On or before 12/31/2020 ...
```

SEC. 1635. VOLLEYBALLS.

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

```
9902.17.74 Inflatable volleyballs (provided for in subheading 9506.62.80) ................................................... Free  No change No change  On or before 12/31/2020 ...
```

SEC. 1636. BASKETBALLS OTHER THAN LEATHER OR RUBBER.

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

```
9902.17.75 Inflatable basketballs, each having an external surface other than of leather or of rubber (provided for in subheading 9506.62.80) ............................................................... 3.1%  No change No change  On or before 12/31/2020 ...
```

SEC. 1637. LEATHER BASKETBALLS.

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

```
9902.17.76 Inflatable basketballs with outer surface of leather (provided for in subheading 9506.62.80) ................. Free  No change No change  On or before 12/31/2020 ...
```

SEC. 1638. RUBBER BASKETBALLS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
## SEC. 1639. RACQUETBALLS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>9902.17.77</th>
<th>Inflatable basketballs, each with an outer surface of rubber (provided for in subheading 9506.62.80)</th>
<th>2.5%</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
</table>

## SEC. 1640. BLUETOOTH ENABLED FITNESS EQUIPMENT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>9902.17.78</th>
<th>Noninflatable hollow racquetballs, not over 19 cm in diameter (provided for in subheading 9506.69.40)</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
</table>

## SEC. 1641. CERTAIN FITNESS EQUIPMENT, TREAD CLIMBERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>9902.17.79</th>
<th>Fitness equipment designed for circuit training, each unit comprising a steel frame and standing platform incorporating six handles attached to cables and pulleys with variable resistance levels, with an electronic control panel capable of the wireless exchange of data and having a multicolored light-emitting diode (LED) grid (provided for in subheading 9506.91.00)</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
</table>

## SEC. 1642. FITNESS EQUIPMENT INCORPORATING SEVERAL MODALITIES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>9902.17.80</th>
<th>Fitness equipment designed for in-home use, each unit incorporating two independent treadmill decks with separately moving belts that rotate around a mechanical treadle and simultaneously move up and down during use, designed to allow progressive amounts of resistance and combine the functions of a treadmill, a stair climber and an elliptical machine (provided for in subheading 9506.91.00)</th>
<th>0.9%</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
</table>

## SEC. 1643. EXERCISE AND YOGA MATS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>9902.17.81</th>
<th>Exercise and yoga mats of synthetic material (provided for in subheading 9506.91.00)</th>
<th>Free</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
</table>

## SEC. 1644. BLUETOOTH ENABLED MULTIMODALITY FITNESS EQUIPMENT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>9902.17.82</th>
<th>Speed bags, free standing heavy bags, heavy bag stands of steel, speed bags with inflatable balls and heavy bag shells (provided for in subheading 9506.91.00)</th>
<th>0.8%</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
</table>

## SEC. 1645. SPEED BAGS AND RELATED EQUIPMENT.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

<table>
<thead>
<tr>
<th>9902.17.83</th>
<th>Fitness equipment, with pivoting handles and foot pedals that perform alternating movements which combine the motions of a stepper and an elliptical machine, driving simultaneously a radial fan and magnetic brake in the base, equipped with an electronic control console incapable of the wireless exchange of data, with non-backlit LCD display and presented with a heart-rate monitor chest strap (provided for in subheading 9506.91.00)</th>
<th>2.8%</th>
<th>No change</th>
<th>No change</th>
<th>On or before 12/31/2020</th>
</tr>
</thead>
</table>

## SEC. 1646. EXERCISE CYCLES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1647. CERTAIN BLUETOOTH ENABLED ADJUSTABLE DUMBbELLS.

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

9902.17.85 Adjustable-weight fitness dumbbells, each ranging from 2 kg to not more than 30 kg, having the capability for wireless exchange of data, incorporating a rotating single handle grip that interlocks disks with weight plates supported by a fitted plastic base, whether or not presented packaged with units that are not capable of wireless exchange of data (provided for in subheading 9506.91.00) ........................................ Free No change No change On or before 12/31/2020 .... 

SEC. 1648. CERTAIN ADJUSTABLE DUMBbELLS WITH ROTATING SINGLE HANDLE GRIPS.

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

9902.17.86 Adjustable-weight fitness dumbbells, each ranging from 2 kg to not more than 30 kg, having the capability for wireless exchange of data, incorporating a rotating single handle grip that interlocks disks with weight plates supported by a fitted plastic base, whether or not presented packaged with units that are not capable of wireless exchange of data (provided for in subheading 9506.91.00) ........................................ Free No change No change On or before 12/31/2020 .... 

SEC. 1649. BLUETOOTH ENABLED MULTI-MODALITY FITNESS EQUIPMENT.

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

9902.17.87 Adjustable-weight fitness dumbbells without Bluetooth capability, each ranging from 2 kg to not more than 30 kg, certified by the importer as incorporating a rotating single handle grip that interlocks disks with weight plates, supported by a fitted plastic base (provided for in subheading 9506.91.00) ........................................ Free No change No change On or before 12/31/2020 .... 

SEC. 1650. CERTAIN ADJUSTABLE DUMBbELLS WITH ROTATING END DIALS.

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

9902.17.88 Adjustable-weight fitness dumbbells, each allowing the user to choose a weight from a range of either 2 kg or more but not over 26 kg or 4 kg or more but not over 46 kg, certified by the importer as incorporating a rotating single handle grip that interlocks disks with weight plates supported by a fitted plastic base (provided for in subheading 9506.91.00) ........................................ Free No change No change On or before 12/31/2020 .... 

SEC. 1651. INFLATABLE TETHERBALLS.

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

9902.17.90 Inflatable tetherballs, each with rope attachment (provided for in subheading 9506.99.60) ........................................ Free No change No change On or before 12/31/2020 .... 

SEC. 1652. ATHLETIC MOUTH GUARDS.

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

9902.17.91 Athletic mouth guards of plastics (provided for in subheading 9506.99.60) ........................................ Free No change No change On or before 12/31/2020 .... 

SEC. 1653. BOXING AND MIXED MARTIAL ARTS (MMA) PROTECTIVE EQUIPMENT.

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

9902.17.92 Boxing and mixed martial arts protective equipment, including shin guards, pads and shields (provided for in subheading 9506.99.60) ........................................ Free No change No change On or before 12/31/2020 .... 

SEC. 1654. FISHING RODS, 1-PIECE, OF FIBERGLASS AND GRAPHITE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
SEC. 1655. FISHING REELS VALUED MORE THAN $2.70 BUT NOT MORE THAN $8.45, PRE-SPOOLED, WITH ROD.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.94 Fishing rods, each presented with a fishing reel valued over $2.70 but not more than $8.45 each and containing fishing line, the foregoing put up for retail sale as a complete kit each comprising one rod and one reel (whether or not containing other accessories), with each kit having an aggregate value of no more than $30 (provided for in 9507.30.40) ......................................................... Free No change No change On or before 12/31/2020 .... 
```

SEC. 1656. HAIR-SLIDES WITH ImitATION PEARLS OR STONES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.95 Hair-slides, set with imitation pearls or imitation gem stones and not of hard rubber or plastics (provided for in subheading 9615.19.60) ........................................................................................................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 1657. HAIR-SLIDES WITHOUT ImitATION PEARLS OR STONES.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.96 Hair-slides, the foregoing not set with imitation pearls or imitation gem stones, not of hard rubber or plastics (provided for in subheading 9615.19.60) ........................................................................................................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 1658. EYELASH CURLERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.97 Eyelash curlers (provided for in subheading 9615.90.20) ........................................................................................................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 1659. VACUUM GLASS LINED STEEL COFFEE SERVERS OVER 2 LITERS.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.98 Insulated coffee servers, each with exterior of stainless steel and vacuum liner of glass and a hinged brew-through lid with push-button dispensing; the foregoing with capacity over 2 liters (provided for in subheading 9617.00.40) ........................................................................................................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 1660. VACUUM GLASS COFFEE SERVERS WITH TOP LEVER ACTION.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.17.99 Coffee servers, each with exterior of stainless steel, vacuum glass liner, a hinged brew-through lid with top lever style pump and swivel base; the foregoing with capacity over 2 liters (provided for in subheading 9617.00.40) ........................................................................................................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 1661. VACUUM GLASS LINED COFFEE SERVERS WITH SIGHT GAUGE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

```
9902.18.01 Vacuum coffee servers, each with lining of glass, a plastic exterior, top carrying handle, see-through contents window and a brew-through lid; the foregoing with a capacity over 2 liters (provided for in subheading 9617.00.40) ........................................................................................................................................ Free No change No change On or before 12/31/2020 .... 
```

SEC. 1662. VACUUM STEEL LINED COFFEE SERVERS WITH SIGHT GAUGE.
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:
Mr. Speaker, I urge my colleagues to join us in supporting this bill, and I reserve the balance of my time.

Mr. PASCRELL. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, the Miscellaneous Tariff Bill Act has historically had broad bipartisan support in both Chambers of Congress as a means to bolster U.S. manufacturing and competitiveness.

Right now, the Miscellaneous Tariff Bill Act has been expired for more than 5 years. I am pleased that today we are finally able to consider updating this bill.

The Miscellaneous Tariff Bill Act is designed to provide relief to domestic firms by reducing or lifting tariffs on imported goods, as long as those goods are not produced here in the United States of America.

It is estimated that this legislation will provide more than $1 billion in tariff relief to U.S. businesses. Many of these businesses are needlessly paying more to acquire inputs to manufactured products here in the United States.

My home State of New Jersey will benefit greatly from this program, with firms projected to save over $100 million over the course of a 3-year program. As a result, these New Jersey companies will receive a competitive boost and will be able to use their resources more productively, whether by raising wages or investing in research and development.

Consider ICF Mercantile, located in Fort Lee, New Jersey, which will obtain duty relief on high-tenacity rayon yarn, an input for material used for naval defense systems. Unfortunately, this specialty yarn has not been produced domestically in 20 years. That means that removing the tariff here would help, not hurt, U.S. industry.

New Jersey has a robust presence of chemical companies—it is our largest industry—employing directly or indirectly over 100,000 jobs. Several of those firms will receive tariff relief from numerous imported chemicals that I dare not try to pronounce. All of these folks who like their antipasti, their Italian subs, salad, or pizza with some extra heat will be pleased to enjoy tariff relief on little green pepperoni, either packed in oil or not.

The Miscellaneous Tariff Bill Act is also intended to carefully prevent domestic companies from being harmed. Under the current process, the International Trade Commission and the Department of Commerce analyzed whether products are currently or could be eminently produced in the United States. If such production or potential for production was found, the ITC recommends excluding that product.

The American Manufacturing Competitiveness Act, which passed in 2016 with only two votes against it in the House, established the current process that invites U.S. firms to submit petitions that the ITC, the Department of Commerce, and the U.S. Customs and Border Protection analyze, vet, and recommend to Congress for inclusion or exclusion.

I would like to thank each agency for its hard work in coordination with Congress throughout the process. Boosting the competitiveness of American manufacturers and manufacturing workers should be one of our highest priorities in Congress. The Miscellaneous Tariff Bill Act is a program that helps do that, and I want to make sure its impact is maximized.

This bill covers more than 1,600 products compared to the previous MTB, which covered only half as many products. Because this is the first time that this new process has been used, I am interested in reviewing both the process and, more importantly, the results, and working together with those who have constructive suggestions for any improvements that can be made.

But I also want to note that this program is not enough. We, as a Congress and as a nation, need to be doing more in looking for opportunities to enhance American competitiveness meaningfully. The global economic environment is not just tough, but it is becoming more and more challenging and hostile to our companies and our workers.

I urge my colleagues to join me in supporting a bill that will provide some important relief to U.S. firms across the country.

Mr. Speaker, I want to thank the folks on the other side. We have worked very closely on this legislation over a number of years, and it is finally coming to fruition.

Mr. Speaker, I reserve the balance of my time.

Mr. BISHOP of Michigan. Mr. Speaker, I yield 3 minutes to the gentleman from Pennsylvania (Mr. KELLY).

Mr. KELLY of Pennsylvania. Mr. Speaker, I thank the gentleman for yielding.

Mr. Speaker, first of all, we need to ask ourselves, what does H.R. 4318 do,
the Miscellaneous Tariff Bill Act? It is going to make it easier for American manufacturers to compete globally.

As my friend, Mr. PASCRELL, has just said to you, for so many years, we have put ourselves at the wrong end of the way things should work. We add tariffs, and we add taxes on the people who manufacture.

This is a commonsense bill. In every measurable way, our country and our people are the beneficiaries of this bill.

Now, through this legislation, Congress will be able to reduce or totally suspend the tariffs, which are essentially a tax. At the end of the day, by giving tariff relief to U.S. businesses, this will reduce manufacturing costs, therefore, making products more competitive for U.S. consumers. It is a win-win for America’s consumers and for American workers.

For decades, Congress has passed this type of legislation to boost the competitiveness of U.S. manufacturing by lowering the cost of imported goods without unnecessarily harming U.S.-based companies that produce competing products.

Now, let me just take, for example, a company back in Pennsylvania, Lasko Products of Mr. PASCRELL and I sat in a hearing and we listened to these folks as they talked about what makes them competitive, what takes them off the shelf where they can’t compete, and too often it was their own country that was making it difficult. Lasko is an 11-year-old company. They employ 1,000 people.

Now, Mr. McCasey, who is the chief operating officer, came and talked to us. When you hear what goes on with Lasko—this is in his words, and I think this is where we have to really concentrate—Mr. McCasey says: We are in a business of pennies and can sometimes lose the sale of a fan to an overseas competitor due to a cost differential of 0 to 50 cents.

So what is it that Lasko makes? It makes fans. Seventy-two percent of Lasko’s sales are sold at the retail level and we have been asking for tariff relief. Today we have the opportunity to change that by passing the Miscellaneous Tariff Bill Act of 2018. This bipartisan bill would deliver the tariff relief our American manufacturers need to strengthen their competitive edge, creating new, good-paying jobs, and boost the American economy. At the same time, because relief is temporary, we continue to create an incentive for United States manufacturers to decide to make these products here at home.

For years, American manufacturers have been asking for tariff relief. Today we can do our part to deliver it. I urge my colleagues to join us in supporting this bill.

Mr. Speaker, I yield back the balance of my time.

Mr. BRADY of Texas. Mr. Speaker, I include in the RECORD the following:

```
COMMITTEE ON WAYS AND MEANS


Mr. Speaker: Consistent with section 303 of the American Manufacturing Competitiveness Act of 2016 (P.L. 114-159), attached, please find a list of petitions recommended by the International Trade Commission in its final report but excluded from the Miscellaneous Tariff Bill Act of 2018 (H.R. 4318) due to Member objections.

Sincerely,
KEVIN BRADY,
Chairman, Committee on Ways and Means.
RICHARD E. NEAL,
Ranking Member, Committee on Ways and Means.
```

The following petitions were objected to by Mr. Bucshon (IN):

Petition 1566, Table-tennis tables of aluminum-clad particleboard; Petition 2692, Table-Tennis Table with Metal Legs; Petition 2708, Table-Tennis Table with Metal Legs; and Petition 2733, Table-Tennis Table with Metal Legs.

The following petitions were objected to by Mr. McCaul (TX):

Petition 2928, Certain Ductless Mini Split Air Conditioners; Petition 2660, Air Conditioning Units; and Petition 2656, Self-Contained Air Conditioning Units.

The following petitions were objected to by Senator Brown (OH) and Senator Graham (SC):

Petition 1920, Boys’ Cotton Woven Blue Denim Jacket; Petition 1891, Girls’ Cotton Blue Denim Skirts or Divided Skirts; Petition 948, Beach Shelters; Petition 949, Tents with Floor and Integrated LED Lighting; Petition 950, Tents with Automatic Window Rollers; Petition 954, Tents with Hinged Doors; and Petition 957, Tent Shelters Without Floors and with LED Lighting.

The following petitions were also objected to by Senator Donnelly (IN):

Petition 1579, Akolidine; Pyridine; Alikyl Derivatives Unspecified.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Michigan (Mr. BISHOP) that the House suspend the rules and pass the bill, H.R. 4318, as amended.

The question was taken.

The SPEAKER pro tempore. I am told by the Clerk that the Clerk has read the title of the bill. The text of the bill is as follows:

```
S. 117
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.
This Act may be cited as the “Alex Diekman Peak Designation Act of 2017”.

SEC. 2. DESIGNATION OF ALEX DIEKMANN PEAK, MONTANA.
(a) In General.—The unnamed 9,765-foot peak located 2.2 miles west-northwest of Finger Mountain on the western boundary of the Lee Metcalf Wilderness, Montana (UTM coordinates Zone 12, 457966 E., 4902589 N.), shall be known and designated as “Alex Diekman Peak”.

(b) REFERENCES.—Any reference in a law, map, regulation, document, record, or other paper of the United States to the peak described in subsection (a) shall be considered to be a reference to “Alex Diekman Peak”.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Montana (Mr. GIANFORTE) and the gentleman from Hawaii (Ms. HANABUSA) each will control 20 minutes.

This Act may be cited as the “Alex Diekman Peak Designation Act of 2017”.

```

The SPEAKER pro tempore. The motion to suspend the rules is agreed to by the unanimous consent of the House.
The Chair recognizes the gentleman from Montana.

**GENERAL LEAVE**

Mr. GIANFORTE. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Montana?

There was no objection.

Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, the Alex Diekmann Peak Designation Act of 2017, introduced by Senator Steve Daines from Montana, would designate an unnamed peak in the Lee Metcalf Wilderness in my home State of Montana the Alex Diekmann Peak.

Alex Diekmann was a renowned conservationist who lived in Bozeman, Montana, and dedicated his professional life by protecting the scenic resources of more than 50 district areas in Montana, Wyoming, and Idaho and conserving more than 100,000 acres.

Mr. Diekmann brought together communities, landowners, sportsmen, and the general public in his conservation efforts and contributed to the future of natural treasures, such as the Greater Yellowstone Ecosystem, Glacier National Park, and the Cabinet-Yaak Ecosystem.

Mr. Diekmann left a noteworthy impact on the preservation of natural wonders in and near the Madison Valley and Madison Range of Montana. This pristine area is home to majestic scenery, fishing, wildlife, and recreational opportunities that will remain conserved and accessible to the public thanks to Alex’s diligent work.

Mr. Diekmann lost his heroic battle with cancer on February 1, 2016, at the age of 60, survived by his wife, Lisa, and their two sons, Logan and Liam. He leaves a legacy of conservation across Montana and the northern Rockies that will continue to benefit the United States for generations to come.

The designation of this unnamed peak in the Lee Metcalf Wilderness in Montana will honor the life and legacy of Alex Diekmann. I thank Alex for his work on behalf of the American people and look forward to paying tribute to his memory.

Mr. Speaker, I urge my colleagues to support the designating this peak in the Lee Metcalf Wilderness as the Alex Diekmann Peak.

Mr. Speaker, I yield back the balance of my time.

Mr. GIANFORTE. Mr. Speaker, I thank the gentlewoman from Hawaii for her help on this, and I would also urge my colleagues to vote for the bill.

Mr. Speaker, I urge my colleagues to support the designating this peak in the Lee Metcalf Wilderness as the Alex Diekmann Peak.

Mr. Speaker, S. 117 designates a peak in the Beaverhead National Forest as the Alex Diekmann Peak.

Alex Diekmann was a renowned conservationist who lived in Bozeman, Montana, not far from the Beaverhead National Forest and the peak that will soon bear his name.

As a senior project manager for The Trust for Public Land, Mr. Diekmann dedicated his professional life to protecting the natural and scenic resources of the northern Rockies. His conservation legacy is apparent throughout Montana, Wyoming, and Idaho. He was directly involved in the conservation of more than 100,000 acres of public and private lands.

At the age of 52, Mr. Diekmann lost a heroic battle with cancer on February 1, 2016. To honor his enduring legacy, this bill renames a peak in the Lee Metcalf Wilderness in Montana as the Alex Diekmann Peak.

This is a good bill, and I urge my colleagues to support its adoption.

Mr. Speaker, I would like to close by encouraging my colleagues to vote in support of the naming of Alex Diekmann Peak in S. 117.

Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this motion will be postponed.

## PERSHING COUNTY ECONOMIC DEVELOPMENT AND CONSERVATION ACT

Mr. GIANFORTE. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 1107) to promote conservation, improve public land management, and provide for sensible development in Pershing County, Nevada, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 1107

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

### SECTION 1. SHORT TITLE; TABLE OF CONTENTS

1. **Short Title.**—This Act may be cited as the “Pershing County Economic Development and Conservation Act”.

2. **Table of Contents.**—The table of contents of this Act is as follows:

   - Sec. 1. Short title; table of contents.
   - Sec. 2. Definitions.

### TITLE I—CHECKERBOARD LAND RESOLUTION

- **Sec. 1. Findings.**
- **Sec. 2. Definitions.**
- **Sec. 3. Conveyances and exchanges.**
- **Sec. 4. Wilderness areas.**

### TITLE II—LAND CONVEYANCES AND EXCHANGES

- **Sec. 1. Findings.**
- **Sec. 2. Definitions.**

### TITLE III—WILDERNESS AREAS

- **Sec. 1. Findings.**
- **Sec. 2. Definitions.**
- **Sec. 3. Conveyances of covered land.**
- **Sec. 4. Conveyance of land for use as a public cemetery.**

### SEC. 2. DEFINITIONS.

In this Act:

1. **County.**—The term “County” means Pershing County, Nevada.

2. **Secretary.**—The term “Secretary” means the Secretary of the Interior.

3. **State.**—The term “State” means the State of Nevada.

4. **Wilderness Area.**—The term “wilderness area” means a wilderness area designated by section 306(a).

### TITLE I—CHECKERBOARD LAND RESOLUTION

**SEC. 1. SHORT TITLE; TABLE OF CONTENTS.**

Congress finds that—

1. (1) since the passage of the Act of July 1, 1862 (12 Stat. 489, chapter 120) (commonly known as the “Pacific Railway Act of 1862”), under which railroad land grants along the Union Pacific Railroad right-of-way created a checkerboard land pattern of alternating public land and privately owned land, management of the land in the checkerboard area has been a constant source of frustration for both private landholders and the Federal Government;

2. (2) management of Federal land in the checkerboard area has been costly and difficult for the Federal land management agencies, creating a disincentive to manage the land effectively;

3. (3) parcel(s) of land within the checkerboard area, in the County will not vary significantly in appraised value by acre due to the similarity of highest and best use in the County; and

4. (4) consoliation of appropriate land within the checkerboard area through sales and as acre-for-acre exchanges for development and Federal management will—

   - (A) help improve the tax base of the County; and
   - (B) simplify management for the Federal Government.

### SEC. 2. DEFINITIONS.

In this title:

1. **Eligible Land.**—The term “eligible land” means—

   - (A) any land administered by the Director of the Bureau of Land Management that is within the area identified on the Map as “Checkerboard Lands Resolution Area” that...
is designated for disposal by the Secretary through—
(i) the Winnemucca Consolidated Resource Management Plan; or
(ii) the acre-for-acre exchange described in paragraph (A), and
(b) (i) when the acre-for-acre exchange is completed, the Secretary may finalize the exchange if the Secretary publishes in the Federal Register—
(A) a determination stating that the one or more parcels included in the exchange are likely valued at less than $500 per acre (in 2017 constant dollars, as measured by the Consumer Price Index); and
(B) a description of the methodology used to arrive at that determination.
(2) POSTPONEMENT; EXCLUSION FOR SALE OR EXCHANGE.—
(A) REQUEST BY COUNTY FOR POSTPONEMENT OR EXCLUSION.—At the request of the County, the Secretary shall postpone or exclude from a sale or exchange all or a portion of the eligible land jointly selected under subsection (b).
(B) UNREASONABLE POSTPONEMENT.—Unless specifically requested by the County, a postponement under paragraph (A) shall not be unreasonable.
(3) POSTPONEMENT OR EXCLUSION BY THE SECRETARY.—The Secretary may postpone or exclude from a sale or exchange all or a portion of the eligible land jointly selected under subsection (b) for emergency ecological or safety reasons.

SEC. 104. DISPOSITION OF PROCEEDS.

(a) DISPOSITION OF PROCEEDS.—Of the proceeds from the sale of land under section 103 of this Act—
(1) 15 percent shall be disbursed to the State for use as determined through normal State budgeting procedures; and
(2) the remaining 85 percent shall be disbursed to the County for use as determined through normal County budgeting procedures; and

(b) INVESTMENT OF SPECIAL ACCOUNT.—Any amounts deposited in the special account established under subsection (a) shall—
(1) earn interest in an amount determined by the Secretary of the Treasury, based on the current average market yield for outstanding marketable obligations of the United States of comparable maturities; and
(2) may be expended by the Secretary in accordance with this section.

(c) USE OF PROCEEDS.—
(1) IN GENERAL.—Beginning with fiscal year 2020, and once every 5 fiscal years thereafter, the Secretary shall—
(A) distribute to the Secretary of the Treasury an amount equal to the 10 percent of the proceeds disbursements made under section 103(b) for the preceding fiscal year, and
(B) disburse the remaining proceeds to the following entities:

(2) TERRITORY;

(3) FEDERAL LANDS;

(4) STATE;

(5) LOCAL GOVERNMENT;

(6) NON-FEDERAL INTERESTS;

(7) LOCAL ECONOMY;

(8) LOCAL INFRASTRUCTURE.

(3) INVESTMENT OF SPECIAL ACCOUNT.—Any amounts deposited in the special account established under subsection (a) shall—
(1) earn interest in an amount determined by the Secretary of the Treasury, based on the current average market yield for outstanding marketable obligations of the United States of comparable maturities; and
(2) may be expended by the Secretary in accordance with this section.

(c) USE OF PROCEEDS.—
(1) IN GENERAL.—Beginning with fiscal year 2020, and once every 5 fiscal years thereafter, the Secretary shall—
(A) distribute to the Secretary of the Treasury an amount equal to the 10 percent of the proceeds disbursements made under section 103(b) for the preceding fiscal year, and
(B) disburse the remaining proceeds to the following entities:

(2) TERRITORY;

(3) FEDERAL LANDS;

(4) STATE;

(5) LOCAL GOVERNMENT;

(6) NON-FEDERAL INTERESTS;

(7) LOCAL ECONOMY;

(8) LOCAL INFRASTRUCTURE.

(3) INVESTMENT OF SPECIAL ACCOUNT.—Any amounts deposited in the special account established under subsection (a) shall—
(1) earn interest in an amount determined by the Secretary of the Treasury, based on the current average market yield for outstanding marketable obligations of the United States of comparable maturities; and
(2) may be expended by the Secretary in accordance with this section.

(c) USE OF PROCEEDS.—
(1) IN GENERAL.—Beginning with fiscal year 2020, and once every 5 fiscal years thereafter, the Secretary shall—
(A) distribute to the Secretary of the Treasury an amount equal to the 10 percent of the proceeds disbursements made under section 103(b) for the preceding fiscal year, and
(B) disburse the remaining proceeds to the following entities:

(2) TERRITORY;

(3) FEDERAL LANDS;

(4) STATE;

(5) LOCAL GOVERNMENT;

(6) NON-FEDERAL INTERESTS;

(7) LOCAL ECONOMY;

(8) LOCAL INFRASTRUCTURE.

(3) INVESTMENT OF SPECIAL ACCOUNT.—Any amounts deposited in the special account established under subsection (a) shall—
(1) earn interest in an amount determined by the Secretary of the Treasury, based on the current average market yield for outstanding marketable obligations of the United States of comparable maturities; and
(2) may be expended by the Secretary in accordance with this section.

(c) USE OF PROCEEDS.—
(1) IN GENERAL.—Beginning with fiscal year 2020, and once every 5 fiscal years thereafter, the Secretary shall—
(A) distribute to the Secretary of the Treasury an amount equal to the 10 percent of the proceeds disbursements made under section 103(b) for the preceding fiscal year, and
(B) disburse the remaining proceeds to the following entities:

(2) TERRITORY;

(3) FEDERAL LANDS;

(4) STATE;

(5) LOCAL GOVERNMENT;

(6) NON-FEDERAL INTERESTS;

(7) LOCAL ECONOMY;

(8) LOCAL INFRASTRUCTURE.

(3) INVESTMENT OF SPECIAL ACCOUNT.—Any amounts deposited in the special account established under subsection (a) shall—
(1) earn interest in an amount determined by the Secretary of the Treasury, based on the current average market yield for outstanding marketable obligations of the United States of comparable maturities; and
(2) may be expended by the Secretary in accordance with this section.

(c) USE OF PROCEEDS.—
(1) IN GENERAL.—Beginning with fiscal year 2020, and once every 5 fiscal years thereafter, the Secretary shall—
(A) distribute to the Secretary of the Treasury an amount equal to the 10 percent of the proceeds disbursements made under section 103(b) for the preceding fiscal year, and
(B) disburse the remaining proceeds to the following entities:

(2) TERRITORY;

(3) FEDERAL LANDS;

(4) STATE;

(5) LOCAL GOVERNMENT;

(6) NON-FEDERAL INTERESTS;

(7) LOCAL ECONOMY;

(8) LOCAL INFRASTRUCTURE.

(3) INVESTMENT OF SPECIAL ACCOUNT.—Any amounts deposited in the special account established under subsection (a) shall—
(1) earn interest in an amount determined by the Secretary of the Treasury, based on the current average market yield for outstanding marketable obligations of the United States of comparable maturities; and
(2) may be expended by the Secretary in accordance with this section.
the operation of the special account established under subsection (a)(3) for the preceding 5 fiscal years.

(2) CONTENTS.—Each report submitted under this section shall include, for the fiscal year covered by the report—

(A) a statement of the amounts deposited into the special account;

(B) a description of the expenditures made from the special account for the fiscal year, including the purpose of the expenditures;

(C) recommendations for additional authorities or additional funds to fulfill the purpose of the special account; and

(D) a statement of the balance remaining in the special account at the end of the fiscal year.

TITLE II—LAND CONVEYANCES AND TRANSFERS

SEC. 201. CONVEYANCES OF COVERED LAND.

(a) DEFINITIONS.—In this section:

(1) COVERED LAND.—The term ‘‘covered land’’ means any Federal land or interest in Federal land in the County identified on the Map as ‘‘Covered Land’’.

(2) MAP.—The term ‘‘Map’’ means the map entitled ‘‘Pershing County Land Conveyances and Transfers’’ and dated February 9, 2017.

(3) QUALIFIED ENTITY.—The term ‘‘qualified entity’’ means—

(A) the owner of the mining claims, millsites, or tunnel sites conveyed under this section; and

(B) the lessor, or other successor in interest of the owner—

(i) with the right of possession of the mining claims, millsites, or tunnel sites conveyed under this section;

(ii) that has paid (or whose agent has paid) the annual claim maintenance fee or filed a maintenance fee application on or before September 1, 2017, with the authority or consent of the owner, for the upcoming assessment year for the mining claims, millsites, or tunnel sites within the exterior boundary of the covered land, as determined based on the claim maintenance fee records of the Bureau of Land Management as of the date of introduction of this Act; and

(iii) that has the authority or consent of the owner to acquire the portion of covered land;

(C) a subsequent successor to the interest of a qualified entity in the covered land that has the authority or consent of the owner to acquire the portion of covered land.

(b) LAND CONVEYANCES.—

(1) IN GENERAL.—Subject to paragraph (3), notwithstanding the inventory and land use planning requirements of sections 201 and 202 or the sales provisions of section 203 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1711, 1712, 1713), not later than 180 days after the date of enactment of this Act and subject to valid existing rights held by third parties and any mining claims, millsite, or tunnel sites conveyed under this section, the Secretary shall convey the covered land to qualified entities, for fair market value, the remaining right, title, and interest in the United States in and to the covered land.

(2) CONVEYANCE.—Not later than 1 year after the date of the acceptance of an offer under this section, the Secretary shall convey to the qualified entity a portion of the covered land that is—

(A) a qualified entity and completion of a sale for all or part of the covered land to a qualified entity, the Secretary, by delivery of an appropriate deed, patent, or other valid instrument of conveyance, shall convey to the qualified entity, all remaining right, title, and interest of the United States in and to the applicable portion of the covered land.

(b) MOUNT LIMBO WILDERNESS.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 14,942 acres, as generally depicted on the map entitled ‘‘Proposed Fencemaker Wilderness’’ and dated February 9, 2017, which shall be known as the ‘‘Mount Limbo Wilderness’’.

(c) GRANDFATHERS’ WILDERNESS.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 14,942 acres, as generally depicted on the map entitled ‘‘Proposed Grandfathers’ Wilderness’’ and dated February 9, 2017, which shall be known as the ‘‘Grandfathers’ Wilderness’’.

(d) FENCEMAKER WILDERNESS.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 14,942 acres, as generally depicted on the map entitled ‘‘Proposed Fencemaker Wilderness’’ and dated February 9, 2017, which shall be known as the ‘‘Fencemaker Wilderness’’.

(e) PERSHING COUNTY NATIONAL HERITAGE AREA.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 19,860 acres, as generally depicted on the map entitled ‘‘Pershing County National Heritage Area’’ and dated February 9, 2017, which shall be known as the ‘‘Pershing County National Heritage Area’’.

(f) Eolis-Potter Valley Wilderness.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 20,310 acres, as generally depicted on the map entitled ‘‘Eolis-Potter Valley Wilderness’’ and dated February 9, 2017, which shall be known as the ‘‘Eolis-Potter Valley Wilderness’’.

(g) PEAK WILDERNESS.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 21,000 acres, as generally depicted on the map entitled ‘‘Eolis-Potter Valley Wilderness’’ and dated February 9, 2017, which shall be known as the ‘‘Peak Wilderness’’.

(h) SUTHERLAND WILDERNESS.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 21,000 acres, as generally depicted on the map entitled ‘‘Pershing County National Heritage Area’’ and dated February 9, 2017, which shall be known as the ‘‘Sutherland Wilderness’’.

(i) SUTHERLAND WILDERNESS.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 21,000 acres, as generally depicted on the map entitled ‘‘Eolis-Potter Valley Wilderness’’ and dated February 9, 2017, which shall be known as the ‘‘Sutherland Wilderness’’.
within the boundary of a wilderness area that is acquired by the United States after the date of enactment of this Act shall be added to and administered as part of the wilderness area.

(d) Adjacent Management.—

(1) In General.—Congress does not intend for the designation of the wilderness areas to create protected buffers or buffer zones around the wilderness areas.

(2) Nonwilderness Activities.—The fact that nonwilderness activities or uses can be seen or heard from wilderness areas by means other than a Federal, State, or local government, military, or private entity does not preclude the conduct of those activities or uses outside the boundary of the wilderness area.

(e) Military Overflights.—Nothing in this Act restricts or precludes—

(1) low-level overflights of military aircraft; or

(2) flight testing and evaluation; or

(f) Findings.—Congress finds that—

(A) the wilderness areas are located—

(i) in the semi-arid region of the Great Basin; and

(ii) at the headwaters of the streams and rivers on land with respect to which there are few, if any—

(I) actual or proposed water resource facilities located on such land;

(ii) opportunities for diversion, storage, or other uses of water occurring outside the land that would adversely affect the wilderness values of the wilderness areas;

(B) the wilderness areas are generally not suitable for use or development of new water resource facilities; and

(C) because of the unique nature of the wilderness areas, it is possible to provide for proper management and protection of the wilderness and other values of land in ways different from other lands that are necessary to maintain or restore fish and wildlife populations and the habitats to support the populations, if the activities are carried out—

(1) consistent with relevant wilderness management plans; and

(2) in accordance with—

(A) the Wilderness Act (16 U.S.C. 1131 et seq.); and

(B) appropriate policies, such as those set forth in Appendix B of the report of the Committee on Interior and Insular Affairs of the Senate of the 101st Congress (House Report 101–405), including noxious weed treatment and use of aircraft and motorized vehicles if, as determined by the Secretary, would promote healthy, viable, and more naturally distributed wildlife populations that would enhance wilderness values with the minimal impact necessary to reasonably accomplish those tasks.

(g) Designation of Wilderness Study Areas.—With respect to the wilderness areas as are necessary for the wilderness values of the area, the Secretary shall consult with the appropriate State agency and notify the public before taking any action under paragraph (1).

(h) Definition of Water Resource Facility.—In this section, the term "water resource facility" means irrigations, ditches, pipelines, wells, hydropower projects, transmission and other ancillary facilities, and other water diversion, storage, and carriage structures.

(i) Temporary Telecommunications Devices.—In this section, the term "temporary telecommunications device" does not include a wilderness gizmo.

(j) Section 4(d)(1) of the Wilderness Act.—Nothing in this Act restricts or precludes—

(1) flight testing and evaluation; or

(2) flight testing and evaluation; or

(k) Extension of Certain Provisions Through December 31, 2019.—Section 4(d)(1) and section 4(e)(2) of the Wilderness Act (16 U.S.C. 1133(d)(1) and 1133(e)(2)) shall—

(A) be carried out in accordance with—

(i) the Wilderness Act (16 U.S.C. 1131 et seq.); and

(ii) all other applicable laws (including regulations);

(B) to the maximum practicable, be located in such a manner as to minimize impacts on the recreational and other wilderness values of the area; and

(C) be for a period of not longer than 7 years.

SEC. 303. WILDLIFE MANAGEMENT.

(a) General.—In accordance with section 4(d)(7) of the Wilderness Act (16 U.S.C. 1133(d)(7)), nothing in this Act affects or diminishes the jurisdiction of the State with respect to fish and wildlife management, including the regulation of hunting, fishing, and trapping, in the wilderness areas.

(b) Management Activities.—In furtherance of the purposes and principles of the Wilderness Act (16 U.S.C. 1131 et seq.), the Secretary may conduct any management activities that are necessary to maintain or restore fish and wildlife populations and the habitats to support the populations, if the activities are carried out—

(1) consistent with relevant wilderness management plans; and

(2) in accordance with—

(A) the Wilderness Act (16 U.S.C. 1131 et seq.); and

(B) appropriate policies, such as those set forth in Appendix B of the report of the Committee on Interior and Insular Affairs of the House of Representatives accompanying H.R. 2570 of the 101st Congress (House Report 101–405), including noxious weed treatment and use of aircraft and motorized vehicles if, as determined by the Secretary, would promote healthy, viable, and more naturally distributed wildlife populations that would enhance wilderness values with the minimal impact necessary to reasonably accomplish those tasks.

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(i) Temporary Telecommunications Devices.—In this section, the term "temporary telecommunications device" does not include a wilderness gizmo.

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(1) flight testing and evaluation; or

(2) flight testing and evaluation; or

(k) Extension of Certain Provisions Through December 31, 2019.—Section 4(d)(1) and section 4(e)(2) of the Wilderness Act (16 U.S.C. 1133(d)(1) and 1133(e)(2)) shall—

(A) be carried out in accordance with—

(i) the Wilderness Act (16 U.S.C. 1131 et seq.); and

(ii) all other applicable laws (including regulations);

(B) to the maximum practicable, be located in such a manner as to minimize impacts on the recreational and other wilderness values of the area; and

(C) be for a period of not longer than 7 years.

SEC. 303. WILDLIFE MANAGEMENT.

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(b) Management Activities.—In furtherance of the purposes and principles of the Wilderness Act (16 U.S.C. 1131 et seq.), the Secretary may conduct any management activities that are necessary to maintain or restore fish and wildlife populations and the habitats to support the populations, if the activities are carried out—

(1) consistent with relevant wilderness management plans; and

(2) in accordance with—

(A) the Wilderness Act (16 U.S.C. 1131 et seq.); and

(B) appropriate policies, such as those set forth in Appendix B of the report of the Committee on Interior and Insular Affairs of the House of Representatives accompanying H.R. 2570 of the 101st Congress (House Report 101–405), including noxious weed treatment and use of aircraft and motorized vehicles if, as determined by the Secretary, would promote healthy, viable, and more naturally distributed wildlife populations that would enhance wilderness values with the minimal impact necessary to reasonably accomplish those tasks.
Mr. Speaker, I urge adoption of the measure, and I reserve the balance of my time.

Mr. Speaker, H.R. 1107 is a bill co-sponsored by the entire Nevada delegation that will enhance both economic development opportunities and the conservation of public land in Pershing County.

First, I want to mention that this bill will designate over 130,000 acres of Federal land throughout Pershing County. I understand that the BLM and other interested parties have raised some concerns with the appraisal process set up in the bill. Unfortunately, we were not able to address these concerns at markup, but I hope we can continue working with our colleagues in the Senate to make any necessary changes to the bill.

Mr. Speaker, I reserve the balance of my time.

Mr. GIANFORTE. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, H.R. 1107, introduced by Congressman MARK AMODEI of Nevada, is a bipartisan bill that consolidates over 300,000 acres of checkerboard land previously identified for disposal by the Bureau of Land Management in Pershing County, Nevada. This bill conveys land for mining and other public purposes, creates a new wilderness area, and releases certain wilderness study areas, all to benefit conservation, recreation, and economic development in the county.

Mr. Speaker, 85 percent of Nevada’s land is owned and operated by the Federal Government. Not only does this deprive the State of the tax base utilized by other States to fund roads, school districts, and police departments.

Pershing County, Nevada, is no different. Seventy-five percent of the county is federally owned. This bill is a result of over a decade of negotiations between locally elected officials, miners, conservationists, sportsmen, ranchers, and the BLM.

Their hard work and commitment to bipartisanship has resulted in a bill that benefits all parties, guaranteeing both the economic and ecological future of the county are protected.

The last piece is this: the most successful public lands legislation in the country is probably the Southern Nevada Public Lands Management Act, which turns 20 this year. Much of this is patterned on that.

When you talk about what happens when they sell land, money goes to education and it goes to the county, and then 95 percent of every dollar brought in goes for the benefit of those Federal lands, for those land managers in Pershing County.
It has been working in southern Nevada for 20 years. This is a good step. I encourage bipartisan, nationwide support.

Ms. HANABUSA. Mr. Speaker, I am just going to close by saying that I request that all of our colleagues also support H.R. 1107, Pensacola County Economic Development and Conservation Act.

Mr. Speaker, I yield back the balance of my time.

Mr. GIANFORTE. Mr. Speaker. I would also echo the sentiments of the gentlewoman from Hawaii (Ms. HANABUSA). I urge my colleagues to vote for this bill, and I yield back the balance of my time.

The SPEAKER pro tempore. The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, H.R. 1107, as amended, was passed.

A motion to reconsider was laid on the table.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 1107

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE. 

This Act may be cited as the “Poarch Band of Creek Indians Land Reaffirmation Act”.

SEC. 2. REAFFIRMATION OF INDIAN TRUST LAND.

(a) DESCRIPTION OF LAND—The land referred to in subsection (a) is comprised of the following:

(1) The approximately 229 1/2 acres described in the conveyance of land to the Department of the Interior’s Poarch Band of Creek Indians of Escambia County, Alabama, which were taken into trust by the Department of the Interior via Statutory Warranty Deed dated November 21, 1984, shown on Poarch Band of Creek Indians Trust Lands Map 1, and further described as:

Commence at the Southeast corner of the Northwest Quarter of Section 5, Township 5 North, Range 33 West, Escambia County, Florida; thence go West along the South line of the Northwest Quarter of said Section 5 for a distance of 420 feet; thence run North for a distance of 40 feet to the point of beginning, containing one acre, more or less.

(2) The approximately 1071.43 feet; thence North 38 degrees West 297 feet to the starting point, containing eight acres, more or less.

(5) The approximately 10 acres named as Parcel 12 located within the exterior geographic boundaries of Escambia County, Alabama, which were taken into trust by the Department of the Interior via Statutory Warranty Deed dated November 21, 1984, shown on Poarch Band of Creek Indians Trust Lands Map 4, and further described as:

Commence at a 2” iron pipe at the intersection of the South line of Section 5, Township 1 North, Range 6 East, and the East right of way line of Alabama State Highway No. 21; thence run S 89° 03’ 00” E along said South line of Section 5 a distance of 860.93 feet; thence North 90° 15’ 27” W along said West section line for a distance of 608.47 feet; thence run N 89° 56’ 20” W a distance of 575.73 feet to the aforementioned East right of way line of Alabama State Highway No. 21; thence run S 25° 32’ 21” W along said East right of way line a distance of 659.22 feet to the point of beginning, said property lying and being all in Section 5, Township 1 North, Range 6 East, and containing 10.09 acres, more or less.

(6) The approximately 52 acres named as Parcel 14 located within the exterior geographic boundaries of Escambia County, Alabama, which were taken into trust by the Department of the Interior via Statutory Warranty Deed on August 17, 1992, shown on Poarch Band of Creek Indians Trust Lands Map 1, and further described as:

Commence at the Southeast corner of the Northwest Quarter of Section 27, Township 2 North, Range 5 East lying East of the Poarch-Perdido Road; thence East 1145 feet to the public road; thence North 3 degrees 15 minutes East 380 feet along said road; thence West 1157 feet to point of beginning containing ten acres, more or less.

(7) The approximately 3 acres named as Parcel 15 located within the exterior geographic boundaries of Escambia County, Alabama, which were taken into trust by Warranty Deed on August 17, 1992, shown on Poarch Band of Creek Indians Trust Lands Map 1, and further described as:

Commence at a 2” iron pipe at the intersection of the South line of Section 5, Township 1 North, Range 6 East, and the East right of way line of Alabama State Highway No. 21; thence run S 89° 03’ 00” E along said South line of Section 5 a distance of 860.93 feet; thence North 90° 15’ 27” W along said West section line for a distance of 608.47 feet; thence run N 89° 56’ 20” W a distance of 575.73 feet to the aforementioned East right of way line of Alabama State Highway No. 21; thence run S 25° 32’ 21” W along said East right of way line a distance of 659.22 feet to the point of beginning, said property lying and being all in Section 5, Township 1 North, Range 6 East, and containing 10.09 acres, more or less.

(8) The approximately 52 acres named as Parcel 14 located within the exterior geographic boundaries of Escambia County, Alabama, which were taken into trust by the Department of the Interior via Statutory Warranty Deed on August 17, 1992, shown on Poarch Band of Creek Indians Trust Lands Map 1, and further described as:

Commence at a 2” iron pipe at the intersection of the South line of Section 5, Township 1 North, Range 6 East, and the East right of way line of Alabama State Highway No. 21; thence run S 89° 03’ 00” E along said South line of Section 5 a distance of 860.93 feet; thence North 90° 15’ 27” W along said West section line for a distance of 608.47 feet; thence run N 89° 56’ 20” W a distance of 575.73 feet to the aforementioned East right of way line of Alabama State Highway No. 21; thence run S 25° 32’ 21” W along said East right of way line a distance of 659.22 feet to the point of beginning, said property lying and being all in Section 5, Township 1 North, Range 6 East, and containing 10.09 acres, more or less.

(9) The approximately 34 acres named as Parcel 22 located within the exterior geographic boundaries of Escambia County, Alabama, which were taken into trust by the Department of the Interior via Statutory Warranty Deed on August 17, 1992, shown on Poarch Band of Creek Indians Trust Lands Map 1, and further described as:

Commence at a one-inch metal pipe being the Southwest corner of Section 27, Township 2 North, Range 5 East Escambia County, Alabama; thence go N 00° 38’ 26” W along the West line of said Section 27 for a distance of 8.0 feet to a point on the Northerly right of way line of Jackson Road (40 foot right of way), said point also being the point of beginning; thence continue N 00° 38’ 26” W along the Northerly right of way line of said Jackson Road for a distance of 1321.23 feet to the Northwest corner of the Southwest Quarter of Section 27, thence go N 89° 30’ 13” E a distance of 1146.48 feet to a point on the Westerly right of way line of Poarch-Perdido Road (40 foot right of way line) for a distance of 287.65 feet; thence go S 01° 30’ 05” W for a distance of 46.0 feet; thence go S 00° 00’ 31” W along aforesaid right of way line for a distance of 195.59 feet; thence go S 02° 30’ 30” W along aforesaid right of way line for a distance of 172.73 feet; thence go S 04° 24’ 26” W along aforesaid right of way line for a distance of 630.72 feet to the intersection with the Northerly right of way of said Jackson Road; thence go S 89° 39’ 16” W along said right of way line for a distance of 1071.43 feet to the point of beginning, it being the intention to describe herein and convey hereby all of the Southwest Quarter of Section 27, Township 2 North, Range 5 East, lying West of the public road.

(10) The approximately 13 acres named as Parcel 23 located within the exterior geographic boundaries of Montgomery County, Alabama, which were taken into trust by the Department of the Interior via Statutory Warranty Deed on March 23, 1995, shown on Poarch Band of Creek Indians Trust Lands Map 6, and further described as:
Mr. Speaker, I urge my colleagues to support adoption of this legislation, and I reserve the balance of my time.

Mr. GIANFORTE. Mr. Speaker, I yield 3 minutes to the gentleman from Alabama (Mr. BYRNE).

Mr. BYRNE. Mr. Speaker, H.R. 1532, the Poarch Band of Creek Indians Land Reaffirmation Act, is a commonsense, bipartisan bill that will provide much-needed certainty to an Indian Tribe in my district.

The Poarch Creek Indians are a valued and trusted part of our community in southwest Alabama. Their economic impact in Escambia County, Alabama, speaks for itself. From their help with funding for community projects to their business enterprises that employ thousands of Alabamians, the Poarch help make life better for so many people in our area.

This legislation is necessary due to the legal uncertainty caused by the Supreme Court decision in Carceri v. U.S. This decision unecessarily created legal ambiguity about whether the Poarch Creek land is actually in trust or not.

To be clear: this legislation would not have any change over the way the Poarch Band or their land is currently being treated in Alabama. In fact, this legislation simply provides legal certainty to help prevent future challenges regarding the status of the Tribe’s land.

I am pleased we were able to attract bipartisan support for the legislation, including a unanimous vote out of the Natural Resources Committee last year. I also want to extend my gratitude to Chairman BISHOP, Ranking Member GRIJALVA, and the committee staff for their commitment to Indian issues and their work on this legislation.

Ultimately, I urge my colleagues to join me in supporting this commonsense, straightforward legislation to give the Poarch Band legal certainty to the Poarch Band of Creek Indians.

Ms. HANABUSA. Mr. Speaker, in closing, I just would like to ask all of my colleagues to support H.R. 1532, the Poarch Band of Creek Indians Land Reaffirmation Act.

Mr. Speaker, I yield back the balance of my time.
the Poarch Creek obtained land in both Florida and Alabama, land that was held in trust.

The Poarch Creek contribute greatly to the Florida and Alabama region. Their unique history forms a vital part of our culture, and their businesses strengthen our region’s economy and create jobs. They give back to our community from museums to scholarships to services for the elderly and students and much more.

But if lands currently in trust lost their status, the Tribal economy could be shattered, businesses could close, incomes could plummet, and we would have robbed our Nation of a great part of its cultural heritage, all in the name of a confusing legal decision.

This good bill reaffirms the trust status of the Poarch Creek land. It is fair, just, and important, and I encourage my colleagues to support it.

Mr. GIANFORTE. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Montana (Mr. GIANFORTE) that the House suspend the rules and pass the bill, H.R. 2897.

The Clerk read the title of the bill.

The text of the bill was as follows:

H.R. 2897

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. AUTHORIZING COOPERATIVE MANAGEMENT AGREEMENTS BETWEEN DISTRICT OF COLUMBIA AND NATIONAL PARK SERVICE.

Mr. GIANFORTE. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2897) to authorize the Mayor of the District of Columbia and the Director of the National Park Service to enter into cooperative management agreements for the operation, maintenance, and management of units of the National Park System in the District of Columbia, and for other purposes.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 2897

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. AUTHORIZING COOPERATIVE MANAGEMENT AGREEMENTS BETWEEN DISTRICT OF COLUMBIA AND NATIONAL PARK SERVICE.

(a) AUTHORIZATION.—The Mayor of the District of Columbia and the Director of the National Park Service may enter into cooperative management agreements under section 101703 of title 54, United States Code, for the operation, maintenance, and management of units of the National Park System located in the District of Columbia, including the design and construction of improvements to such units.

(b) TERMS AND CONDITIONS.—A cooperative management agreement entered into under this section may include such terms and conditions as may be agreed to by the Mayor and Director, including terms and conditions relating to—

1. The allocation of responsibility for the operation, maintenance, and management of a unit of the National Park System between the District of Columbia and the National Park Service;

2. The payment of funds by the National Park Service and the District of Columbia in support of the agreement.

(c) RELATION TO OTHER LAWS.—

(1) TREATMENT OF DISTRICT OF COLUMBIA AS A STATE FOR PURPOSES OF COOPERATIVE MANAGEMENT AGREEMENTS UNDER TITLE 54.—Section 8102 of title 54, United States Code, is amended by adding at the end the following:

(3) DISTRICT OF COLUMBIA HOME RULE ACT.—Nothing in section 602(a)(3) of the District of Columbia Home Rule Act (sec. 1–206.03(a)(3), D.C. Official Code) may be construed to prohibit the payment or use of funds by the District of Columbia or the National Park Service to carry out a cooperative management agreement entered into under this Act, in accordance with the terms and conditions of the agreement.

(2) ANTI-DEFICIENCY ACT.—Nothing in subchapter III of chapter 13 or subchapter II of title 15, United States Code (commonly known as the Anti-Deficiency Act”) may be construed to prohibit the payment or use of funds by the District of Columbia or the National Park Service to carry out a cooperative management agreement entered into under this Act, in accordance with the terms and conditions of a cooperative management agreement entered into under this Act.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Montana (Mr. GIANFORTE) and the gentlewoman from Hawaii (Ms. HANABUSA) each will control 20 minutes.

The Chair recognizes the gentleman from Montana.

GENERAL LEAVE

Mr. GIANFORTE. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Montana?

There was none.

Mr. GIANFORTE. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, H.R. 2897, introduced by Congresswoman ELEANOR HOLMES NORTON of the District of Columbia, authorizes the District of Columbia to establish cooperative management agreements with the National Park Service to operate, manage, and maintain National Park Service properties within the city limits.

As of 2015, 21.7 percent of the District’s total surface area, over 8,000 acres in all, was owned and managed by the National Park Service. This area includes 23 distinct units of the National Park System, the National Mall, and many of the small urban green spaces spread throughout the city.

A significant portion of this land is in disrepair. The District ranks second in the National Park Service’s deferred maintenance, with an estimated total deferred maintenance of approximately $1.2 billion.

H.R. 2897 authorizes the District of Columbia to enter into cooperative management agreements with the National Park Service for the operation and maintenance of units around the city.

This bill is a component to a major restorative initiative headed by the Mayor’s office and sponsored by local nonprofits, and conversations are already underway between the District and the National Park Service for the improvement and repair of Franklin Park.

The city has set aside nearly $14 million for the restoration of the park, and local public and private partnerships will provide yearly maintenance and upkeep.

Mr. Speaker, this is a good bill for both the citizens of the District and the citizens of our great country.

Mr. Speaker, I urge adoption of the measure, and I reserve the balance of my time.

Ms. HANABUSA. Mr. Speaker, I yield myself such time as I may consume.

H.R. 2897 authorizes the District of Columbia and the National Park Service to enter into cooperative management agreements for the operation, maintenance, and local public and private partner systems, Mr. Speaker.

As we will hear from Delegate ELEANOR HOLMES NORTON, the District of Columbia and the National Park Service have worked out an agreement to update Franklin Square that will revitalize an area in an important quadrant of downtown. This bill simply provides the city with authority to execute the agreement.

In addition to Franklin Square, H.R. 2897 holds the potential to foster cooperation that will enhance many of the small urban parks found throughout our Nation’s capital.

Mr. Speaker, this is a win/win, and I urge my colleagues to support this bill.

Mr. Speaker, I yield as much time as I may consume.

[Continued]
Mr. Speaker, I hope Members are aware of the gentleman from Michigan (Mr. BASS) that this bill, which has jurisdiction over the rules and pass the bill, H.R. 2897.

The city plans to work with the Downtown Business Improvement District to transform the park to its former glory by ensuring regular maintenance and providing amenities such as food, gardens, and other services.

As the city’s downtown core has grown to include morehousing, businesses, and workers, the need for green space also has grown.

The city’s plans for Franklin Park are a model of what can be done when local jurisdictions get creative about protecting and improving the Nation’s parks.

Mr. Speaker, I hope Members are taking this bill as a model for what can be done if they have parks. Perhaps the park for this bill would not be as easily patterned. But there are many small parks that are near local businesses. Local businesses do not thrive when green space is in poor condition, so we did not find it difficult to get the business community around this park to partner with the District of Columbia to bring it up to what a park should look like in the center of the city.

The National Park Service has a backlog that has been described by my friend on the other side, so we cannot expect the Park Service, even if it had the most robust funding appropriation here, to get to many of our parks very soon.

What works here can work throughout the United States. My bill is, of course, a win for my city, but it is also a win for the Federal Government, and it is a win for the more than 30 million visitors who visit the District of Columbia every day because it is our Nation’s capital, and of course it is a win for the surrounding jurisdictions because this park is so centrally located in this region.

Mr. Speaker, I thank my good friend from Hawaii (Ms. HANABUSA) for yielding time.

Ms. HANABUSA. Mr. Speaker, I am closing by asking that our colleagues support this great bill, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Montana (Mr. GIANFORTE) that the House suspend the rules and pass the bill, H.R. 2897.

The question was taken: and (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until approximately 6:30 p.m. today.

Accordingly (at 5 o’clock and 41 minutes), the House stood in recess.

☐ 1830

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. MARSHALL) at 6 o’clock and 30 minutes p.m.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, proceedings will resume on questions previously postponed.

Votes will be taken in the following order:

The motion to suspend the rules and pass H.R. 4318;

The motion to suspend the rules and pass S. 117; and

Agreeing to the Speaker’s approval of the Journal, if ordered.

The first electronic vote will be conducted as a 15-minute vote. Remaining electronic votes will be conducted as 5-minute votes.

MISCELLANEOUS TARIFF BILL

ACT OF 2018

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 4318) to amend the Harmonized Tariff Schedule of the United States to modify temporarily certain rates of duty, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Michigan (Mr. BASS) that the House suspend the rules and pass the bill, as amended.

The vote was taken by electronic device, and there were—yeas 402, nays 0, not voting 28, as follows:

[Roll No. 18]

YEAS—402

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Aderholt
Aguilar
Aman
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Babin
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Beyer
Bugs
Bilirakis
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Bishop (MI)
Bishop (UT)
Blues
Blackburn
Blinn
Blount Rochester
Bomeke
Bost
Boyle, Brendan
Allen
Braun
Barrett
Brooks (AL)
Brooks (GA)
Brown (CA)
Brown
Buchanan
Budd
Burke
Byrne
Calvert
Capuano
Carbajal
Carr
Carson (IN)
Cartter (GA)
Cartter (TX)
Cartwright
Castle
Castro (TX)
Chabot
Chaffetz
Chu, Judy
Cicilline
Clark (MA)
Clarke (NY)
Clay
Clay (OK)
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Costello
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Collins (GA)
Collins (NY)
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Davis, Rodney
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The SPEAKER pro tempore. The un-  

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

ALEX DIEKMANN PEAK DESIGNATION ACT OF 2017

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill (S. 117) to designate a mountain peak in the State of Montana as “Alex Diekmann Peak”, on which the yes’s and nays were recorded.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Montana (Mr. GIANFORTE) that the House suspend the rules and pass the bill.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 400, nays 3, not voting 27, as follows:

[Roll No. 19]

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So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PERSONAL EXPLANATION

Mr. BRADY of Texas. Mr. Speaker, due to inclement weather, I was unavoidably prevented from being on the floor of the House. Had I been present, I would have voted “yea” on rollover Call No. 18 and “yea” on rollover Call No. 19.

THE JOURNAL

The SPEAKER pro tempore. The unfinished business is the question on agreeing to the Speaker’s approval of the Journal, which the Chair will put down immediately.

The question is on the Speaker’s approval. Pursuant to clause 1, rule I, the Journal stands approved.
REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 3326, WORLD BANK ACCOUNTABILITY ACT OF 2017, AND PROVIDING FOR CONSIDERATION OF H.R. 2964, HOME MORTGAGE DISCLOSURE ADJUSTMENT ACT

Mr. BUCK, from the Committee on Rules, submitted a privileged report (Rept. No. 115–518) on the resolution (H. Res. 693) providing for consideration of the bill (H.R. 3326) to increase accountability, combat corruption, and strengthen management effectiveness at the World Bank, and providing for consideration of the bill (H.R. 2964) to amend the Home Mortgage Disclosure Act of 1975 to specify which depository institutions are subject to the maintenance of records and disclosure requirements of such Act, and for other purposes, which was referred to the House Calendar and ordered to be printed.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 4712, BORN-ALIVE ABORTION SURVIVORS PROTECTION ACT, AND PROVIDING FOR PROCEEDINGS DURING THE PERIOD FROM JANUARY 22, 2018, THROUGH JANUARY 26, 2018

Mr. BUCK, from the Committee on Rules, submitted a privileged report (Rept. No. 115–519) on the resolution (H. Res. 694) providing for consideration of the bill (H.R. 4712) to amend title 18, United States Code, to prohibit a biological survivor of an abortion from being killed after birth, and to provide for the education of law enforcement officers about the care of such individuals, which was referred to the House Calendar and ordered to be printed.

RESignATIONS AS MEMBER OF COMMITTEE ON SCIENCE, SPACE, AND TECHNOLOGY AND COMMITTEE ON NATURAL RESOURCES

The SPEAKER pro tempore laid before the House the following resignations as a member of the Committee on Science, Space, and Technology and the Committee on Natural Resources:

CONGRESS OF THE UNITED STATES, House of Representatives,
Hon. Speaker of the House, House of Representatives,
Washington, D.C.

Dear Speaker Ryan: Due to my election to the Committee on Ways and Means, this letter is to inform you that I am resigning my seats on the House Science, Space and Technology Committee and the House Natural Resources Committee.

Sincerely,
Darin LaHood, Member of Congress.

The SPEAKER pro tempore. Without objection, the resignations are accepted.

There was no objection.

ELECTING MEMBERS TO CERTAIN STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES

Mr. CURBELO of Florida. Mr. Speaker, by direction of the House Republican Conference, I send to the desk a privileged resolution and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. Res. 665
Resolved, That the following named Member be, and is hereby, elected to the following standing committee of the House of Representatives:
COMMITTEE ON WAYS AND MEANS: Mr. LaHood.
Mr. CURBELO of Florida (during the reading). Mr. Speaker, I ask unanimous consent that the resolution be considered as read.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Florida?

There was no objection.

The resolution was agreed to.

A motion to reconsider was laid on the table.

PERMISSION FOR MEMBER TO BE CONSIDERED AS FIRST SPONSOR OF H.R. 1661

Mr. CURBELO of Florida. Mr. Speaker, I ask unanimous consent that I may hereafter be considered to be the first sponsor of H.R. 1661, a bill originally introduced by Representative Taylor of Ohio, for the purposes of adding cosponsors and requesting reprints pursuant to clause 7 of rule XII.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Florida?

There was no objection.

PERMISSION FOR MEMBER TO BE CONSIDERED AS COSPONSOR OF H.R. 756

Mr. GARRETT. Mr. Speaker, I ask unanimous consent that my name be added as a cosponsor of H.R. 756, a bill introduced by Mr. Chaffetz.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Virginia?

There was no objection.

APPOINTMENT OF MEMBER TO THE JAPAN-UNITED STATES FRIENDSHIP COMMISSION

The SPEAKER pro tempore. The Chair announces the Speaker’s appointment, pursuant to 22 U.S.C. 2903, and the order of the House of January 3, 2017, of the following Member on the part of the House to the Japan-United States Friendship Commission:
Mr. HILL, Arkansas

The SPEAKER pro tempore. There was no objection.

RELIGIOUS FREEDOM DAY

(Mr. HILL asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. HILL. Mr. Speaker, I rise today, on Religious Freedom Day, to recognize the importance of religious freedom throughout the world and to celebrate the 232nd anniversary of the passing of the Virginia Statute for Religious Freedom.

As a Catholic, my faith plays a significant role in every aspect of life and fosters a respect for the religious rights and freedoms of others.

Fundamental American values, among which are commitments to religious freedom and human rights, will always be cornerstones of both U.S. domestic and foreign policy.

Written by Thomas Jefferson, the Virginia Statute for Religious Freedom is the forerunner of the First Amendment protection for religious freedom and the principle of separation of church and state.

As a member of the Religious Minorities in the Middle East Caucus, I will continue to advocate for the rights of individuals to express their feelings without living in fear of violence and persecution.

NATIONAL MENTORING MONTH

(Mr. LANGEVIN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. LANGEVIN. Mr. Speaker, I rise in honor of National Mentoring Month and in recognition of the great contributions that mentors make to young people and to communities across the country.

Every young person deserves and needs a mentor, someone with experience and perspective to help them overcome challenges and navigate uncertainties. I would not be here today without the guidance that I received from my mentors, including Supreme Court Justice and former Mayor Frank Flaherty, former Mayor Joe Walsh, the late State Senator Eleanor Slater, and the late Senator Claiborne Pell.

Mentorships like these can be life-changing, and I applaud organizations like MENTOR Rhode Island, which pairs mentors with at-risk youth. Vulnerable young people with mentors are more likely to maintain better attendance and positive attitudes toward school, and they are 55 percent more likely to go to college than their peers.

Mr. Speaker, it is with deep appreciation for my mentors and the power of mentoring that I recognize January as National Mentoring Month.

RELIGIOUS FREEDOM DAY

(Ms. FOXX asked and was given permission to address the House for 1 minute.)

January 16, 2018

CONGRESSIONAL RECORD — HOUSE
Ms. FOXX. Mr. Speaker, today we celebrate 25 years of observing Religious Freedom Day.

On this day, more than 200 years ago, our forefathers in the Virginia General Assembly sought to practice their respective religions freely, so they passed a State law which secured our ability to exercise our faith freely today. The context of this initial law formed the inspiration for the First Amendment to the United States Constitution.

Our country holds among its most fundamental freedoms the right to practice freely one’s religion and associate with others who share those same beliefs.

As we know from experience, freedom is not without cost and it is not free. It must be protected and nourished, and our communities of faith, in particular, need to be safeguarded from government encroachment and intrusion.

It is with this in mind, Mr. Speaker, that I will continue to work with my colleagues to defend our First Amendment and our communities of faith on Religious Freedom Day and every day.

Mr. KRISHNAMOORTHI asked and was given permission to address the House for 1 minute and to revise and extend his remarks.

Mr. KRISHNAMOORTHI. Mr. Speaker, since the Trump administration announced the end of the DACA program in September, more than 16,000 people have already lost their protection from deportation and their ability to work. Each day we fail to act to protect DREAMers, 122 more people lose those protections and the ability to contribute to their country in the same way they have for as long as they have lived here.

These DREAMers teach our children, care for our loved ones, start businesses, strengthen our communities, defend our Nation, and believe that our country, their country, will see them for the Americans they are.

One of our country’s proudest DREAMers, Jose Antonio Vargas, once said:

Citizenship to me is more than a piece of paper. Citizenship is also about character. I am an American. We are just waiting for our country to recognize it.

Jose is right. It is high time our country recognizes the DREAMers for Americans they really are. It is time we show our national character.

Mr. CARTER of Georgia. Mr. Speaker, I rise today to remember the life of Mr. Billy Lee.

Mr. Lee owned McDonough’s, the oldest Irish pub in Savannah; and the upstairs restaurant, Billy’s Place. Mr. Lee and McDonough’s are iconic in Savannah. McDonough’s has been voted the best karaoke in town for 8 straight years and is an immersed watering hole for all Savannahians.

Mr. Lee never met a stranger in McDonough’s and he had an extremely sharp memory for its patrons. His kindness is fondly remembered by all who frequented McDonough’s, including times when he purchased blankets for the homeless, allowed folks to use his business for charity events, and opened his building for Hurricane Irma evacuees from Florida.

Mr. Lee has commented on his restaurant and bar: That’s the story of what we do here. We help people.

Mr. Lee’s kind spirit will be missed in Savannah, and I hope that people who learn from his example for years to come.

Ms. JACKSON LEE. Mr. Speaker, I rise today to recognize the 100th anniversary of the first vote cast by a woman in the State of New York.

On January 25, 1918, shortly after 6 a.m., right before the polls opened, on a cold, snowy day in the northern tier of the State of New York, 100 years ago, the residents of Lisle, New York, and Broome County held a special election to decide if liquor could be served in the town of Lisle. This was the first vote held in the State of New York after women had just recently gained the right to vote just 2 months prior, thanks to the efforts of other famous New Yorkers who are memorialized in our historic Capitol rotunda: Susan B. Anthony, Elizabeth Cadet Stanton, and Lucretia Mott.

On January 23, 1918, shortly after 6 a.m., right before the polls opened, on a cold, snowy day in the northern tier of the State of New York, the Ladies of Lisle lined up outside to cast their first vote. When the doors opened, a woman named Florence B. Chauncey was the first to step forward and place her ballot in the box at the Lisle Village Hall.

This year, on January 5, a historic marker was unveiled at the old Lisle Village Hall to commemorate this momentous occasion. This extraordinary act will now be memorialized forever on the Main Street in Lisle.

Mr. Lee never met a stranger in his business for charity events, and his sharp memory for its patrons. His kindness is fondly remembered by all who frequented McDonough’s, including times when he purchased blankets for the homeless, allowed folks to use his business for charity events, and opened his building for Hurricane Irma evacuees from Florida.

Mr. Lee has commented on his restaurant and bar: That’s the story of what we do here. We help people.

Mr. Lee’s kind spirit will be missed in Savannah, and I hope that people who learn from his example for years to come.

Ms. JACKSON LEE. Mr. Speaker, as an American, I certainly celebrate religious freedom and acknowledge the importance of freedom of religion and speech and the ability to have access to a free press.

Sadly, I rise to take issue with the comments said by the Commander in Chief, well documented by Senator DURBIN and the Senator from South Carolina, LINDSEY GRAHAM, who deliberately tried to instruct the Commander in Chief of the ugliness of his words.

I will not say them on the floor, and I have not said the complete word, but over this weekend of the beloved commemorative occasion. This extraordinary act will now be memorialized forever on the Main Street in Lisle.

Mr. CARTER of Georgia. Mr. Speaker, I rise today to remember the life of Mr. Billy Lee, who passed away on December 21 at the age of 85.

Mr. Lee owned McDonough’s, the oldest Irish pub in Savannah; and the upstairs restaurant, Billy’s Place. Mr. Lee and McDonough’s are iconic in Savannah. McDonough’s has been voted the best karaoke in town for 8 straight years and is an immersed watering hole for all Savannahians.

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Mr. CARTER of Georgia. Mr. Speaker, I rise today to remember the life of Mr. Billy Lee, who passed away on December 21 at the age of 85.
1766, which grew into the First Amendment in our Constitution and other Bill of Rights, that freedom is under assault.

Courts, time and again, try to strike down the ability for people to peaceably assemble, peaceably speak their religious views, whether it is on a football field after a game or even extending so much to people objecting to what they are going to do in their bakery with what kind of products they are going to put out. We have folks that begin to think that religion is some kind of a plague in this country. Yes, maybe it is an inconvenience if your neighbor worships in a way that is different from you; but that is something that we have always, in the term “tolerance,” worked to get along with. Indeed, this House Chamber, every day, opens with an invocation; and right above the podium here, it says: “In God we trust.”

Are we going to trust ourselves as a nation to allow each other to worship freely? Or are we going to have an oppressive shutdown of that by out-of-control courts? We need to hold on to religious freedom.

HONORING FORMER CONGRESSMAN AND CINCINNATI MAYOR TOM LUKEN

(Mr. CHABOT asked and was given permission to address the House for 1 minute.)

Mr. CHABOT. Mr. Speaker, I rise this evening to honor former Congressman and Cincinnati Mayor Tom Luken, who passed away last week at the age of 92. Tom Luken was a Democratic stalwart and something of a local political legend representing the people of Cincinnati for 15 years in this body.

I learned firsthand just how tough a politician he was when I ran against Tom in 1988. He won. But I also learned a great deal about Tom Luken, the man, during that race. He was a dedicated public servant who always focused on the needs of the people he represented. He was a devoted husband, father, grandfather, and great-grandfather.

As many probably know, his son Charlie was also Cincinnati mayor and also served in this body for a term.

Mr. Speaker, even though we were from different political parties and disagreed on a lot of issues, I have always respected Tom for his commitment and dedication to our community and to our Nation. I hope that his wife, Shirley, and his entire family know just how much Tom Luken will be missed.

A BETTER DEAL FOR AMERICA

The SPEAKER pro tempore. Under the Speaker’s announced policy of January 3, 2017, the gentleman from California (Mr. GARAMENDI) is recognized for 90 minutes as the designee of the minority leader.

Mr. GARAMENDI. Mr. Speaker, with all the things that are happening in Washington, it is pretty easy to feel concerned and to lose faith in what it is that we are doing here. It is language, questions of racism, questions of tax policy, winners, losers.

Mr. Speaker, I decided today to be optimistic, to be upbeat, and to say: Hey, there really are things that we can do if we just put our minds to it and begin to work together.

Before I start these sessions on the floor, I always like to ground myself in what is it that I would like, and that I would like my colleagues, to accomplish. I always turn to Franklin Delano Roosevelt, who brought us through the Great Depression and the Great War. Etched in the marble at his memorial here in Washington, D.C., are these words: “The test of our progress is not whether we add more to the abundance of those who have much . . . .”

I probably ought to repeat that.

“The test of our progress is not whether we add more to the abundance of those who have much; it is whether we provide enough for those who have too little.”

I always want to start with that because it grounds me as I look at the multiple opportunities we have here to do just this: add more to those who have much.

For example, the tax bill that passed just before Christmas and was signed into law clearly does more for those who have much. Well over 80 percent of the $1.5 trillion—actually, far more than that—that were involved in the tax giveaway went to the superwealthy and America’s major corporations.

But I said I was going to be positive and I didn’t want to drag all of us down further in that tax scam, but what I really want to talk about is what we can do to add for those who have too little. So let me start with that.

My Democratic colleagues and I have been talking for the better part of 6 months now about a better deal for America, things that we can do to improve the lives of people who have been left behind. We all know that middle class America has stalled out over the last 20 years. So we set up a series of policies, programs, and legislation to improve the situation for working men and women of America, for those who clearly have too little and those who are struggling every day to meet their mortgage, keep their kids in school. So it is really about investing in America, it is about making it in America.

Before I start, let me explain more about it, the rest of the program, really, is this: better jobs, better wages, and a better future.

So when we talk as Democrats about a better deal, a better deal for America, let us talk about these three fundamental things: better jobs, better wages, and, therefore, a better future for Americans.

There are many different ways that this can be done. One of the principal ones is this: those of you who follow this—and I suspect there are very few of you—but if you have been following these floor sessions that I and others have been doing for the last, in this case 7 years, we developed a little placard: “Make It In America. Manufacturing Matters.” It is pretty fundamental.

Over the years, we have looked at the hoovering out of the great manufacturing centers of America. Some people like to say it is the Rust Belt. Well, the Rust Belt is coming back, and it can come back, roaring back, if we pay attention to the policies that create manufacturing opportunities.

The President has talked about this, but, unfortunately, the policies that actually have emanated from the administration, in many cases, harm the manufacturing sectors—I am the ranking member of the Coast Guard and Maritime Transportation Subcommittee of the Transportation Committee, we are trying to focus on ways in which we can actually rebuild the great American maritime industry.

If you go back in the history of this great Nation, back to its very earliest days, in early policy decisions in Washington and Alexander Hamilton, they set out policies to encourage the maritime industry. By the way, for those of you who really want to know where the first inheritance tax came into being, it was John Adams. He actually put the inheritance tax in place to build a fortress for the U.S. Navy. So it goes way, way back.

That takes me back to tax policy, and I said I wouldn’t deal with that too much, but it is hard fact that it was a very bad tax bill for the working men and women. One of the reasons it was a bad tax bill is that we need to build our infrastructure. There is going to be a lot of talk here in the next several weeks about the President’s infrastructure plan—$1 trillion infrastructure plan. Good idea. Let’s do it.

What was that movie? That famous line? “Show me the money.” It disappeared. It disappeared in that tax bill. What happened? Was it good for the superwealthy. Maybe they will build the infrastructure. I am sure the top 1 percent, the top 10 percent, would be
happy to build a road if, of course, they could charge a fee to get the people who use the road to pay that fee. But that doesn’t make much sense.

I will take you back to Alexander Hamilton and George Washington. They were public policy, in the very first Presidency, the rebuilding policy, and it has, more or less, been with us over the years where the public pays for this in fees and services. But the money disappeared. It is gone in the tax cut. It is not there. $200 billion will be discussed over the next several weeks.

Where are you going to get $200 billion in this year’s budget? More than $150 billion disappeared now in the tax scam. So maybe they can find it somewhere. The military wants another $50 billion, and, of course, there are healthcare services, and there is a need for education and so forth.

So here is what we can do without going into the budget bill, without trying to find new money, but, rather, to use a public policy that was first enunciated and written into law when the Arctic opened. Do you remember the North Slope of Alaska back in the 1960s, when the U.S. Government decided to allow oil drilling on the North Slope of Alaska? It was written into that law that allowed for the pipeline to be built from the North Slope down to Valdez in southern Alaska, that all of the oil that would come through that pipeline would have to be on American-built ships with American sailors.

And guess what? Ships were built, mariners were hired, and oil was put on those tankers and shipped into the American ports. Later, that oil was shipped offshore to Japan. And over the years, the petroleum industry was able to whittle away at that requirement of American ships built in America with American mariners. And so today, there is no requirement that any oil developed in the United States, any natural gas developed in the United States and exported, be on American-built ships.

What if we were to do that? Well, we would employ thousands of people in the shipyards; our steel companies operating, taking ore from the North, bringing it to the steel mills, manufacturing that steel for the shipyards, the engines that go into those ships, which, by the way, are maybe about a quarter of the size of this room. I mean, huge diesel engines—and all of the other pumps and all of the other equipment, what if we were to do that? Why not? What would that mean? Well, let’s see. Well, in America, or they could continue to be built in China, Korea, India, but not in America. Here is the deal: all we need to do is to write a law. All we need to do is to go back and copy the law that was written in the 1960s that required that the oil from the North Slope of Alaska, coming down the pipeline to Valdez, be on American ships. That is all we have to do. And if we were to do that, wow, we would have tens of thousands of people in our shipyards. We would have thousands of men and women on those ships across the oceans delivering a strategic national asset to far places in the world, to Japan, to China, and to beyond.

It is possible. Our work here is to have a better deal for America, a better deal for Americans, policies that lead to the employment of Americans, policies that help to rebuild our steel industry, bringing strength back into our shipyards so that we can provide the jobs.

We are not talking about minimum-wage jobs here. We are talking about jobs that are at the higher echelon of the middle wages, of middle America. We are talking about skill sets, welders, pipefitters, steamfitters. We are talking about engineers who design these ships. We are talking about marine architects. We are talking about the financing of these.

We are talking about thousands upon thousands of jobs spread out across America, and all we need to do is to go back, visit the past, bring it forward into law, and make sure that a strategic national asset is used to bring jobs to America.

It would be nice if 100 percent of that oil and gas were on American-built ships, but, frankly, the American shipyards don’t have the capacity to do it. Now and probably never would they have the capacity to build all of the ships that are necessary. Right now, at a facility in Texas, the Sabine Pass, a company called Cheniere Energy is shipping natural gas taken from the ground in the United States, brought to Texas, put on ships that are taking that natural gas all around the world—most of it going to Asia.

That natural gas could also go to Europe, and if we were to work out a deal with the European Union and the countries in Europe, we would use that natural gas as a strategic asset to put in place in those countries of Europe that now have to depend upon gas from Russia. And let’s understand this. Russia is using their natural gas as a lever against the European Union and against the Europeans as we try to build our relationship with Europe.

So how many ships are being used? Probably now that the availability in Texas is up and operating at its full capacity, it will take over 100 LNG tankers to meet the demands of that one export facility. Now, it happens there are five—maybe six, but certainly five—new export facilities that are being licensed around the United States: one in Maryland, not too far from Washington; another in Oregon; and others in other parts of the coastal areas of the United States.

So how many ships? We don’t know for sure. But I do know this: if, over the next 20 years, we were to require just 15 percent—well, let’s make this over the next 20 years—that just 15 percent of the expected export of LNG were to be on American-built ships, we would, in American shipyards, build at least 25 ships. And these are not small, little tugboats. We are talking about more ocean-going LNG carriers.

Now, for the crude oil, if just 10 percent of the crude oil were on American-built ships, by 2032, we would have 31 ships built here in America. So we are talking well over 50 ships built in the United States. To put this in context, major, deep-draft ships built in America’s shipyards over the last 3 years, the average number of ships, deep draft—these are big ships—built in American shipyards, has been in the range of 10 to 12 ships.

Eight of those are for the U.S. Navy; maybe three have been for the commercial fleet. So we are talking about the potential for a very significant expansion of work in American shipyards if we were to write just a couple of lines of law to require that, beginning in 2022, just 1 percent of the natural gas be on American-built ships. That would be a lot of ships if they would ramp it up over time, increasing the percentage: 3 percent by 2026, 10 percent by 2034—that would be 16 ships—and 15 percent by 2040. So that would be 25 ships built in America carrying LNG, liquified natural gas.

For crude oil, let’s start at 1 percent. That would be three ships; 4 percent by 2026; 12 ships; 8 percent by 2029, 24 ships; and 10 percent by 2032, and that would be 31 ships. This is the art of the possible. What does it mean for America? It means good middle class jobs. I will give you another example. This is a locomotive, an electric locomotive built in Sacramento. Some 70 of these locomotives were built for the railroads for Amtrak here in the East on the Eastern corridor. It took probably more than 1,000 jobs in Sacramento, California, to build these locomotives. One hundred percent American made.

How did that happen? Do you remember back in the Great Recession in 2009, Congress—Democrats, without Republican support—put in place the stimulus bill, the American Recovery and
Reinvestment Act? Some $800 million were set aside to provide locomotives for the East Coast, for the Eastern corridor.

Most companies said: We don’t build locomotives anymore.

So General Electric and GM just wove off the possibility. But in Sacramento, there was this German company called Siemens that was building light railcars, transit cars and the like, at a newly established plant in Sacramento, California.

They looked at it and said: $800 million, 100 percent American made. We are a German company, but we are operating in America. Do you want 100 percent American-made locomotives, the wheels, the electrical engines, the electrical motors, all of the electronics? That German company said: Bring it on.

$800 million, they signed the contract, and they produced 70, 100 percent American-made locomotives.

So what is the point? The point is, maybe 1,000, maybe a little less, middle class jobs in Sacramento, California, and you had adjourned that steel wasn’t made in California. It came from the Midwest. You can bet that those wheels were made outside of California. The electric motors came in from the East and the Midwest.

So this opportunity was spread out all across America. It is exactly the same if we were to require that our liquified natural gas, a strategic American asset, were exported on American-built ships, and the same for the oil that was shipped to the Bakken, the Bakken, North and the Middle American States.

All of that is the art of the possible. So we are all about doing this. We are all about making it in America.

I will take a couple of seconds, and I am going to give you one more example. For those of us in northern California and anybody who wants to tour San Francisco and the San Francisco Bay Area, you will see a fabulous new bridge spanning the bay from Oakland to San Francisco. It is a beautiful bridge.

However, it was a bridge that was built with Chinese steel. It was supposed to be 10 percent cheaper, so they went for the cheap, but they wound up with the crud. They wound up with steel that had weld problems and that had quality problems. It ultimately wound up to be way, way over the budget, and 3,000 jobs and a brand new, high-tech, most advanced steel manufacturing plant perhaps in the world was built in China. No jobs in America, no new steel mill in America, but there was in China. That is what happens when you buy foreign. I guess New Yorkers were a little smarter than my California colleagues.

So in New York, they wanted to build a new bridge called the Tappan Zee Bridge. They said: We are going to make it with American steel. It costs $3.9 billion, under budget, and there were 7,728 American jobs.

It makes a difference. Public policy makes a difference. If you want jobs in America, then you set about to give Americans a better deal. Public policy and laws, that is our work. We are your Representatives.

We ought to be representing you, not the Chinese steel mills. We ought to be representing you, not the shipbuilders in Japan or Korea. We ought to be representing you, the American people, the people who are working in the shipyards of America.

The children of today’s shipbuilders need an opportunity to continue the work of their grandfathers in America’s great shipyards.

I will tell you this: our public safety, the security of America, depends upon the U.S. Navy. The U.S. Navy depends upon shipyards for their ships. The more commercial ships we build in the shipyards, the more competition there will be to build naval ships.

So here it is, a better deal. This is what we Democrats are offering. We are offering a better deal. We are going to focus directly on better jobs.

Tonight, we have talked about American manufacturing. We talked about making it in America. We talked about making ships in America once again. We are talking about high-paid, middle class jobs in American manufacturing, whether it is the shipyard or whether it is where these great engines are manufactured, wherever it may be in the United States.

So better jobs, better wages from these high-quality jobs, and, therefore, a better future for America.

So here, while we spend all of our time wondering what the next tweet will be from our President, I want us also to think about the art of the possible, about legislation that provides Americans with a better deal.

We will talk more about this in future days, but, right now, I want us all to think about what we can do for America so that we will have a better deal for the working men and women of America.

Mr. Speaker, I yield back the balance of my time.

RECESS

The SPEAKER pro tempore (Mr. GARRETT). Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 7 o’clock and 51 minutes p.m.), the House stood in recess.

☐ 2036

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. ADENHOLT) at 8 o’clock and 36 minutes p.m.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. CUellar (at the request of Ms. PELOSI) for today on account of travel delay due to weather.

Mr. Vela (at the request of Ms. PELOSI) for today.

ENROLLED BILLS SIGNED

Karen L. Haas, Clerk of the House, reported and found truly enrolled bills of the House of Representatives, which were thereupon signed by the Speaker:

H.R. 964. An Act to extend Federal recognition to the Chickahominy Indian Tribe, the Chickahominy Indian Tribe, Eastern Division, the Upper Mattaponi Tribe, the Rappahannock Tribe, Inc., the Monacan Indian Nation, and the Nansemond Indian Tribe.

H.R. 964. An Act to authorize the President to award the Medal of Honor to John L. Canley for acts of valor during the Vietnam War while a member of the Marine Corps.

ADJOURNMENT

Mr. FRELINGHUYSEN. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 8 o’clock and 37 minutes p.m.), under its previous order, the House adjourned until tomorrow, Wednesday, January 17, 2018, at 10 a.m. for morning-hour debate.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker’s table and referred as follows:


3739. A letter from the General Counsel, National Credit Union Administration, transmitting the Administration’s final rule — Emergency Mergers—Chartering and Field of Operations (RIN: 3392-AL1) received January 10, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

3740. A letter from the Secretary, Securities and Exchange Commission, transmitting the Commission’s final rule — Treatment of Certain Communications Involving Security-Based Swaps That May Be Purchased Only By Eligible Contract Participants (Release No.: 33-10455; File No.: 8-59-14) (RIN: 3235-AL41) received January 10, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

3741. A letter from the Deputy Director, Regulations Policy and Management Staff, FDA, Department of Health and Human Services, transmitting the Department’s final rule — New Animal Drugs for Investigational Use; Disqualification of a Clinical Investigator (Docket No.: FDA-2011-N-0079) (RIN: 0910-AH64) received January 5, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

3742. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s withdrawal of direct final rule — Air
Plan Approval; Rhode Island; Enhanced Motor Vehicle Inspection and Maintenance Program (EPA-R01-OAR-2009-0436; A-1-FRL-9972-87-Region 1) received January 9, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

3743. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency’s partial removal of direct final rule — Air Plan Approval; NC; Opening Burn Or Permits in the Charlotte Region, NC [Docket No.: EPA-HQ-OS-2017-0085; FRL-9972-87-Region 4] received January 2, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

3744. A letter from the Associate Chief, Office of Program and Payroll Administration, Wireless Telecommunications Bureau, Federal Communications Commission, transmitting the final rule — Mobility Fund Program: Service Access Arrangements; Challenge Process Portal [WC Docket No.: 10-90] [WT Docket No.: 10-208] received January 2, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

3745. A letter from the Chairman, Council of the District of Columbia, transmitting D.C. ACT 22-229, “Ballpark Fee Forgiveness Act of 2017”, pursuant to Public Law 93-198, Sec. 2902(c)(1); (87 Stat. 84); to the Committee on Oversight and Government Reform.

3746. A letter from the Chairman, Council of the District of Columbia, transmitting D.C. ACT 22-229, “Ballpark Fee Forgiveness Act of 2017”, pursuant to Public Law 93-198, Sec. 2902(c)(1); (87 Stat. 84); to the Committee on Oversight and Government Reform.

3747. A letter from the Secretary of Commerce, U.S. Department of Commerce, transmitting the Department’s final rule — Diplomatic and Consular Staff Security, transmitting the Department’s final rule — Diplomatic and Consular Staff Security, transmitting the Department’s final rule — Diplomatic and Consular Staff Security, transmitting the Department’s temporary final rule — Safety Zone; Delaware River, Pipeline Removal, Marcus Hook, PA [Docket No.; USCG-2017-0653] (RIN: 1625-AA00) received January 2, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

3748. A letter from the Attorney-Advisor, U.S. Coast Guard, Department of Homeland Security, transmitting the Department’s temporary final rule — Safety Zone; Delaware River, Pipeline Removal, Marcus Hook, PA [Docket No.; USCG-2017-0653] (RIN: 1625-AA00) received January 2, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

3749. A letter from the Attorney-Advisor, U.S. Coast Guard, Department of Homeland Security, transmitting the Department’s temporary final rule — Safety Zone; Delaware River, Pipeline Removal, Marcus Hook, PA [Docket No.; USCG-2017-0653] (RIN: 1625-AA00) received January 2, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

3750. A letter from the Associate Chief, Office of Program and Payroll Administration, Federal Communications Commission, transmitting the final rule — Mobility Fund Program: Service Access Arrangements; Challenge Process Portal [WC Docket No.: 10-90] [WT Docket No.: 10-208] received January 2, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.
January 16, 2018

CONGRESSIONAL RECORD — HOUSE

H403

Stat. 868; to the Committee on Transportation and Infrastructure.
3769. A letter from the Attorney-Advisor, U.S. Coast Guard, Department of Homeland Security, transmitting the Department’s final rule — Special Local Regulation: Mavrick’s Surf Competition, Half Moon Bay, CA [Docket No.: USCGL-2015-0427] (RIN: 1625-AA00) from January 22, 2018, to the Committee on Transportation and Infrastructure.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:
Mr. BISHOP of Utah: Committee on Natural Resources. S. 117. An Act to designate a mountain peak in the State of Montana as “Alex Diekmann Peak” (Rept. 115–516). Referred to the House Calendar.
Mr. HENSARLING: Committee on Financial Services. H.R. 4276. A bill to direct the Securities and Exchange Commission to review any rules necessary to enable closed-end companies to use the securities offering and proxy rules that are available to other issuers; to amend the Investment Companies Act of 1940; to the Committee on Transportation and Infrastructure, and in addition to the Committee on the Judiciary, and in addition to the Committee on the Budget, for consideration of such provisions as fall within the jurisdiction of the committee concerned.
Mr. HURD: for himself, Mr. AQUILAR, Mr. UPTON, Ms. ROS-LEDITENFEN, Mr. DENT, Mr. AMODEI, Mr. BARTON, Ms. STEFANIK, Mr. VALADAO, Mr. FARR, Mr. CHISHOLM, Mr. LANCE, Mr. CARR, Mr. FITZPATRICK, Mrs. LOVE, Mrs. BROOKS of Indiana, Miss GONZALEZ-COLON of Puerto Rico, Mr. COURNOYER, Ms. SPRUILL, Mr. SUTTER, Mr. COSTELLO of Pennsylvania, Miss GONZALEZ-COLON of Puerto Rico, Mr. KING of New York, Mr. HURST, Mr. FLORES, Mr. RAICONI of New Jersey, Mr. WELCH, Ms. CLARKE of New York, Ms. ROTH-ALLARD, Ms. MICHELLE LUCAN GRISHAM of New Mexico, Mr. O’HALLORAN of Colorado, Mr. CARBAJAL, Ms. SINEMA, Ms. ROSEN, Mr. RUIZ, Mr. CUELLAR, Ms. EDDIE-HERMANN of Missouri, Ms. JUDY CHE of California, Mr. PETERS, Mr. SCHNEIDER, Ms. LÓPREGNEN, Mr. GOTTHEIMER, Mrs. STUSSO, Mr. RICHARDS, Mr. FINCH, Mrs. RICHARDSON, Miss RICK of New York, and Ms. DELBÉNEN.
H.R. 4796. A bill to require relief from removal and adjudication of, and provide for the application of, such provisions as fall within the jurisdiction of the committee concerned.
Mr. BIGGS: for himself, Mr. ROYBAL-CASTRO, Mr. CRESSEY, Mr. CARBONELL COELHO, Mr. HUNTSCHER, Mr. JAYETTE, Mr. GOSAR.
H.R. 4797. A bill to amend title 54, United States Code, to provide for the inclusion of broadband conduit installation in certain highway construction projects, and for other purposes; to the Committee on Transportation and Infrastructure.
Mr. GOTTHEIMER: for himself and Mr. KING of New York:
H.R. 4801. A bill to require the Secretary of Transportation to appoint a representative from the Federal Highway Administration to the board of trustees of the Gateway Program Development Corporation; to the Committee on Transportation and Infrastructure.
Mr. KINZINGER:
H.R. 4802. A bill to track applications to locate or modify communications facilities on Federal real property for purposes; to the Committee on Transportation and Infrastructure, and in addition to the Committees on Oversight and Government Reform, Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.
Mr. LANCE: for himself, Mr. GOTTHEIMER, Mr. SMITH of New Jersey, Mr. FRELINGHUYSEN, Mr. LOBIONDO, Mr. KING of New York, Mr. ZELDIN, Mr. FASO, and Mr. DONOVAN:
H.R. 4803. A bill to clarify the treatment of State and local real property taxes paid in 2017 and assessed for 2018; to the Committee on Ways and Means.
Mr. LANGEVIN: for himself, Mr. RUSSELL of New York, and Mr. CAPUANO:
H.R. 4804. A bill to amend title 5, United States Code, to allow injured Federal law enforcement officers to continue to serve in their agencies, and for other purposes; to the Committee on Oversight and Government Reform, and in addition to the Committee on Administration, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.
Mr. MEYER:
H.R. 4805. A bill to ensure that State and local law enforcement may cooperate with Federal officials to continue to serve in their agencies, and for other purposes; to the Committee on Oversight and Government Reform, and for other purposes; to the Committee on Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.
Ms. NORTON:
H.R. 4806. A bill to provide a short-term disability insurance program for Federal employees with disabilities; to protect our communities from violent criminals and suspected terrorists who are illegally present in the United States, to stop taxpayer dollars from flowing to jurisdictions that fail to comply with Federal law, and for other purposes; to the Committee on Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.
Ms. O’HALLERAN: for himself, Mr. BEN RAY LUJÁN of New Mexico, and Ms. MICHELLE LUCAN GRISHAM of New Mexico:
H.R. 4807. A bill to fulfill the United States Government’s trust responsibility to serve the higher education needs of the Navajo people and to clarify, unify, and modernize the Navajo Nation Code; to the Committee on Education and the Workforce.
Mr. PERLMUTTER: for himself and Mr. GALLAGHER:
H.R. 4808. A bill to promote transparency in health care pricing; to the Committee on Energy and Commerce.

TIME LIMITATION OF REFERRED BILL

Pursuant to clause 2 of rule XII, the following action was taken by the Speaker:
[Omitted from the Record of January 10, 2018]
H.R. 2823. Referral to the Committee on Rules. House Resolution 689. Resolution providing for consideration of the bill (H.R. 3326) to increase accountability, combat corruption, and strengthen management effectiveness at the World Bank, and providing for consideration of the bill (H.R. 2954) to amend the Home Mortgage Disclosure Act of 1975 to specify which depository institutions are subject to the mortgage records and disclosure requirements of such Act, and for other purposes (Rept. 115–517). Referred to the House Calendar.
Ms. CHENey: Committee on Rules. House Resolution 694. Resolution providing for consideration of the bill (H.R. 4712) to amend title 18, United States Code, to prohibit a health care practitioner from failing to exercise the proper degree of care in the case of a child who survives an abortion or attempted abortion, and providing for procedures, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.
Mr. BIGGS: for himself and Mr. ROYBAL-CASTRO, Mr. CRESSEY, Mr. CARBONELL COELHO, Mr. HUNTSCHER, Mr. GOSAR:
H.R. 4797. A bill to amend title 54, United States Code, to prohibit the extension or establishment of national monuments in Arizona, except by Act of Congress, and for other purposes; to the Committee on Natural Resources.
Mr. COLLINS of New York:
H.R. 4798. A bill to provide for an inventory of Federal assets on which a communications facility could be constructed or that could otherwise be made available for use in connection with the construction or operation of a communications facility or provision of communications services by the Committee on Transportation and Infrastructure, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.
Mr. CRAMER:
H.R. 4799. A bill to require the Secretary of the Treasury to determine improvements in the filing procedures for the estate tax on the use of heavy highway motor vehicles; to the Committee on Ways and Means.
Ms. ESHOO (for herself and Mr. McKINNIS):
H.R. 4800. A bill to amend title 23, United States Code, to provide for the inclusion of

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions of the following titles were introduced and severally referred, as follows:
By Mr. NORMAN:
H.R. 4793. A bill to make continuing appropriations for military pay in the event of a shutdown of the Federal Government; to the Committee on Appropriations.
McKINNIS:
H.R. 4794. A bill to amend the Internal Revenue Code of 1986 to permit unborn children to be account beneficiaries of section 529 education savings accounts; to the Committee on Ways and Means.
By Mrs. MIMI WALTERS of California:
H.R. 4795. A bill to amend the Middle Class Tax Relief and Job Creation Act of 2012 to promote communications facilities deployment on Federal real property for other purposes; to the Committee on Transportation and Infrastructure, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.
H.R. 4809. A bill to increase access to agency guidance documents; to the Committee on Oversight and Government Reform.

H.R. 4802. A resolution electing Members to certain standing committees of the House of Representatives; considered and agreed to.

CONSTITUTIONAL AUTHORITY STATEMENT

Pursuant to clause 7 of rule XII of the Rules of the House of Representatives, the following statements are submitted regarding the specific powers granted to Congress in the Constitution to enact the accompanying bill or joint resolution.

By Mr. WALKER:

H.R. 4809. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1; Article I, Section 8, Clause 18; and Article I, Section 8, Clause 3, "The Congress shall have Power . . . To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes;".

By Mr. KINZINGER:

H.R. 4802. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3, "The Congress shall have Power . . . To regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes;".

By Mr. LANCE:

H.R. 4803. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1.

By Mr. MESSER:

H.R. 4805. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18.

By Ms. NORTON:

H.R. 4806. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 4 of the United States Constitution.

By Mr. O'HALLEAN:

H.R. 4807. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18.

By Mr. PERLMUTTER:

H.R. 4808. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1.

By Mr. WALKER:

H.R. 4809. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18; and Article I, Section 9, Clause 7.

By Mr. FRELINGHUYSEN:

H.J. Res. 125. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3; Article I, Section 8, Clause 18; and Article I, Section 8, Clause 125.

By Mr. OTTER:

H.R. 4801. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3; and Article I, Section 8, Clause 125.

By Mr. GUTTHEIMER:

H.R. 4801. Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 of section 8 of article I of the Constitution.

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions, as follows:

H.R. 146: Mr. COLK.
H.R. 719: Mr. MOOLENAAR and Ms. GRANGER.
H.R. 750: Mr. STIVERS.
H.R. 754: Mr. SCHWEIKERT.
H.R. 756: Mr. GARRETT.
H.R. 788: Mr. AMODEI.
H.R. 807: Mr. KIHuen.
H.R. 1152: Mr. ROYBAL-ALLARD.
H.R. 1227: Mr. BEYER.
H.R. 1276: Mr. VARGAS.
H.R. 1318: Mr. CONNOLLY and Mr. JOHNSON of Georgia.
H.R. 1322: Ms. WILLSON of Florida.
H.R. 1337: Mr. SCHWIKERT.
H.R. 1374: Mr. AL GREEN of Texas.
H.R. 1496: Mr. SHERMAN and Mr. SABLAN.
H.R. 1438: Ms. SÁNCHEZ.
H.R. 1443: Mr. MICHAEL F. DOYLE of Pennsylvania.
H.R. 1445: Mr. DEFAZIO.
H.R. 1606: Mr. BUCK and Mr. MARINO.
H.R. 1660: Mr. Faso and Mr. WALZ.
H.R. 1759: Mr. SEAN PATRICK MALONEY of New York.
H.R. 1841: Ms. TITUS.
H.R. 1868: Mr. CARSON of Indiana.
H.R. 1878: Ms. CLARKE of New York, Ms. HERRERA HESTRIN, and Mrs. BROOKS of Indiana.
H.R. 1907: Ms. McCOLLUM.
H.R. 2092: Mr. BANKS of Indiana.
H.R. 2150: Mr. GALLEGOS.
H.R. 2156: Mr. GIBBS.
H.R. 2215: Mr. KILDER, Ms. SCHAKOWSKY, Mr. QUIGLEY, Mr. CICILLINE, Mr. GALLEGOS, and Ms. MICHELLE LUCAN GRISHAM of New Mexico.
H.R. 2234: Mr. WALDEN.
H.R. 2272: Mr. McEACHIN and Ms. FINORRE.
H.R. 2379: Mr. WALZ.
H.R. 2412: Ms. FINGORE and Mr. LANGEVIN.
H.R. 2451: Mr. O'BRIEN.
H.R. 2584: Mr. HILL and Mr. THOMPSON of California.
H.R. 2589: Mr. RUPPERSBERGER.
H.R. 2625: Mr. MESSER.
H.R. 2657: Mr. PERRY.
H.R. 2666: Mr. MEADOWS.
H.R. 2752: Mr. MILL and Mr. MOOLENAAR.
H.R. 2796: Mr. MARINO.
H.R. 2832: Mr. MOONEY of West Virginia, Mr. CARTER of Georgia, and Mr. BISHOP of Utah.
H.R. 2893: Mr. SOTO.
H.R. 2949: Mr. MESSER.
H.R. 2995: Ms. ESHOO and Mr. SARABANES.
H.R. 3260: Mr. SHERMAN, Mr. GODDAMITE, Mr. MOOLENAAR, Mr. SAM JOHNSON of Texas, and Mr. HUNTER.
H.R. 3307: Ms. WASSERMAN SCHULTZ.
H.R. 3380: Mr. MOULTON and Mr. WALCH.
H.R. 3380: Ms. NORTON.
H.R. 3795: Mrs. DAVIS of California.
H.R. 3798: Mr. HULTFRED.
H.R. 3826: Ms. LOWEN.
H.R. 3871: Mr. GALLAGHER.
H.R. 3878: Ms. CLARK of Massachusetts.
H.R. 3894: Mr. KHANNA, Ms. BARRAGÁN, and Ms. JAYAPAL.
H.R. 3976: Mr. O'ROURKE, Mr. AGUILAR, Mr. WENSTRUP, Ms. KAPTUR, Mr. SHUSTER, and Mr. GOSAR.
H.R. 3981: Ms. NORTON.
H.R. 4537: Mr. SCHNEIDER.
H.R. 4606: Ms. DINGELL.

January 16, 2018
CONGRESSIONAL EARMARKS, LIMITED TAX BENEFITS, OR LIMITED TARIFF BENEFITS

Under clause 9 of rule XCI, lists or statements on congressional earmarks, limited tax benefits, or limited tariff benefits were submitted as follows:

OFFERED BY MR. BRADY OF TEXAS

Pursuant to the requirements of the American Manufacturing Competitiveness Act of 2016 (P.L. 114–159), attached please find a list of limited tariff benefits as defined in clause 9 of rule XCI.

Sec. 2. Frozen, boiled glutinous corn.
Sec. 3. Mustard seed oil.
Sec. 4. Cocoa powder.
Sec. 5. Artichokes, in vinegar.
Sec. 6. Pepperoncini, preserved by vinegar, in glass jars.

Sec. 8. Minced pimiento stuffed green olives.
Sec. 9. Pimientos.
Sec. 10. Pepperoncini, other than preserved by vinegar.
Sec. 11. Artichokes, other than in vinegar.
Sec. 12. Dried strawberries.
Sec. 13. Edible powder containing conjugated linoleic acid.
Sec. 15. Coconut water juice blends.
Sec. 18. Coconut water in PET bottles.
Sec. 19. Isododecane (CAS 93685–81–5).
Sec. 20. Isohexadecane (CAS No. 93685–80–4).
Sec. 21. Sodium hydroxide.
Sec. 22. Sodium containing not more than 200 ppm of calcium.
Sec. 23. Nitrosyl sulfenic acid.
Sec. 24. Hypophosphorous acid 50%.
Sec. 26. Hexafluorozirconic acid.
Sec. 27. Certain spherical particles of silicon dioxide.
Sec. 28. Certain spherical particles of silicon dioxide.
Sec. 29. Certain spherical particles of silicon dioxide.
Sec. 30. Certain spherical particles of silicon dioxide.
Sec. 31. Certain spherical particles of silicon dioxide.
Sec. 32. Certain spherical particles of silicon dioxide.
Sec. 33. Certain spherical particles of silicon dioxide.
Sec. 34. Thionyl chloride.
Sec. 35. Green chrome oxide.
Sec. 36. Oxyiron.
Sec. 37. Hydroxylamine free base.
Sec. 38. Hydroxylamine sulphate.
Sec. 39. Hydrazine 64%.
Sec. 40. Germanium dioxide (GeO2).
Sec. 41. Tin (IV) oxide, SnO2.
Sec. 42. Ammonium bifluoride.
Sec. 43. Chromium fluoride.
Sec. 44. Potassium bifluoride.
Sec. 45. Potassium fluoroborate.
Sec. 46. Chromium fluoride.
Sec. 47. Potassium zirconate.
Sec. 48. Potassium fluoroborate.
Sec. 49. Potassium zirconate.
Sec. 50. Titanium trichloride.
Sec. 51. Titanium trichloride.
Sec. 52. Cobalt chloride.
Sec. 53. Chromium chloride.
Sec. 54. Cesium iodide.
Sec. 55. Sodium sulfides.
Sec. 56. Sodium thiosulfate.
Sec. 57. Hydroxylamine.
Sec. 58. Monopotassium phosphate.
Sec. 59. Monopotassium phosphate.
Sec. 60. Ammonium polyphosphate.
H406

Sec. 141. Allyl glycidyl ether.
Sec. 142. 2-Bromo-1,1-dimethoxyethane.
Sec. 143. 3,7-Dimethylocta-2,6-dienal.
Sec. 144. Glyoxal.
Sec. 145. 4-Propyl benzaldehyde (NPBAL).
Sec. 146. Cyclobutanecarboxaldehyde.
Sec.
147.
4-(1,1-Dimethylethyl)-alpham(lysmeral extra).
Sec. 148. Anisaldehyde.
Sec. 149. TBMB.
Sec. 150. 7-Hydroxycitronellal.
Sec. 151. 2,4- Disulfobenzaldehyde.
Sec. 152. p-(Trifluoromethyl)benzaldehyde.
Sec. 153. Diethyl ketone.
Sec.
154.
(E)-4-(2,6,6-Trimethyl-1-cyclohexen-1-yl)-3-bute.
Sec. 155. Ionone gamma methyl.
Sec. 156. 1,3-Cyclohexanedione.
Sec. 157. Benzobicyclon.
Sec. 158. Cyclopentanone.
Sec. 159. Benzophenone.
Sec. 160. 5-Chloro-1-indanone.
Sec. 161. Methyl acetophenone para.
Sec. 162. Hydroxylmethylpentanone.
Sec. 163. UV absorber.
Sec. 164. Raspberry ketone.
Sec. 165. DMB (4,4-dimethoxy-2-butanone).
Sec. 166. Amalanthraquine (AAQ).
Sec. 167. Nitroanthraquinone.
Sec.
168.
1-(4-Chlorophenyl)-4,4dimethylpentan-3-one.
Sec. 169. 1,5-Dichloro-9,10-anthraquinone.
Sec. 170. ETFBO.
Sec. 171. 3′-Bromo–2,3,4,6′-tetramethoxy-.
Sec. 172. Verdox.
Sec. 173. Dichloroacetyl chloride.
Sec. 174. Methyl chloroacetate (MeCA).
Sec. 175. Ethyl monochloroacetate.
Sec. 176. Vinyl neodecanoate.
Sec. 177. Dilauroyl peroxide.
Sec. 178. Polyglyceryl-3 caprylate.
Sec. 179. Butyl acrylate (buyl prop-2enoate),.
Sec. 180. Allyl methacrylate.
Sec. 181. Sorbic acid.
Sec. 182. Crotonic acid.
Sec. 183. Pinane hydroperoxide.
Sec. 184. Bifenthrin.
Sec. 185. Benzoyl chloride.
Sec. 186. 4-Nitrobenzoyl chloride.
Sec. 187. Methyl cinnamate.
Sec. 188. Perkadox PD-50S-ps.
Sec. 189. Oxalic acid.
Sec. 190. Oxalic acid, dimethyl ester
(DMO).
Sec. 192. Dimethyl malonate or DMM.
Sec. 193. Itaconic acid.
Sec. 194. Himic anhydride.
Sec. 195. 4-Sulfo-1,8-napthalic anhydride
potassium salt.
Sec. 196. BPDA-U.
Sec. 197. 1,4,5,8-Naphthalene tetra-.
Sec. 198. Pyromellitic dianhydride.
Sec. 199. Dimethyl 5-nitroisophthalate.
Sec. 200. ICL.
Sec. 201. TCL.
Sec. 202. Hydroxypivalic acid neopentyl
glycol ester.
Sec. 203. o-Acetylsalicylic acid (aspirin).
Sec. 204. Methyl sal.
Sec. 205. pHBA.
Sec. 206. Gallic acid.
Sec. 207. Antioxidant.
Sec. 208. propyl gallate.
Sec. 209. Antioxidant.
Sec. 211. Solbrol A.
Sec. 212. Solbrol M.
Sec. 213. Polymer additives.
Sec. 214. 2-Benzoylbenzoic acid.
Sec. 215. Prohexadione calcium (calc).
Sec. 216. Glyoxylic acid.
Sec. 217. Dichlorprop-p.
Sec. 218. 2,4-DB.
Sec. 219. MCPA.
Sec. 220. Lactofen.
Sec. 221. Other carboxylic acid: (Irganox®
245).

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January 16, 2018

CONGRESSIONAL RECORD — HOUSE

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4,4′-Oxydiphthalic

Sec. 222.
anhydride.
Sec.
223.
2-Ethylhexyl
4methoxycinnamate.
Sec. 224. MAQ-R Acid (D-HPPA).
Sec. 225. DEDC-NN.
Sec. 226. ODPA-HAILI.
Sec. 227. Trinexapac-ethyl.
Sec. 228. Methoxyacetic acid.
Sec. 229. ABA.
Sec. 230. 1-Methoxyacetic acid.
Sec. 231. Tetrachlorvinfos.
Sec.
232.
Bis(2,4-dichlorophenyl)
chlorophosphate.
Sec. 233. Tris(2-ethylhexyl) phosphate.
Sec. 234. Tolclofos methyl.
Sec.
235.
O,O-Diethyl
phosphorochloridothioate - DEPCT.
Sec. 236. Albrite DMHP.
Sec. 237. Propargite.
Sec. 238. Antioxidant.
Sec. 239. Fosetyl-Al.
Sec. 240. Perkadox 16.
Sec. 241. 2-ethyl hexyl nitrate.
Sec. 242. Dimethyl carbonate.
Sec. 243. Diethylhexyl carbonate.
Sec. 244. 2-Ethylhexylamine.
Sec. 245. DTD amine.
Sec. 246. 3M TM Fluorinert TM and performance fluid.
Sec.
247.
N,N′-bis(3aminopropyl)ethylenediamine.
Sec.
248.
Trimethylhexamethylene
diamine.
Sec. 249. N,N-Diethyl-1,3-propanediamine.
Sec. 250. 2,4-Dichloroaniline.
Sec. 251. 4 Chloro-2-nitroaniline.
Sec. 252. 2-Nitroaniline.
Sec. 253. 3,5-Difluroaniline.
Sec. 254. S-N-Alkyl-anilin.
Sec. 255. 2,6-Dichloroaniline.
Sec. 256. N-Ethyl-N-benzyl aniline CAS 92–
59–1.
Sec. 257. Ethyl benzylaniline sulfonic acid
(EBASA).
Sec. 258. p-Chloroaniline.
Sec. 259. Sodium hydrogen 2-aminobenzene1,4-disulfonate.
Sec. 260. Ethyl benzyl aniline sulfonic acid.
Sec. 261. Trifluralin.
Sec. 262. Ethalfluralin.
Sec. 263. p-Toluidine.
Sec. 264. Benfluralin.
Sec. 265. 2-Chloro-4-toluidine (2-CAT).
Sec. 266. m-Toluidine.
Sec. 267. o-Toluidine.
Sec. 268. Butralin.
Sec. 269. 4-Amino-3-methylbenzenesulfonic
acid.
Sec. 270. 2, 4-Xylidine.
Sec. 271. Mixed xylidines.
Sec. 272. Dodecyl aniline mixed isomers.
Sec. 273. Flumetralin.
Sec. 274. Amino methyl benzene.
Sec. 275. 2-Ethyl-6-methylaniline.
Sec. 276. mPDA.
Sec. 277. MPD.
Sec. 278. 4-ADPA (4-aminodiphenylamine).
Sec. 279. 4,4 Methylene bis o-chloro aniline.
Sec. 280. 4,4′-Diaminostilbene-2,2′-disulfonic
acid.
Sec. 281. TFMB.
Sec. 282. Phenol, 2,2′-[[(1S...]bis[6-(1,1dimethyylethyl).
Sec. 283. Prodiamine.
Dichlorobenzidine
Sec.
284.
3,3′
dihydrochloride.
Sec.
285.
Tris[2-[[2,4,8,10-tetra-tertbutyldibe (AO 12).
Sec. 286. Dipropoxy-p-toluidin.
Sec. 287. Phytosphingosine.
Sec. 288. 1-(Dimethylamino)-2-propan-ol
(N,N-Diemet).
Sec. 289. Phytosphingosine HCl.
Sec. 290. 2-Amino-p-cresol.
Sec. 291. RODA—sunlight.
Sec.
292.
4-Methoxy-2methyldiphenylamine.
Sec.
293.
4′-Methoxy-2,2′,4trimethyldiphenylamine.

PO 00000

Frm 00232

Fmt 4634

Sfmt 0634

Sec. 294. p-Cresidine sulfonic acid.
Sec. 295. 2-Methoxy-5-methylaniline.
Sec. 296. ODA—WANDA.
Sec. 297. Para cresidine-2 sulfonic acid.
Sec. 298. L-Lysine hydrate GMP P25.
Sec. 299. 4-Chlorophenylglycine.
Sec. 300. 2-Amino-5-sulfobenzoic acid.
Sec. 301. 3,4-Diaminobenzoic acid.
Sec. 302. 3-Chloroanthranilic acid.
Sec. 303. 11 Aminoundecanoic acid.
Sec. 304. Other oxygen function: amino
acids: other.
Sec. 305. Manganese disodium EDTA.
Sec. 306. Sarcosine, sodium salt.
Sec. 307. Copper disodium EDTA.
Sec. 308. Sodium lauriminodipropinonate.
Sec.
309.
2-[4-(n-Ethyl-n-(4methylphenyl)amino)-2-hydroxybe.
Sec.
310.
2-[4-(Diethylamino)-2hydroxybenzoyl] benzoic acid.
Sec. 311. Choline hydroxide.
Sec. 312. Non-genetically modified lecithin
of rapeseed.
Sec. 313. Lecithin derived from sunflower.
Sec. 314. Lecithin derived from soybean.
Sec. 315. Sarkosyl® O.
Sec. 316. N-Vinylformamide.
Sec. 317. Butanamide, 3-oxo.
Sec.
318.
Dimethylaminopropyl
methacrylamide.
Sec. 319. Tetra-n-butylurea.
Sec. 320. DAAM.
Sec. 321. Primid QM-1260.
Sec. 322. Primid XL-552.
Sec. 323. Dichlormid.
Sec. 324. Propargyl butycarbamate.
Sec. 325. Diuron.
Sec. 326. Linuron.
Sec. 327. Carboxyamide function compounds (irganox 1098).
Sec. 328. Chlorpropham.
Sec. 329. Propoxur.
Sec. 330. Metolachlor.
Sec. 331. Metalaxyl.
Sec. 332. Zoxamide.
Sec. 333. Phenmedipham.
Sec. 334. Carbaryl.
Sec. 335. Flutolanil.
Sec. 336. Cyclanilide.
Sec. 337. Mefenoxam.
Sec. 338. S-Metolachlor.
Sec. 339. Napropamide.
Sec. 340. Mandipropamid.
Sec. 341. Fenhexamid.
Sec. 342. Mandestrobin technical.
Sec. 343. FOE 5043 hydroxy.
Sec. 344. 2-(Trifluoromethyl)benzamide.
Sec.
346.
2,5-bis
[(1,3dioxobutyl)amino]benzenesulfonic acid.
Sec. 347. Methyl-4-trifluoromethoxyphenylN-(chl.) carbamate.
Sec.
348.
2-Chloroacetoacetanilide
(AAOCA).
Sec.
349.
Acetoacetyl-2,5-dimethoxy-4chloroanilide.
Sec. 350. p-Aminobenzamide.
Sec.
351.
2-Amino-5-cyano-N,3dimethylbenzamide.
Sec. 352. Trans-N-boc Acid.
Sec. 353. Perkalink 900.
Sec. 354. Dodine.
Sec. 355. N,N′-m-Phenylenedimaleimide.
Sec. 356. 1,3-Diphenylguanidine.
Sec. 357. Flumiclorac pentyl ester.
Sec. 358. Creatine.
Sec. 359. CreAMINO.
Sec. 360. Chlorothalonil.
Sec. 361. 2-Methoxlyethyl(RS)-2-(4-tert(cyflumetafen).
Sec. 362. Bromoxynil octanoate.
Sec. 363. Bromoxynil heptanoate.
Sec. 364. Cyhalofop-butyl technical.
Sec. 365. β-Cyfluthrin.
Sec. 366. Deltamethrin.
Sec.
367.
Cyfluthrin
(excluding
βcyfluthrin).
Sec. 368. Cypermethrin.

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Sec. 600. Ethoxabom.
Sec. 601. Vulkacit merkapto-MG-C.
Sec. 602. ZM-W.
Sec. 605. Oxadiazon.
Sec. 606. Difenofenazon.
Sec. 607. Fluodinixin technical.
Sec. 608. Propiconazole.
Sec. 609. Carbaxin.
Sec. 610. 1,2-Benzothiazol-3(2H)-one-2-buty.
Sec. 611. 4-[3-(4-Chlorophenyl)-3-(3,4-dimethoxy phenoxy)phenyl] acetic acid.
Sec. 612. Oxathiapiprolin.
Sec. 613. Pyraclostrobin.
Sec. 614. Isoxadifen.
Sec. 615. Bentazon.
Sec. 616. Thidiazuron.
Sec. 617. Heterocyclic: other herbicides: topramezone.
Sec. 618. Pinoxaden.
Sec. 619. Isoxaben technical herbicide.
Sec. 620. Clomazone.
Sec. 621. Fluithiacetmethyl.
Sec. 622. Flumioxazin.
Sec. 623. Buprofezin.
Sec. 624. Pyruvadione.
Sec. 625. Fluralaner (AH252723).
Sec. 626. OBPA.
Sec. 627. Etoxazole.
Sec. 628. Agricultural chemical.
Sec. 629. Crisaborole.
Sec. 630. Sarolaner.
Sec. 631. 3-(Ethylsulfonyl)-2-fluoropicolinamide.
Sec. 632. 2-Amino-3-cyano thiophene.
Sec. 633. 2H-3,1-Benzoxazine-2,4(1H)-dione.
Sec. 634. Ertugruflozin L-pyrrogliutamic acid.
Sec. 636. Isoxadiifen-ethyl.
Sec. 638. NA-11.
Sec. 641. UV absorber.
Sec. 644. Phosphate 'BAM-GRN'.
Sec. 645. Chlortetracycline, copper doped.
Sec. 646. Itoxazolin.
Sec. 647. Grazoprevir (MK-5172).
Sec. 648. Cyprosulfamide.
Sec. 649. Pyroxasulfone technical.
Sec. 650. Lanthanum phosphate 'LAP'.
Sec. 651. Pyrazole.
Sec. 652. Sulfentrazone.
Sec. 653. Isoxaflutole.
Sec. 654. Isoxaben technical herbicide.
Sec. 656. Yttrium oxide 'YOX'.
Sec. 657. Flucarbazone-sodium.
Sec. 658. Pyroxsulam herbicide.
Sec. 659. Methyl 2-(aminosulfonyl) benzothiazole.
Sec. 660. Methylyl 3-sulfamoylthiophene-2-carboxylate.
Sec. 661. 3-(Ethylsulfanyl)-2-pyridinesulfonamide.
Sec. 662. Carbamic acid, N-[3-[(dimethylamino) methyl]-j-phenyl ester.
Sec. 663. Imazosulfuron.
Sec. 664. S-Fluorocapillamid derivative.
Sec. 665. Oryzalin.
Sec. 666. Stevia rebiana.
Sec. 667. Purified steviol glycoside, rebaudioside A.
Sec. 668. Purified steviol glycoside, rebaudioside M.
Sec. 669. d-Mannose.
Sec. 670. Threose.
Sec. 671. Iron sodium EDDHA.
Sec. 672. Chlorophyllin.
Sec. 673. Black carrot color concentrate.
Sec. 674. Purple sweet potato color concentrate.
Sec. 675. Red cabbage color concentrate.
Sec. 676. Red radish color concentrate.
Sec. 677. Disperse blue 56.
Sec. 678. Disperse blue 284.
Sec. 679. Disperse blue 66M.
Sec. 680. Mix of disperse blue 66 M, disperse blue 66E.
Sec. 681. Mix of disperse blue 77, 56, 60M, 60ME, 77.
Sec. 682. Mix of disperse yellow 64, 211, 42, and 54.
Sec. 683. Disperse yellow 218.
Sec. 684. Mix of disperse yellow 163, etc.
Sec. 685. Mix of disperse orange T9601, etc.
Sec. 686. Mix of solvent yellow 163, etc. (black HLA-8).
Sec. 687. Mix of disperse blue ANT (Br), etc. (Dx blk XF-2).
Sec. 688. Mix of disperse yellow 77 and disperse blue 60M.
Sec. 689. Disperse yellow 841.
Sec. 690. Mix of disperse blue ANT (Br), etc. (Dx navy XF-2).
Sec. 691. Disperse orange FC84508.
Sec. 692. Mix of disperse blue 60 M, etc (Dx turquoise XF).
Sec. 693. Disperse yellow 71.
Sec. 694. Mix of disperse blue 77, etc (Dx black AM-SLR conc).
Sec. 695. Mix of disperse yellow 163, etc. (Dx black BLK-A).
Sec. 696. Mix of disperse red 356, 367, & H11030.
Sec. 697. Mix of disperse blue 1042A & disperse red 10252.
Sec. 698. Mix of disperse blue 77, 60 M, & disperse yellow 71.
Sec. 699. Disperse blue 60.
Sec. 700. Disperse blue 77.
Sec. 701. Disperse blue 791.
Sec. 702. Disperse red E-FB.
Sec. 703. Disperse yellow 64.
Sec. 704. Mix of disperse blue 73 & disperse blue 73 P.
Sec. 705. Acid red 92 (phloxine disodium salt).
Sec. 706. Solvent blue 182.
Sec. 707. Acid black 194.
Sec. 708. Acid red 32.
Sec. 709. Acid dye for pigment red 144.
Sec. 710. Sandalwood black HBL.
Sec. 711. Acid red 182.
Sec. 712. Acid orange 67.
Sec. 713. Acid blue 324.
Sec. 714. Acid blue 171.
Sec. 715. Mix of acid black 230A and acid black 230 B.
Sec. 716. Acid red 87 (eossine disodium salt).
Sec. 717. Acid dyes; acid blue 9.
Sec. 718. Acid blue 80.
Sec. 719. Acid yellow 23.
Sec. 720. Basic yellow 40 dye.
Sec. 721. Methyl violet dye liquid.
Sec. 722. Basic red 1:1.
Sec. 723. Basic green 1.
Sec. 725. Basic violet 11:3 rhodamine dye powders.
Sec. 726. Direct blue 71.
Sec. 727. Direct blue 279.
Sec. 728. Direct blue 51.
Sec. 729. Direct yellow 9 crude.
Sec. 730. Indigo, vat blue 1.
Sec. 731. Pigment orange 43 vat orange 7.
Sec. 732. Vat red 15.
Sec. 733. Vat blue 66.
Sec. 734. Vat blue 19.
Sec. 735. Reduced vat blue 43.
Sec. 736. Vat blue 1, reduced.
Sec. 737. Isolovanthrone—vat violet 19.
Sec. 738. Vat blue 4.
Sec. 739. Reactive blue 19.
Sec. 740. Reactive red 195.
Sec. 741. Mix of reactive blue 19 and reactive blue 187.
Sec. 742. Reactive blue FC75311.
Sec. 1180. Acrylic fiber tow with an average decitex of between 2 and 5.
Sec. 1181. Acrylic filament tow with an average decitex of 2.2.
Sec. 1182. Acrylic or modacrylic staple fibers, not processed.
Sec. 1183. Polycrylonitrile tow with an average decitex of 3.3.
Sec. 1184. Polycrylonitrile tow with an average decitex of 3.3.
Sec. 1185. Acrylic filament tow with a decitex of 5.0 to 5.6.
Sec. 1186. Acrylic filament tow with a decitex of 3.3.
Sec. 1187. Acrylic or modacrylic staple fibers, not processed.
Sec. 1188. Modacrylic staple fibers with an average decitex of 2.2 and a fiber length of 38mm.
Sec. 1189. Modacrylic staple fibers with an average decitex of 2.2 and a fiber length of 51mm.
Sec. 1190. Modacrylic staple fibers with an average decitex of 1.7 and a fiber length of 51mm.
Sec. 1191. Acrylic staple fibers with a fiber length of 40mm.
Sec. 1192. Acrylic staple fibers with a fiber length of 40mm.
Sec. 1193. Synthetic staple fibers not processed for spinning.
Sec. 1194. Acrylic staple fibers with a fiber length between 40 and 47.5mm and a solar reflectance index less than 10.
Sec. 1195. Acrylic staple fibers with a fiber length between 40 and 47.5mm and a solar reflectance index between 10 and 30.
Sec. 1196. Acrylic staple fibers with a fiber length between 40 and 47.5mm and a solar reflectance index greater than 30.
Sec. 1197. Acrylic staple fibers with a fiber length between 40 and 47.5mm and a solar reflectance index less than 10.
Sec. 1198. Acrylic staple fibers with a fiber length between 40 and 47.5mm and a solar reflectance index between 10 and 30.
Sec. 1199. Acrylic staple fibers with a fiber length between 40 and 47.5mm and a solar reflectance index greater than 30.
Sec. 1200. Modacrylic staple fiber with a decitex of 1.7 and a fiber length of 38mm.
Sec. 1201. Acrylic staple fibers not processed for spinning.
Sec. 1202. Modified acrylic flame retardant staple fiber with a decitex of 2.7.
Sec. 1203. Modified acrylic flame retardant staple fiber with a decitex of 3.9.
Sec. 1204. Acrylic fiber staple, dyed.
Sec. 1205. Flame retardant rayon fiber.
Sec. 1206. Cellulosic man-made viscose rayon staple fiber.
Sec. 1207. Cellulosic man-made shortcut viscose rayon fiber.
Sec. 1208. Flame resistant staple fibers of viscose rayon.
Sec. 1209. Rayon staple fibers for use in goods of heading 61.19.
Sec. 1210. Flame retardant viscose rayon staple fiber with a decitex of 4.7 and a length of 60mm.
Sec. 1211. Flame retardant viscose rayon staple fiber with a decitex of 3.3 and a length of 60mm.
Sec. 1212. Flame retardant viscose rayon staple fiber with a decitex of 2.2 and a length of 38mm.
Sec. 1213. Flame retardant viscose rayon staple fiber with a decitex of 5.0 and a length of 60mm.
Sec. 1214. Flame retardant viscose rayon staple fiber with a decitex of 2.2 and a length of 38mm.
Sec. 1215. Reduced flammability lycocell fiber.
Sec. 1216. Acrylic staple fiber.
Sec. 1217. Acrylic or modacrylic staple fibers processed and with a decitex of 2.75 to 3.5.
Sec. 1218. Acrylic or modacrylic staple fibers processed and with a decitex of 11.0.
Sec. 1365. Screw anchors.
Sec. 1367. Stainless steel handles for cookware.
Sec. 1368. Vacuum steel hinged lid pitchers not exceeding 1L.
Sec. 1371. Metal wire cages for pets other than dogs.
Sec. 1375. Side press wringer handles.
Sec. 1376. Steam speciality joints.
Sec. 1377. Isoceles triangle wire.
Sec. 1378. Nickel alloy wire.
Sec. 1379. Aluminum mountings.
Sec. 1380. Zinc punches.
Sec. 1381. Sintered tungsten bar.
Sec. 1382. Gallium un wrought in solid form.
Sec. 1383. Germanium un wrought in ingot form.
Sec. 1384. Germanium purified metal ingots.
Sec. 1385. Gear driven one-handed pruners.
Sec. 1386. Non-circular gear driven two-handed pruning shears.
Sec. 1387. Swivel head grass shears.
Sec. 1388. Tweezers.
Sec. 1389. Rotary cutting hand tools.
Sec. 1390. Hand tools for applying plastic clip fasteners.
Sec. 1391. Four-inch bench vises.
Sec. 1392. Five-inch bench vises.
Sec. 1393. Six-inch bench vices.
Sec. 1394. Fixed carbide cutter and roller cone drill bits.
Sec. 1395. Fixed diamond cutter and roller cone drill bits.
Sec. 1396. Steel liner insulated coffee servers.
Sec. 1397. Vacuum steel lined coffee servers with lids.
Sec. 1398. Vacuum steel insulated coffee servers with bases.
Sec. 1399. Full tang knives.
Sec. 1400. Pet grooming scissors.
Sec. 1401. Scissors, valued over $1.75 per dozen.
Sec. 1402. Nail clippers for pets.
Sec. 1403. Nail clippers, nail nippers, and nail files.
Sec. 1404. Manicure and pedicure sets.
Sec. 1405. Padlocks of base metal imported in bulk.
Sec. 1406. Manual door closers.
Sec. 1407. Antithet steel cases with digital lock.
Sec. 1408. Recovery boiler economizers.
Sec. 1409. Steam turbine with an output between 60 MW and 120 MW.
Sec. 1410. Steam turbines with an output between 27 MW and 40 MW.
Sec. 1411. Used compression-ignition internal combustion engines.
Sec. 1412. Engine blocks.
Sec. 1413. High silicon molybdenum exhaust manifolds.
Sec. 1414. Connecting rods.
Sec. 1415. Crankcases.
Sec. 1416. Cylinder heads.
Sec. 1417. Pistons.
Sec. 1418. Fuel pump assemblies.
Sec. 1419. High pressure pumps.
Sec. 1420. Used fuel pumps.
Sec. 1421. Fuel transfer pumps.
Sec. 1422. Fuel pumps.
Sec. 1424. Exhaust fans for permanent installation.
Sec. 1425. Exhaust fans for permanent installation.
Sec. 1426. Blower subassemblies incorporated into fans.
Sec. 1427. Range hoods.
Sec. 1428. Pre-assembled pedestal fan column assemblies.
Sec. 1429. Grilles for exhaust fans.
Sec. 1430. Certain portable air conditioners.
Sec. 1431. Portable air conditioners.
Sec. 1432. Self-contained portable air conditioners.
Sec. 1433. Pressure distillation columns.
Sec. 1434. Shell and tube oil coolers.
Sec. 1435. Mobile sprinklers.
Sec. 1436. Flexographic printers with print speed less than 184 meters per minute.
Sec. 1437. Flexographic printing machinery.
Sec. 1438. Shuttleless rapier looms to weave fabrics.
Sec. 1439. Shuttleless, jet type power looms to weave fabrics.
Sec. 1440. Miter saws with cut-off.
Sec. 1441. Table saws.
Sec. 1442. Circular benchtop band saws.
Sec. 1443. Certain stationary band saws.
Sec. 1444. Certain titling arbor table saws.
Sec. 1445. Table saws with 10 inch (25.4 centimeter) blade.
Sec. 1446. Compound miter saw, 10 inch, without laser.
Sec. 1447. Drill presses.
Sec. 1448. Electrical rotary drill, hammer and chiseling tools.
Sec. 1449. Tire assembly machines (TAM).
Sec. 1450. Catty whack.
Sec. 1451. Fly by spinner toys.
Sec. 1452. Vehicle stability control actuator assemblies.
Sec. 1453. Hydraulic subsea jumper connectors.
Sec. 1454. Bird in a cage.
Sec. 1455. Mouse in a pouch.
Sec. 1456. Telescope mirror segment support assemblies.
Sec. 1457. Segmented compression molds of more than 25-inch rim diameter.
Sec. 1458. Valve-type fuel injectors.
Sec. 1459. Dosing module injectors.
Sec. 1460. Regulator valves.
Sec. 1461. Fuel injectors.
Sec. 1462. Subsea flow modules.
Sec. 1463. Crankshafts.
Sec. 1464. Used camshafts and crankshafts for diesel engines.
Sec. 1465. Crankshafts for engines with cylinder capacity exceeding 19,000 cubic centimeters.
Sec. 1466. Crankshaft bearings.
Sec. 1467. Used transmissions.
Sec. 1468. Flexplates for engines with cylinder capacity between 6,000 and 20,000 cubic centimeters.
Sec. 1469. Flexplates for engines with cylinder capacity between 1,000 and 5,900 cubic centimeters.
Sec. 1470. Ring gears.
Sec. 1471. Electromechanical rotational actuator assemblies.
Sec. 1472. Power back door actuator assemblies.
Sec. 1473. Direct current pump motors.
Sec. 1474. Motor assemblies for electric box fans with output between 37.5 watts and 74.6 watts.
Sec. 1475. Motor assemblies for oscillating fans with output between 37.5 watts and 72 watts.
Sec. 1477. Motor assemblies for air circulator electric fans.
Sec. 1479. Alternating current multiphase submersible pump motors with output between 3 kilowatts and 14.92 kilowatts.
Sec. 1480. Alternating current multiphase submersible pump motors with output between 149.2 kilowatts and 150 kilowatts.
Sec. 1481. Alternating current generators for exercise equipment.
Sec. 1482. Electric generating sets with natural gas engines.
Sec. 1483. Stator and rotor core laminations.
Sec. 1484. Universal serial bus (USB) auto chargers.
Sec. 1485. Fuel shutoff solenoids.
Sec. 1486. Lithium polymer rechargeable batteries.
Sec. 1487. Annular shaped lithium thionyl chloride (LTC) batteries.
Sec. 1488. Cylindrical shaped lithium thionyl chloride (LTC) batteries.
Sec. 1489. Electric burr coffee grinders.
Sec. 1490. Electric food spiralizer appliances.
Sec. 1491. Electric cylindrical coffee grinders.
Sec. 1492. Electromechanical knives.
Sec. 1493. Automatic litterboxes.
Sec. 1494. Automatic food feeders for dogs and cats.
Sec. 1495. Automatic pet waterers for dogs and cats.
Sec. 1496. Automatic fish feeders.
Sec. 1498. Handheld electric can openers.
Sec. 1499. Food beaters designed to attach to handheld mixers.
Sec. 1500. Dough hooks designed to attach to handheld mixers.
Sec. 1501. Electrothermic bowls for food stand mixers.
Sec. 1502. Metal bowls for use with food stand mixers with capacity of more than 4.7 liters and not more than 8.6 liters.
Sec. 1503. Metal bowls for use with food stand mixers with capacity of more than 3.3 liters and not more than 4.8 liters.
Sec. 1504. Used starters.
Sec. 1505. Alternators.
Sec. 1506. Used alternators.
Sec. 1507. Parking sensors, signaling equipment.
Sec. 1508. Bulb heaters with or without a fan.
Sec. 1509. Heater fan lights for permanent installation.
Sec. 1510. Wall heaters.
Sec. 1512. Electric steam irons.
Sec. 1513. Microwave hoods with a plastic handle.
Sec. 1514. Microwave hoods with a metal handle.
Sec. 1515. Microwave hoods with 53 to 55 liter capacity.
Sec. 1516. Microwave hoods with 58 to 60 liter capacity.
Sec. 1517. Microwave hoods with 58 to 60 liter capacity and large turntable plates.
Sec. 1518. Microwave hoods with 55 to 55 liter capacity and large turntable plates.
Sec. 1519. Microwave hoods with 56 to 58 liter capacity.
Sec. 1520. Microwave hoods with rectangular plate.
Sec. 1522. Multifunction grills.
Sec. 1523. Electric sandwich grills.
Sec. 1524. Automatic drip coffee makers.
Sec. 1525. Automatic pour over coffee makers.
Sec. 1526. Automatic siphon coffee makers.
Sec. 1527. Automatic glass tea kettles.
Sec. 1528. Single serving capsule coffee makers.
Sec. 1529. Front-loading coffee makers.
Sec. 1531. Carafe-less coffee makers.
Sec. 1532. Built-in coffee machines.
Sec. 1533. Toaster ovens with a pop-up toaster feature.
Sec. 1534. Automatic painted metal hot water kettles.
Sec. 1535. Automatic cylindrical metal hot water kettles.
Sec. 1536. Electric breakfast sandwich makers.
Sec. 1540. Electric multi-cookers.
Sec. 1541. Programmable slow cookers with thermometer probe.
Sec. 1542. Electric pressure cookers rated more than 1000 watts but not more than 1200 watts.
Sec. 1543. Electric rice cookers.
Sec. 1544. Electric pressure cookers rated more than 1200 watts but not more than 1400 watts.
Sec. 1545. Electric pressure cookers rated more than 800 watts but not more than 1000 watts.
Sec. 1546. Electric oil popcorn poppers and tumblers.
Sec. 1547. Candle warmers.
Sec. 1548. Garment steamers.
Sec. 1549. Vacuum steel insulated coffee carafes.
Sec. 1550. Steel vacuum pitchers with plastic hinged lid.
Sec. 1551. Flat panel liquid crystal display (LCD) televisions for exercise equipment.
Sec. 1552. Ground fault circuit interrupters rated at 15 amps.
Sec. 1553. Ground fault circuit interrupters rated at 20 amps.
Sec. 1554. Arc fault circuit interrupters or dual function arc fault and ground fault circuit interrupters.
Sec. 1555. Lamp-holder housings of porcelain.
Sec. 1556. Chassis or shelving containing backplane.
Sec. 1557. Printed board assemblies for circuit breakers.
Sec. 1558. Lamps containing deuterium gas without radio-frequency identification (RFID).
Sec. 1559. Lamps containing deuterium gas with radio-frequency identification (RFID).
Sec. 1560. Cathode-ray tubes.
Sec. 1561. Mirror segment controller sensors.
Sec. 1562. Insulated electric conductors.
Sec. 1563. Mitsubishi Fuso eCanter trucks.
Sec. 1564. Commercial vehicles.
Sec. 1565. Cabs and bodies for electric vehicles.
Sec. 1566. Used gear boxes for certain vehicles for the transportation of goods.
Sec. 1567. Gear boxes.
Sec. 1568. Used gear boxes for certain other vehicles.
Sec. 1569. Differentials.
Sec. 1570. Suspension system stabilizer bars.
Sec. 1571. Mufflers and exhaust pipes and parts thereof.
Sec. 1572. Stand-up bicycles.
Sec. 1573. Elliptical cycles.
Sec. 1574. Unicycles.
Sec. 1575. Bicycle wide angle reflectors.
Sec. 1576. Zee cages.
Sec. 1577. Bicycle disc brakes.
Sec. 1578. Baby strollers.
Sec. 1579. Baby stroller systems.
Sec. 1580. Projection lenses with a focal length of 1.13 meters or more but not over 36.94 meters.
Sec. 1581. Projection lenses with a focal length of 19.68 millimeters or more but not over 132 millimeters.
Sec. 1582. Swim goggles.
Sec. 1583. Projection screens.
Sec. 1584. Liquid crystal display (LCD) television panel assemblies with a video display diagonal measuring not over 58.42 centimeters.
Sec. 1585. Liquid crystal display (LCD) television panel assemblies with a video display diagonal measuring over 58.42 centimeters but not over 78.74 centimeters.
Sec. 1586. Liquid crystal display (LCD) television panel assemblies with a video display diagonal measuring over 78.74 centimeters but not over 81.28 centimeters.
Sec. 1587. Liquid crystal display (LCD) television panel assemblies with a video display diagonal measuring over 81.28 centimeters but not over 99.06 centimeters.
Sec. 1588. Liquid crystal display (LCD) television panel assemblies with a video display diagonal measuring over 99.06 centimeters but not over 101.6 centimeters.
Sec. 1589. Liquid crystal display (LCD) television panel assemblies with a video display diagonal measuring over 101.6 centimeters but not over 124.46 centimeters.
Sec. 1590. Liquid crystal display (LCD) television panel assemblies with a video display diagonal measuring over 124.46 centimeters but not over 137.16 centimeters.
Sec. 1591. Liquid crystal display (LCD) television panel assemblies with a video display diagonal measuring over 137.16 centimeters.
Sec. 1592. Optical attenuators.
Sec. 1593. Bicycle speedometers.
Sec. 1594. Wide-band oscilloscopes.
Sec. 1595. Oscilloscopes.
Sec. 1596. Multimeters, without recording device, bench top.
Sec. 1597. Multimeters, without recording device, handheld.
Sec. 1598. FX1 multimeters, without recording device, module.
Sec. 1599. Multimeters.
Sec. 1600. Impedance analyzers having a frequency range of 20 hertz to 120 megahertz.
Sec. 1601. Electromagnetic interference receivers having a frequency range of 3 hertz to 44 gigahertz.
Sec. 1602. Oscilloscope calibration tools.
Sec. 1603. Local area network extensions for instrumentation (LXI) data acquisition and switch units.
Sec. 1604. Oscilloscope calibration tools with five channels.
Sec. 1605. Signal generators.
Sec. 1606. Oscilloscope calibration tools.
Sec. 1607. Chiming melody battery operated clock movements.
Sec. 1608. Mechanical clock movements.
Sec. 1609. Chime melody rod assemblies.
Sec. 1610. Pillows, cushions, and similar furnishings of cotton.
Sec. 1611. Pillows, cushions, and similar furnishings of material other than cotton.
Sec. 1612. Light emitting diode (LED) hanging lamps with total internal reflection.
Sec. 1613. Light emitting diode (LED) lamps, mounting options, bases, clamps, and mounts.
Sec. 1614. Electric table or desk light emitting diode (LED) task lamps with ball joints.
Sec. 1615. Light emitting diode (LED) task lamps that reflect light from LED.
Sec. 1616. Light emitting diode (LED) motion activated security lanterns.
Sec. 1617. Exterior emergency lights.
Sec. 1618. Wing illumination lights.
Sec. 1619. Lantern globes of extruded borosilicate glass.
Sec. 1620. Golf club driver heads with a loft under 9.5 degrees.
Sec. 1621. Golf club iron heads of 6-irons and 7-irons.
Sec. 1622. Golf club iron heads of 8-irons and 9-irons.
Sec. 1623. Golf club putter heads.
Sec. 1624. Tennis racket frames, unstrung.
Sec. 1625. Racquetball rackets.
Sec. 1626. Squash rackets.
Sec. 1627. Volleyballs.
Sec. 1628. Leather basketballs.
Sec. 1629. Racquetballs.
Sec. 1630. Bluetooth enabled fitness equipment.
Sec. 1631. Certain fitness equipment, tread climbers.
Sec. 1632. Fitness equipment incorporating several modalities.
Sec. 1633. Bluetooth enabled multimodality fitness equipment.
Sec. 1634. Speed bags and related equipment.
Sec. 1635. Exercise cycles.
Sec. 1636. Certain bluetooth enabled adjustable dumbbells with rotating single handle grips.
Sec. 1637. Certain adjustable dumbbells with rotating end handles.
Sec. 1638. Stainless steel dumbbells.
Sec. 1639. Racquetballs.
Sec. 1640. Leather basketballs.
Sec. 1641. Golf club iron heads of 5-irons and 9-irons.
Sec. 1642. Golf club iron heads of 6-irons.
Sec. 1643. Golf club iron heads of 7-irons.
Sec. 1644. Golf club iron heads of 8-irons.
Sec. 1645. Golf club iron heads of 9-irons.
Sec. 1646. Golf club putter heads.
Sec. 1647. Tennis racket frames, unstrung.
Sec. 1648. Racquetball rackets.
Sec. 1649. Squash rackets.
Sec. 1650. Bluetooth enabled fitness equipment.
Sec. 1651. Speed bags and related equipment.
Sec. 1652. Exercise cycles.
Sec. 1653. Boxing and mixed martial arts (MMA) protective equipment.
Sec. 1654. Fishing rods, 1-piece, of fiberglass and graphite.
Sec. 1655. Fishing reels valued more than $2.70 but not more than $8.45, pre-spooled, with rod.
Sec. 1656. Eyelash curlers.
Sec. 1657. Vacuum glass lined steel coffee servers over 2 liters.
Sec. 1658. Vacuum glass coffee servers with top lever action.
Sec. 1659. Vacuum glass lined coffee servers with sight gauge.
Sec. 1660. Vacuum glass coffee servers with sight gauge.
Sec. 1661. Vacuum glass lined coffee servers with sight gauge.
Sec. 1662. Tripod camera mounts.

OFFERED BY MR. FRELINGHUYSEN

H.J. Res. 125, making further continuing appropriations for fiscal year 2018, and for other purposes, does not contain any congressional earmark, limited tax benefits, or limited tariff benefits as defined in clause 9 of rule XXI.

OFFERED BY MR. GOODLATTE

The provisions that warranted a referral to the Committee on Judiciary in H.R. 4712 do not contain any congressional earmarks, limited tax benefits, or limited tariff benefits as defined in clause 9 of rule XXI.
The Senate met at 4:30 p.m. and was called to order by the President pro tempore (Mr. HATCH).

PRAYER

The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

Eternal God, the fountain of wisdom, as our lawmakers do the work of freedom, give them the assurance of Your provisions and prevailing presence. Remind them of Your promise to never leave or forsake Your people. Nourish our Senators this day with spiritual truths and moral qualities that will make our Nation strong and good.

Lord, surround our legislators and their loved ones with the shield of Your Divine favor, being for them a shade by day and a defense by night.

And, Lord, in this land we love, draw together the diverse men and women from every race, creed, and culture, forging us into a united force for good. Empower us to accomplish Your purposes on Earth, as we remember that words matter and that out of the abundance of the heart, the mouth speaks.

We pray in Your merciful Name. Amen.

PLEDGE OF ALLEGIANCE

The President pro tempore led the Pledge of Allegiance, as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

RECOGNITION OF THE MAJORITY LEADER

The PRESIDENT pro tempore. The majority leader is recognized.

FUNDING THE GOVERNMENT

Mr. MCCONNELL. Mr. President, as we all know, Congress has until Friday to reach an agreement that ensures continuous funding for the Federal Government. There is too much at stake for Republicans and Democrats not to come together, particularly with the serious bipartisan conversations underway on shared priorities, such as rebuilding our military, fixing our broken immigration policy, and other issues.

Now that a Federal judge has issued a nationwide injunction preventing the use of the 2016 procedure under the Obama administration’s DACA Program, it is clear that Congress has at least until March, at a minimum and possibly even longer, to reach a compromise that resolves the DACA question but also strengthens our security and makes other needed reforms to our broken immigration system. With no imminent deadline on immigration and with bipartisan talks well underway, there is no reason why Congress should hold government funding hostage over the issue of illegal immigration.

I am confident that Senators on both sides of the aisle will choose to avoid a manufactured crisis, reach a bipartisan funding agreement in the coming days, and then continue our negotiations in these important areas.

FISA

Mr. MCCONNELL. Now, on another matter, later this afternoon the Senate will vote to advance reauthorization of title VII of the Foreign Intelligence Surveillance Act. This includes section 702, one of the most important tools that our warfighters and intelligence professionals use to wage the war on terror and to keep Americans safe.

It allows the United States to collect communications from foreign terrorists who wish harm on America and our allies. To be clear, it does not permit the targeting of anyone of any nationality who is known to be located here in the United States. With respect to foreigners on foreign soil, 702 gives the men and women who keep us safe the vital tools they need to fulfill their missions.

Five years ago, Congress reauthorized the title with overwhelming bipartisan support. It is imperative that we do so once again. The world remains dangerous. Al-Qaeda, ISIL, and associated terror groups are still intent on harming our people and those working with us overseas.

Yet with each day that passes since the Nation was attacked on September 11, 2001, it seems that concern over terrorism has waned. This is in part due to the success of our defense and intelligence community in preventing another major attack. They rely upon section 702 to accomplish that mission.

I look forward to renewing the bipartisan consensus on this issue and reauthorizing this important provision as the Senate votes later this week.

TAX REFORM

Mr. MCCONNELL. Now, on a final matter, in the wake of last month’s historic tax reform legislation, the news is filled with stories of economic optimism and increasing prosperity for workers and middle-class families.

In fact, I am proud to announce that earlier today I spoke with the leadership of Humana, which employs more than 12,000 people in my home State of Kentucky. Yesterday they notified their staff that they will be accelerating pay incentives for associates and raising the minimum hourly wages for both part-time and full-time employees—all thanks to tax reform. For these Kentucky workers, the Tax Cuts and Jobs Act will mean more money in their paychecks.

Just last week, the international automaker Fiat Chrysler announced that it will invest 1 billion new dollars...
in the Warren Truck Assembly Plant just outside of Detroit. The production line for Ram heavy-duty trucks is leaving Mexico and coming back to America. This will create 2,500 new jobs and inject relief right into the local economy. According to officials who announced the change, all this is only happening because tax reform is re-making the business climate in our country.

Besides the revival in manufacturing, Fiat Chrysler announced a new wave of $2,000 bonuses for 60,000 hourly and salaried employees. They will join a growing list of more than 150 companies that have announced plans to distribute significant bonuses, permanent pay raises, more generous retirement contributions, or other benefits to their employees, all thanks to tax reform.

Prior to tax reform, companies that wanted to manufacture goods in America and hire American employees faced the highest statutory corporate tax rate in the developed world. American workers were ready to clock in, but our outdated burdensome Tax Code told potential investors to move along and find somewhere else to set up shop. Those days are over, thanks to the President and Republican majorities in the House and Senate that voted to modernize our Tax Code.

Now we are the ones with a competitive advantage. The Wall Street Journal’s editorial board believes that our tax reform will help modernize our Tax Code. The Senate is reserved.

The PRESIDING OFFICER. Without objection, it is so ordered.

RESERVATION OF LEADER TIME

The PRESIDING OFFICER. Under the previous order, the leadership time is reserved.

CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER. Morning business is closed.

RAPID DNA ACT OF 2017

The PRESIDING OFFICER. Under the previous order, the Senate will resume consideration of the House message to accompany S. 139, which the clerk will report.

The senior assistant legislative clerk reads as follows:

House message to accompany S. 139, a bill to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes.

Pending:

McConnell motion to concur in the amendment of the House to the bill McNenny amendment No. 1870 to the House amendment to the bill, to change the enactment date.

McConnell amendment No. 1871 to amendment No. 1870, of a perfecting nature.

McConnell motion to refer the message of the Judiciary, with instructions, McConnell amendment No. 1872, to change the enactment date.

McConnell amendment No. 1873 to (to the instructions) amendment No. 1870, of a perfecting nature.

McConnell amendment No. 1874 to amendment No. 1873, of a perfecting nature.

RECOGNITION OF THE MINORITY LEADER

The PRESIDING OFFICER. The Democratic leader is recognized.

NATURE NEUTRALITY

Mr. SCHUMER. Mr. President, first, on the topic of net neutrality, since the administration just announced they want to roll back the FCC and the net neutrality in December, Democrats have been working hard to round up enough Senators to overrule the FCC’s decision, which places control of the Internet in the hands of the biggest corporations.

Today we reached a milestone: 50 Senators will support Senator MArkey’s resolution of disapproval. All 49 Democrats have signed on to cosponsor, and my friend from Maine, Senator COLLINS, has also said she will support it.

With our full caucus supporting the measure, it is clear that Democrats want to keep the Internet from becoming a Wild West where ISPs are free to offer premium service to the wealthiest customers while average consumers are left with far inferior options.

When we force a vote on this bill, Republicans in Congress will, for the first time, have the opportunity to right the administration’s wrong and show the American people whose side they are on. Are they on the side of big Internet service providers and corporations, or are they on the side of consumers, entrepreneurs, startups, and small business owners?

I applaud Senator COLLINS for supporting this effort and hope sincerely that more of her colleagues will do the same. Given how quickly this measure has earned the support of 50 Senators, I believe we have a real chance of success in restoring net neutrality and keeping the Internet open and free for all Americans.

Mr. President, another pressing issue before us this week, the 702 program. The majority leader is pressing forward on a 6-year bill to reauthorize the 702 FISA Court program. This is a significant bill, but right now the majority leader is pushing for its passage without debate or amendment. That is the wrong approach.

Many of my colleagues would like to offer amendments on this legislation and, frankly, they deserve that right. Personally, I believe that while the bill makes some improvements to the 702 program, it should go somewhat further. We could do a better job balancing the crucial national security imperatives of the program with legitimate concerns about privacy and protecting the rights of American citizens.

Clearly, the bill on the calendar is better than the status quo, and it is certainly better than no bill at all, but that is not the choice before us. The majority leader can open up the bill for limited debate and a few amendments, not to delay but so that we can have some amendments and try to improve it.

For that reason, I will be voting no on the upcoming cloture motion. If cloture is not invoked, we can move quickly to an amendment process where Senators from both parties could offer ideas to improve the bill. That is what we ought to do, especially on a bill on the most sensitive area of the government, where security and liberty meet, and that will stand for 6 years. That is too quick for too much. We ought to have some amendments and some discussion.

DACA

Mr. President, the fate of the Dreamers has been the subject of months of intense bipartisan, bicameral negotiations. Last week, a bipartisan group of Senators went to the White House with an agreement that represents the best path forward. Senators Graham and DURBIN, alongside Senators GARDNER, MENENDEZ, FLAKE, and BENNET, worked out a compromise to stay inside the four corners President Trump outlined as the parameters of a deal in a televised meeting last Tuesday. In exchange for passing DACA protections, the Gang of 6 deal includes President Trump’s full budget request for border security, including funding to build barriers along the southern border. It deals with family reunification within the scope of the negotiations—foreclosing the possibility of Dreamers sponsoring their parents for citizenship. The deal would also curb the diversity lobbying system—another item President Trump requested.

The full details of the proposal will be announced tomorrow, but those are the basics, as I understand them.

The concessions in the bill are tough pills to swallow for Democrats. It is not the bill we would have written if we were in charge, but that is not the situation we find ourselves in. To make this body work—to avoid a shutdown—Democrats tried, in good faith, to meet the President and our Republican colleagues halfway—to find a deal that neither
side loved but both sides could live with, and that is what a bipartisan group of Senators achieved.

The deal they produced is right down the middle. It addresses the precise issues the President identified as part of a deal at the pivotal White House meeting last Thursday. President Trump turned his back on this bipartisan solution and proceeded to use foul and vulgar language to demean African and Caribbean countries.

His comments were certainly unbecitting the Presidency of the United States. They were beneath the dignity of his office. They went against the very idea of America—which holds up as an unassailable truth that all men are created equal, no matter their station or country of origin, but just as distressing, President Trump’s comments reveal an insincerity about coming to a deal for the Dreamers. It seems the President has only two ways of negotiating: Either he commits to a deal one day then betrays it the next—which is what happened last year after Leader Pelosi and I met President Trump on DACA—or he even dismisses the possibility of compromise and says a bipartisan deal is that he gets everything he wants.

Hundreds of thousands of lives hang in the balance. Funding for our men and women in uniform hangs in the balance. President Trump needs to step up. House Republicans and those in the Senate are not going to be had this week. The only person blocking it is President Trump.

So I have a challenge for President Trump. Everyone is talking about how bigoted your comments were last week. Well, actions speak louder than words. If you want to begin the long road back to prove you are not prejudiced or bigoted, support the bipartisan compromise that three Democrats and three Republicans have put before you—one that was aimed at meeting the concerns you voiced. Give the Dreamers safety here in America and bolster border security at the same time. This may be the last train leaving the station. President Trump needs to get on board.

I yield.

The PRESIDING OFFICER. The Senator from Vermont.

Mr. LEAHY. Mr. President, I find myself in strong agreement with the comments of the senior Senator from New York State.

He talked about 702. Let me refer to that a bit. Section 702 is in S. 139, the FISA Amendments Reauthorization Act of 2017. We are going to vote very soon on whether to cut off debate and block any amendments on a fundamentally flawed piece of legislation that fails to reform one of our most important surveillance tools.

Section 702 of the FISA Amendments Act was intended to provide for vast and powerful surveillance of foreigners overseas who might do harm to us, and it does, but the fact that it is an effective surveillance tool used against foreigners abroad is not the concern you will hear about today.

Today, you are going to hear concern that Section 702 has also become an unexpected and powerful domestic surveillance tool, targeting communications without a warrant—the so-called backdoor loophole.

If we put through here legislation saying—this legislation will allow our government to search all our emails without a warrant, Republicans and Democrats will be jumping up saying: Wait a minute. That violates the Fourth Amendment.

Well, the legislation we are voting on today—authored by the Chairman of the House Intelligence Committee, DEVIN NUNES—contains what his supporters portray as a fig leaf of reform, but, in fact, the legislation makes a bad problem even worse.

I will oppose cutting off debate on this bill, and I strongly urge my fellow Senators to do the same—not to kill the bill but to afford us, on such a critical surveillance tool, the opportunity to debate the constitutional implications and offer amendments to improve the bill and to protect Americans in every single State in this country. The Majority Leader has provided no such opportunity. He doesn’t want us to offer any amendments—even amendments we know would pass with a bipartisan majority.

Senator LEE and I are filing several amendments to improve this bill, including our USA Liberty Act. That is a Senate companion to a bill that was reported out of the House Judiciary Committee in a strong and very bipartisan vote. Our amendment offers a sensible compromise. It would protect national security—something we all want to do—it also protects American civil liberties, which I hope we also want to do.

I strongly support a warrant requirement based on Senator FEINSTEIN’s amendment in the Senate Intelligence Committee that would close the backdoor loophole. These amendments, and others offered by Senators PAUL and WYDEN and others, deserve a vote. And that is what I am asking for today. Senator LEE and Senator PAUL have spoken so strongly on the problems in this. They ought to be heard. They ought to have a chance to offer amendments.

Instead, the only bill we are voting on today is the House bill, which fails to comply with the fundamental constitutional imperative. I think we can do better in the Senate than to accept a flawed House bill. Do not be deceived by the sham warrant contained in the Nunes bill. Again, why we should have a Senate bill that speaks to those things we know as Senators and not the flawed warrant in the Nunes bill.

Our amendments are so large as to render it meaningless. The bill would require a warrant only during the final stage of a criminal investigation and only when the government believes national security or risk to life or bodily harm are not implicated at some undefined point in time. In all other cases, and at previous points in an investigation, the government can search for an American’s information in the Section 702 database just as frequently and casually as we might look up football scores on Google.

Yet, even if it is completely ineffective, the Nunes bill has a warrant requirement. That means the sponsors of this flawed legislation acknowledge that some sort of warrant is required to protect Americans’ privacy. They recognize that a search through a vast database of Americans’ communications can trigger Fourth Amendment protections, at least when it is convenient to the government.

The problem is the Constitution doesn’t say: We protect Americans’ rights only if it is convenient to the government. The reason they wrote the Constitution is to make sure every one of us has protections against the government.

When a Fourth Amendment interest is implicated, the government can easily obtain a warrant. They are going to come search your home. They are going to come search your files. They are going to come search your papers. They should have to have a warrant. The Fourth Amendment either applies or it does not. If it does not, then let’s have a constitutional amendment and do away with it. Nobody here would vote for that.

Even the sponsors of the Nunes bill now agree the Fourth Amendment applies. The only question is whether we have a real warrant requirement or a warrant in name only. Simply calling something a warrant doesn’t make it the Constitution.

I firmly believe a real warrant requirement doesn’t have to put our national security at risk. The reform proposals I support contain well-tried exemptions for exigent circumstances to allow for emergencies. For these reasons and others, I strongly support a warrant requirement to close the backdoor loophole. I think my fellow Senators, Republicans and Democrats, ought to be allowed to at least have a vote on this. If they don’t, I would urge my colleagues of the Senate to vote no on invoking cloture on the FISA Amendments Reauthorization Act.

January 16, 2018
Mr. WYDEN. Mr. President, I want to thank Chairman LEAHY for his excellent remarks.

Let me simply say, to move forward without amendments surrenders the constitutional obligations Senators have to protect the American people. This issue is important, it is complicated, and the American people deserve to have an opportunity for some real amendments to make sure that, at the end of the day, we have policies that keep our people safe and protect our liberties.

I see my friend from Kentucky. He is joined by his colleague from Utah Senator LEE, Senator LEAHY, and me.

Our bipartisan coalition is dedicated to essentially one mission: We think the country deserves a Senate that is very tough on terrorists. We don't take a backseat to anybody in terms of fighting terrorists. What we are opposed to is an end run on our sacred Constitution.

Right now, with the changes in communication systems around the world and communication systems increasingly becoming globally interconnected, we have more and more law-abiding Americans swept up in searches under the Foreign Intelligence Surveillance Act. We want to fight terrorists, but the law allows the government to target foreigners to acquire foreign intelligence information, which basically means anything related to the conduct of foreign affairs.

So let's talk about who could get swept up in these searches and who the people are whom Senator PAUL, Senator LEE, Senator LEAHY, myself, and colleagues on both sides of the aisle sought to protect as law-abiding Americans—we think they ought to have their constitutional rights. The kinds of people who could be swept up in these communications and have their emails or texts or their data searched without it could be American businesspeople talking to foreign contacts. It could be first-, second-, or third-generation American immigrants talking to family and friends who are still overseas; American journalists covering foreign stories; U.S. service-members talking to foreign friends they made while they were deployed; American teachers and researchers seeking information from overseas; How many Americans get swept up? We don't know. And we don't know—not because of a lack of effort. We have been trying for 6 years to get the government to provide even an estimate. On a number of these this my colleagues and I have ensured that we have both safety and liberty, but we have actually gone backward.

In an open hearing of the Intelligence Committee, when the Director of National Intelligence, Dan Coats—our former colleague—was asked about whether the government could collect, in effect, wholly domestic, personal data here in the United States, we couldn't even get a straight answer with respect to whether the government conducting repeated, warrantless searches of Americans, even if those Americans aren't the subject of any investigation, whether the government can read those private communications.

Finally, I want to put this whole issue in context. Every year, the CIA and the NSA conduct thousands of warrantless searches of 702 data on Americans, and that is just for content. They conduct tens of thousands of warrantless searches for communication records. The FBI is conducting these searches so frequently that they don't even rest. But they might have some marginal effect on only one of those searches. So the House bill is not just fake reform; it is a setback.

The last point I would make is that we finally made some headway with respect to collection of communications that are neither to nor from a foreign target but are simply about a foreign target. I went after this issue for years, this question of abuse of what is called "abouts" collection. Finally, the government realized it was going too far, and they put limits on it. Now it looks as though they want to get back in the business, and the other body—the House—basically creates a path to going back to "abouts" collection, which even the government has admitted has been abused.

There is an opportunity, if we vote, to allow some amendments, to come up with policies that will allow Americans to look at the Senate and say: We didn't back down. We went forward. We protected law-abiding Americans, but we made it clear that we were going to be relentless in our search for terrorists.

I know I have a little bit more time, but I see my colleague and partner Senator PAUL on the floor.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The Senator from Kentucky?

Mr. President, I rise in opposition to the government listening to your phone calls, reading your emails, or reading your text messages without a warrant. It doesn't mean the government will never do this, but it means they would have to ask a judge. They would have to ask a judge if they have probable cause that you committed a crime. They would have to name you. They would have to name the information they want. It is called the Fourth Amendment. All Americans deserve the protection of the Fourth Amendment.

In fact, I believe it was John Adams who said that James Otis's argument against blanket warrants, against generalized warrants that they called "general warrants" was the argument that the Fourth Amendment made in the 1760s was the spark that led to the American Revolution.

Lincoln is said to have written that any man can stand adversity, but if you want to challenge a man or a woman, give them power. Over almost 1,000 years, the history of Western civilization has been the struggle to contain the power of the monarch, the struggle to contain and maintain the power of the government in every form. From Magna Carta on, it has been the people trying to take power back from either the monarchy or a despotic government. We get to the formation of our government, and Jefferson wrote that the Constitution would be the change, that the government would be bound up in the change.

Patrick Henry wrote that the Constitution is meant to restrain the government, not the people. It is about taking power from the government and abusing the power to take our rights. You have a fundamental right to be left alone. Justice Brandeis put it this way. He said that the right most cherished among civilized men and women is the right to be left alone.

But we know also that the history of those who grab the reins of power, the history of those who take up the mantle of power is a history of abuse.

In World War II, President Wilson arrested 10,000 Americans because of their objection to the war. FDR had an enemies' list that he actually was very vocal about and published in newspapers. There were 77 people who were his enemies, and he used the IRS to go after them.

LBJ illegally spied on the Rev. Martin Luther King. We just had Martin Luther King Day yesterday. LBJ spied on him illegally in all manners and in all forms. They spied on Vietnam war veterans.

Nixon had an enemies' list. You vetoed it. After President Nixon, President Ford had a fight with the tea party groups. It turns out that if
you registered as a tea party group, you were given extra scrutiny. And people were denied being allowed to form as a charitable group or political activist group under President Obama because they disagreed with President Obama.

We now have a current administration where there have been accusations of people in the FBI having a personal animus against this President and conspiring and scheming how they could block him. We have had members of the Department of Justice who were married to people doing opposition research on President Trump, paid for by the opposition candidate, by Hillary Clinton.

Without question, that power has been abused and will always be abused. It was Lord Acton who said that "power tends to corrupt, and absolute power corrupts absolutely." The history given a variety of answers on this. We are about making sure to restrain the power of government.

Realize that we have the ability to collect all of the phone calls in Italy in 1 month. There was a story saying that we are collecting every phone call from Italy. Who gets trapped in that? If you collect everyone’s phone call in Germany or everyone’s phone call in Jordan, who gets caught in that? Many, many innocent, legitimate Americans get caught up in the other end of phone calls because it is not just the phone calls of terrorists, it is everybody’s phone calls. They are all being vacuumed up, and innocent Americans are caught up in that.

Senator WYDEN has been a leader in asking tough questions on the Intelligence Committee. Are there communications that are purely between two people in America that somehow get caught up in this database? He has been collecting every phone call from Italy. But we suspect that Americans talking to Americans in this country are caught up in this database. Should the government be allowed to search this database to prosecute you for not paying your tax bill or for a minor marijuana violation? Absolutely not. Why? Because this information is gathered without a warrant. It is gathered without any constitutional protection.

As others have said, we actually are OK with a lower standard for gathering foreign intelligence. We acknowledge that the Constitution doesn’t apply to everybody in the world. But if Americans get caught up in that, Americans deserve the protection of the Constitution.

Some on the other side have started saying: Well, it is lawfully gathered, so it could be used for any lawful purpose. That is the most ridiculous argument I have ever heard. It is gathered lawfully for foreigners, and we made the standard zero. There is no constitutional protection. We never said that we are going to gather foreigners’ information, put it in a big pool, mix it up with Americans’ information, and then type your name into—John Smith—and then find out whom you have been talking to.

Realize that they could listen to your conversation, then they could bring you in for an interview with the FBI, and if you say anything in the interview that contradicts what they eavesdropped on in your conversation, you have now committed a felony. Do you really want the government to have the ability to bring you in and ask you questions about your phone calls? And if you are not perfectly accurate in recalling your phone calls, you could go to prison.

All we are asking is that, for Americans, the Constitution should be in order. We should not get rid of the Constitution. We shouldn’t throw it out. The Constitution should protect us all. We take an oath of office to defend the Constitution. Our soldiers take the same oath of office. Wouldn’t it be sad if our soldiers came home from fighting and defending the Constitution to learn that we gave up on it while they were gone?

The sad state of affairs here is that the majority doesn’t want any debate. They want to ram this through with no amendments. Senator WYDEN and I have worked for months on amendments to a bill which actually reauthorizes the program. Senators LEAHY and LEE have another bill that is similar that replaces the program. None of us are for ending the program. All we are saying is that if you want to look at an American’s information, you need a warrant. People say it will slow us down. All of our bills have an emergency exception. If they declare an emergency, they can look at the information and get the warrant the next day. We hope that would be extraordinary and not the norm.

The thing is, we want the program to work, but we don’t want Americans caught up in it. I hope Senators will think this through. This will not kill the program.

They are going to scare you to death and say: Tomorrow, we are all going to die. The world is going to be taken over by terrorists if we don’t have this. If we win this vote tonight, they will be negotiating within an hour and will come to a compromise that allows the Constitution to protect Americans. That was our oath of office. That is what we should do.

I urge you to vote against the bill in its current fashion.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. GRASSLEY. Mr. President, I stand today in support of S. 139, the FISA Amendments Reauthorization Act.

As we know, the first responsibility of the U.S. Government is to protect our citizens. To do so, we must make sure that those who protect us have the tools to keep us safe. This bill does exactly that. It provides the intelligence community and law enforcement with the right tools, but it also minds the civil liberties and the privacy protections that our Constitution requires, especially given the ever-changing technological landscape.

The importance of our country’s safety and security has been highlighted in several events from just the past 2 years. We often get lost in the constant news cycle, but let’s not forget that New York City suffered three significant terrorist attacks in the last 15 months alone.

In September 2016, a terrorist detonated a pressure-cooker bomb in New York’s Chelsea neighborhood. A second pressure-cooker bomb was found a few blocks away but didn’t detonate. Earlier that day, a bomb went off near the start of a Marine Corps charity race.

This past October, Sayfullo Saipov drove a rented truck onto the bike lane and pedestrian walkway on the West Side Highway. He mowed down numerous civilians, killing eight and injuring 12 others.

And this past December, Akayed Ullah detonated a bomb in New York City’s subway tunnel to the Port Authority Bus Terminal, injuring several people near him. He told investigators that he did it in the name of ISIS.

In June 2016, Omar Mateen shot and killed 49 and injured 53 others in Orlando, also an act in the name of ISIS.

In September 2016, a terrorist stabbed 10 people at a mall in St. Cloud, MN.

In November 2016, a terrorist injured 13 after driving into and trying to stab students and teachers at Ohio State.

And in December 2015, we had the San Bernardino shooting, where terrorists killed 14 and injured 22.

We have also seen terrorist incidents evolving around the globe, especially impacting our friends in Europe.

In the United Kingdom alone, there have been at least a half dozen terrorist attacks in the past year, including a subway bombing in London, injuring 30 people; a van plowing down pedestrians on London Bridge killing 48 and killing 8 people; the Manchester concert bombing, in which 22 people were killed; and the attack on the British Parliament in London, killing 4, including a person from Utah.

All of these attacks and more show that the threats are real, and we must protect our country by lawful constitutional means. Congress has done so by providing lawful authority such as section 702. The section 702 program has been called "the most significant tool" in the NSA arsenal for the detection and disruption of terrorist threats. The NSA Director has said publicly that "there is no alternative way" to replicate section 702 collection. Some estimate that over 25 percent of all current U.S. intelligence is based upon section 702 collection.

There are some key examples. Hajji Iman rose from a high school teacher to become the second in command of ISIS. He was a main focus of NSA’s section 702 program. The U.S. Government offered a $7 million reward for information leading to his capture. We spent over 2 years looking for him. He
was ultimately captured based almost exclusively on intelligence information from section 702.

Najibullah Zazi is in prison for planning an attack of the New York City subway system with explosives in 2008. He received training in Pakistan from al-Qaida. He was discovered after he corresponded with an email address used by an al-Qaida courier in Pakistan, seeking advice on how to build explosives. The section 702 program uncovered the correspondence. Without discovery, the subway bombing plot might have succeeded.

In October 2013, the FBI began investigating Shawn Parson, a foreigner from Trinidad and Tobago, after Parson began posting comments online expressing a desire to commit an attack against Western interests. Information collected through section 702 revealed Parson’s efforts and was instrumental in identifying additional members of Parson’s network.

Throughout the section 702 program, the FBI assisted foreign partners to identify the individual who committed the 2016 New Year’s Eve terrorist attack at a night club in Turkey. During that attack, 38 people were killed or seriously injured, including an American citizen.

Those are just the unclassified examples.

It is important to remind my colleagues of the purpose behind section 702. It provides the government the authority to collect the electronic communications of foreigners located outside of the United States. Under section 702, it is against the law to target anyone in the United States or any American citizen, wherever that citizen is in the world.

The program is targeted. It is not a bulk collection system. Furthermore, the FISA Court must approve targeting procedures to ensure that only appropriate individuals are subject to surveillance. The 702 program also limits the handling and use of information that is collected. All three branches of government have a hand in overseeing the program to protect the constitutional rights of the American people.

It is also important to remind my colleagues that this legislation was first signed into law in 2008. When we took up consideration in 2012 and debated the law, we authorized this legislation subject to significant changes. The 2012 clean reauthorization had the full support of President Obama.

Some of our Senate colleagues oppose this bill. Their first, and most consistent, claim is that section 702 violates the Fourth Amendment. My colleagues claim that it is an “end-run” around the Constitution. Others call it a “legal loophole,” a “backdoor,” or “warrantless surveillance.”

Nothing could be further from the truth. Section 702 is fully consistent with the Constitution. Every Federal court to review section 702—even including the very liberal Ninth Circuit—has upheld the law. The Supreme Court’s recent decision to deny review of the Ninth Circuit case stands that court’s decision. These courts consistently determined that a warrant is not required to collect or query section 702 information.

Moreover, an independent PCLOB review board has reviewed the entire legal framework of section 702 and has also found it to be constitutional.

The other main claim against this bill is that it provides “new” powers to the government. Again, this is not true. Nevertheless, this bill does include some significant reforms. First, the bill requires the FBI to get a warrant in some criminal cases. In other words, we have added a warrant where courts have held that none are necessary. The bill also provides protection for whistleblowers and requires an inspector general’s report.

In short, this bill provides our government the tools it needs to protect our national security while providing some much needed transparency measures and increased privacy and civil liberties protections.

My colleagues can tell that I am very strongly in support of this legislation. I urge my colleagues to vote in favor of this very important national security protection legislation.

I yield the floor.

The PRESIDING OFFICER. The Senator from North Carolina.

Mr. BURR. Mr. President, I thank the chairman of the Judiciary Committee for his support and for his very indepth analysis of how this works and why it is constitutional.

I ask unanimous consent that Senator WARNER and I be permitted to conclude our remarks prior to the cloture vote.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BURR. Mr. President, I yield to the vice chairman of the Intelligence Committee.

The PRESIDING OFFICER. The Senator from Virginia.

Mr. WARNER. Mr. President, I thank my friend, the chairman of our committee, the Senator from North Carolina, for his work on this important piece of legislation.

I obviously rise today in support of passage of S. 139, the FISA Amendments Reauthorization Act of 2017. This bill provides significant reforms that enhance the civil liberties and privacy protections of individuals, while preserving an authority critical to our national security for an additional 6 years.

As vice chairman of the Senate Select Committee on Intelligence, I have long advocated for reforms to surveillance authorities that balance the imperatives of national security and counterterrorism with the privacy rights and civil liberties of Americans. Section 702 stands among the most important of our intelligence programs. To illustrate, I wish to highlight very briefly one recently declassified success story involving a terrorist by the name of Hajji Iman. Hajji Iman was the second in command of ISIS based in Syria. NSA spent more than 2 years looking for him. This search was ultimately successful primarily because of FISA section 702.

NSA used collection permitted and authorized under section 702 to collect intelligence on the close associates and the network supporting Mr. Iman, including their locations in Syria. Because section 702 and other intelligence that was developed, the IC was able to track down the movements of Mr. Iman and ultimately resulted in taking him off the battlefield.

This is but one of numerous examples in which information obtained pursuant to section 702 has proven critical to addressing threats to Americans both domestically and abroad.

For much of the past year and a half, I have worked closely with Senator BURR and a bipartisan group of Senators to pass legislation to reauthorize section 702 for an extended period while incorporating substantive reforms. In October our Senate Intelligence Committee passed, in a bipartisan way, a vote of 13 to 4 in favor of a comprehensive reauthorization legislation.

Since that time, we have worked with our counterparts in the House, as well as representatives of the executive branch, to ensure that the final bill is comprehensive and includes enhancements to civil liberties and privacy protections.

The bill before us here today is the product of extensive bipartisan, bicameral negotiations. Now, this bill is not perfect. Rarely have I worked on or voted on a bill anywhere that is perfect, but I believe this measure represents a significant compromise and preserves the operational flexibility of section 702, while instituting key reforms to further protect U.S. personal privacy.

Let me take a moment to identify a few key items in this legislation that I believe bear mentioning.

First—and I have seen my friend from Oregon, who has argued long and hard in committee for a provision like this, and he would like to see it broader, but it does include a warrant requirement—for the first time in section 702, the government would be required to obtain a court order before FBI criminal investigators are permitted to view communications collected pursuant to section 702 concerning a known U.S. person. Such a court order, based on probable cause, would apply in the context of criminal investigations opened by the FBI that do not relate to national security.

This bill also mandates that a study be conducted by the Inspector General of the Department of Justice of the FBI’s querying practices 1 year following the enactment of this legislation, making sure that such practices
January 16, 2018

Congressional Record — Senate

I am not sure everybody could have heard a more thorough description than what Senator WARNER just gave and a more overwhelming voice of support than what the chairman of the Judiciary Committee, Senator GRASSLEY, gave, but the talk and the hearings of the issues that have come up and claims that have been made on this floor this afternoon.

One is, this is unconstitutional. Well, let me just be clear. This has been tested in the courts and the courts have ruled this program is lawful, and it is constitutional. So any claim outside of that is not a claim from the Judiciary, which we trust, it is a claim from an individual, and I believe we should, in this case, trust the courts.

Let me say, Congress recognized the constitutionality of section 702 when it reauthorized the bill in 2012. Further, Federal courts have consistently upheld the constitutionality of 702. For example, in the United States v. Mohamud, the Ninth Circuit, December 5, 2016, the court unanimously held that no warrant is required for a search targeted at a foreign person abroad who lacks Fourth Amendment rights, even though some U.S. persons’ communications are incidentally acquired in that collection.

The court found that section 702 collection was reasonable under the Fourth Amendment, the reasonable-ness balancing test, and the targeting and minimization procedures sufficiently protected the defendant’s privacy issues. It is contrary to things you heard on this floor in the last hour, but this is the Ninth Circuit, December 5, 2016, making a ruling based upon this incidental collection that applies to U.S. citizens.

What the vice chairman just shared with you is, we went a step further. We didn’t leave it just with the court to determine constitutionality and the lack of reasonable protection. We put into the bill that if it didn’t have a national security implication—if it was a criminal act, and it was going to be prosecuted in the courts that way, before they could look at the content of that communication, it required them to go to the court and seek and get a warrant before, in fact, they could look at content.

So not only do we have the courts on our side saying there is no Fourth Amendment protection, they have gone a step further and said: In the case of U.S. citizens, if, in fact, they were incidentally collected and if, in fact, the information that was in the database is going to be used for a criminal case—Senator PAUL talked about marijuana—they would have to actually go to a court and get a warrant from a judge to look at that content, which means you are going to have an FBI agent who is going to make a determination whether the content of that communications is relevant to go to the court and seek a warrant. This is a protection for the American people. It is not a requirement for the Fourth Amendment or for the constitutionality of 702.

Now, let me just say to my colleagues, if there are any on the fence post, the Director of National Intelligence is off the floor in the Vice President’s Office, and he and other Members deserve to know.

In addition, in terms of querying procedures, S. 139 includes a section mandating a new series of procedures to be drafted and approved by the court and implemented by executive branch agencies.

The legislation also requires new public reporting of statistics about activities conducted under FISA.

As mentioned by the chairman of the Judiciary Committee, S. 139, for the first time, extends whistleblower protections to contractors in the intelligence community. This addition is essential to ensure that those in the IC have an avenue to report abuses.

Congress must not further delay consideration of a long-term reauthorization. We have been debating this issue for the past 18 months. Indeed, Congress has known about this deadline for the past 18 months. Indeed, Congress must not further delay consideration of a long-term reauthorization.

Let me just say from the start, this is the single most reviewed program that exists in the Federal Government. I know my colleagues view as the oversight procedure. It includes: It is reviewed by the courts, it is reviewed by the DNI, it is reviewed by the inspector general and the Department of Justice—because, on the committee, we realize this requires not just the stamp of approval from Congress but the approval of the Intelligence Community and by every branch of government that it lives within the parameters we set.
PCLOB. In 2014, following an extensive review, PCLOB specifically noted in that review, to date, there are no known instances in which government personnel deliberately violated the statute, targeting procedures, or minimization procedures.

Let me say that again. The Privacy and Civil Liberties Oversight Board—which many here created—came out in their report said: To date, there are no known instances in which government personnel deliberately violated the statute, targeting procedures, or minimization procedures or minimization.

At the same time, in that report, PCLOB made a number of recommendations to the government intended to enhance the safeguards for privacy and civil liberties in section 702. In February 2016, the Privacy and Civil Liberties Oversight Board reported that all of its recommendations had been implemented, in full or in part, by the government.

Let me say that again. In February 2016, every recommendation that the Privacy and Civil Liberties Oversight Board made about this program, the PCLOB certified that those had, in full or in part, been adopted by the Federal Government.

If you only go on what you heard over the last half an hour or an hour, you would think this is riddled with questions of constitutionality and that there are massive abuses. The fact is, there have not been any, and the courts have ruled that it is constitutional, it is legal, and it does not infringe on the Fourth Amendment at all.

Let me say that again. The Privacy and Civil Liberties Oversight Board made about this program, the PCLOB certified that those had, in full or in part, been adopted by the Federal Government.

Now, if Senator WARNER had written it by himself, it would probably look different. If I had written it by myself, it would probably look different. What we are asked to vote on today is a bill that looks different than what we passed out. It is a little bit stronger from the standpoint of the protection of privacy because it does institute this warrant requirement if, in fact, you want to see the content of any collection out of 702 dealing with a criminal process.

If it is national security, we are doing exactly what I think the American people want us to do. We are using the data we have to find the people who want to commit these acts and stop them before they do. If that is not the intent of this, then this probably shouldn’t exist. If anybody believes terrorists have quit, and we are no longer a target, then eliminate this.

I am closer to the line than I ever thought I would be before I got to the U.S. Senate and certainly before I became chairman of the Intelligence Committee, but I do understand responsibilities. Responsibilities make sure those individuals whom we charge with protecting the American people have the tools they need to accomplish it. It is the reason we are debating, on this floor and at the other end of the Capitol, the funding of our military. It is to make sure our military has the tools they need to go out and do the mission they have been asked to do.

Well, from the Bureau to the intelligence community, we have asked them, if they can to make sure Americans stay safe, and this has been the most effective tool, with no abuses to date—and that is the determination of the Privacy and Civil Liberties Oversight Board, not a right-leaning institution—and the fact is, the government has lived exactly within the letters of the law that we have described.

So I urge my colleagues to vote for cloture. Let’s move on to the 30 hours on this bill, in fact, everyone demands. We have already extended it temporarily. That is not a sign of confidence to those who work in the trenches and we ask to keep us safe.

Let’s do the bold thing. Let’s finish this. This is a bicameral, bipartisan, negotiated bill—both sides of the aisle and both ends of the Capitol. It is time we do our business. I urge my colleagues to vote yes for cloture.

The PRESIDING OFFICER. The Senator from Oregon.

Mr. WYDEN. Mr. President, I ask unanimous consent to speak for up to 2 minutes.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

Mr. WYDEN. Mr. President, I thank my colleagues. I will be very brief.

Colleagues, what we are debating is whether the Senate will be the Senate. If you vote in favor of this, you are voting for cloture, there will be no amendments then. We would have the opportunity, if we vote against cloture, for improving this bill.

I want to emphasize that if we take a short time to improve this bill, as Senator LEE, Senator LEAHY, and Senator PAUL want to do, this program continues to operate. It is not in any way going to harm our ability to fight terrorism. This program would stand.

I urge my colleagues to vote to carry our constitutional obligation as Senators, to have real debate and vote against cloture.

I yield.

The PRESIDING OFFICER. The PRESIDING OFFICER. Mr. RUBIO. Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The legislative clerk read as follows:

CLOTURE MOTION

The PRESIDING OFFICER. The Senator from Oregon.

Mr. WYDEN. Mr. President, I ask unanimous consent to speak for up to 2 minutes.

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I yield.

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the motion to concur in the House amendment to S. 139, an act to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes.


The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the motion to concur in the House amendment to S. 139 shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The legislative clerk called the roll.

Mr. CORNYN. The following Senators are necessarily absent: the Senator from Arizona (Mr. MCCAIN) and the Senator from Alaska (Mr. SULLIVAN).

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The yeas and nays resulted—yeas 60, nays 38, as follows:

[Rollcall Vote No. 11 Leg.]

YEAS—60

Alexander...

McCain...

Sullivan...

NAYS—38

Baldwin...

Daines...

McCain...

RUBIO). Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The legislative clerk read as follows:

CLOTURE MOTION

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I urge my colleagues to vote to carry our constitutional obligation as Senators, to have real debate and vote against cloture.

I yield.

The PRESIDING OFFICER. The Senator from Ohio.

The PRESIDING OFFICER. The Senator from Ohio.
Mr. BROWN. Thank you, Mr. President.

Thanks to Senator SCHUMER and my colleagues, who will join us in the course of the evening, for coming to the floor tonight to shine a light on the crisis facing pensions today. It is an expensive time of year for many families. It is the holiday season. It is a time for us to do the job the taxpayers sent us here to do and save those pensions before it is too late.

The Senate found the time to pass a massive tax giveaway for corporations that shipped jobs overseas. We know that the tax bill made it even more likely for manufacturing companies to shut down in Mansfield or Limerick or Chillicothe or Portsmouth or Springfield, OH, and move overseas. They shut down production here and move overseas, set up production there, and sell their products back into the United States. The Senate's bill does that, but it did nothing for hard-working Americans who worked their whole lives to earn their retirement. It is disgraceful, and time is running short to make those pensions whole.

I urge my colleagues in this body—colleagues with healthcare and retirement for taxpayers to buy tax giveaways—to remember that. My colleagues—all of us have our healthcare and pensions paid by taxpayers. I urge my colleagues of this body to think about these retirees and the stress they are facing. It is an expensive time of year for people with fixed incomes. Their heating bills go up. They try to scrape together what they can for the holidays for grandkids. They have loved ones who are sick, and some of them are sick of all their lives.

Remember, this is about more than just these retirees and their families; hundreds of thousands of workers give up money from each and every paycheck to fund a pension they expect to be there when they retire. Think about that. Those who haven’t really looked at what happens in union negotiations, where workers sit at the bargaining table, and they give up income today to put money aside for the future for their pensions—that is what they did. They gave up income 10 years ago, 20 years ago, even 40 years ago, put it aside—often matched by employers. That money then comes back to them in the form of a pension when they retire.

If we don’t protect those pensions, how do any workers know their retirement is safe? How do you plan for your kids? How do you plan for your family’s retirement years wickedly if this kind of uncertainty hangs over your head? These Americans have done everything right. They have worked their whole lives to earn these pensions. They have put in long hours to support their families. They did it so they would be able to spend their retirement years enjoying time with their grandchildren, not worrying every day about how to make ends meet. The reason they thought it wasn’t just blind hope was because of the legally binding contracts they negotiated in good faith.

When I first started in public service, when the legislature wasn’t in session, I used to spend hours at the United Steelworkers Local 169 in Mansfield, OH, listening to workers talk about their dreams. We talked about a lot of things. I would talk about their kids, whom I had gone to high school with at Mansfield Junior High or Johnny Appleseed Junior High or Brinkerhoff Grade School. But one thing I heard over and over is how workers, as I said earlier, gave up pay today at the bargaining table for the promise of a pension to be there when they retire. It is pretty simple. They sat at the negotiating table. They earned their pensions. They gave up pay raises to do it. But now their government has allowed Wall Street to blow it, and tough luck for them. Not on our watch, Mr. President.

Before the holidays, I stood in this building with many of my colleagues and with Rita Lewis, the widow of Butch Lewis, who had worked 40 years as an Ohio teamster. Butch died of a heart attack on New Year’s Eve a couple of years ago. Rita was here today. Butch would tell you that he didn’t work those 40 years to get just 40 percent of his pension. Sadly, Butch passed away far too soon after fighting for the retirement he and these workers earned. It is my honor to name our Senate bill the “Butch Lewis Act” after him.

This isn’t a partisan issue. It affects communities we all represent. It affects Teamsters in Michigan and in Ohio. It affects miners in Montana, the Presiding Officer’s State. It affects mine workers in the major labor leader’s State. It affects teamsters, truckdrivers, in the Democratic leader’s State.

My colleagues on both sides of the aisle have voiced support and the desire to work together in good faith to keep this promise. Now we just need to sit down together, put politics aside, and get it done. A number of Republican Senators have been in negotiations with Democratic Senators that we have led to make sure this can get done. But fundamentally it is about whose side you are on. It is about who we work for. Many of my colleagues made it pretty clear in December with their tax vote that they work for Wall Street and the corporations that send job overseas, but I say we work for these truckdrivers, ironworkers, carpenters, confectionary workers, and teamsters. They are not working for a handout; they are asking for what they earned over a lifetime of work. It is time for us to do the job the taxpayers sent us here to do and save those pensions before it is too late.

The SENATE PRESIDENT PRO TEMPORE.

The SENATE PRESIDENT PRO TEMPORE. The Senator from Michigan.

Ms. STABENOW. Mr. President, first of all, I wish to thank my friend from Ohio. Senator BROWN has been a real champion. It is wonderful to partner with him and with the senior Senator from Indiana, Mr. DONNELLY, who have been very active on this issue. I know Senator CASEY is going to join us, and others who have been very active, standing up for these retirees, understanding that the teamster retirees and mine workers and ironworkers and others gave up money today, gave up raises at the bargaining table, to put money aside for retirement. We owe that to them. It is time the Senate does its job.

I yield the floor to Senator STABENOW.

The PRESIDING OFFICER. The Senator from Michigan.

Ms. STABENOW. Mr. President, first of all, I wish to thank my friend from Ohio. Senator BROWN has been a real champion. It is wonderful to partner with him and with the senior Senator from Indiana, Mr. DONNELLY.

All of us believe strongly—and the Democratic caucus together believes strongly—that a pension is a promise, period. A pension is a promise. Too many people right now are finding themselves in a situation where they are being told that promise is not going to be kept.

For generations, millions of working men and women have built better lives for themselves in Michigan and across the country, and better lives for their families, with jobs that provided more than a paycheck. That is part of the American dream.

These folks have worked hard, and we know that the people of Michigan can build and outwork and outimagine anyone. I will take on my friends from Indiana and Ohio on that one because we know that in Michigan we have bright, hard-working folks.

I will take on my friends from Indiana and Ohio on that one because we know that in Michigan and across the country—making things, growing things, creating things, and building things. That is what has created our middle class and our way of life.

Unfortunately, though, we know that jobs that provide this kind of security and stability are becoming increasingly hard to find. Even worse, some workers have discovered that the benefits they earned over years of hard
work have proven to be less than dependable. That is why we are here, because we believe a pension is a promise, and too many people are being told that promise isn’t going to be kept. That is wrong.

Imagine what it is like to be one of those workers. Perhaps you spent your career behind the wheel of a truck, hauling freight. The work is dangerous. The hours are long. You are separated from your family, but you keep on driving because the pay and the benefits are taking care of your family, and you are planning for the future. You know that after driving literally millions of safe miles, you will be able to retire with dignity. You will be able to have that cottage up north in Michigan, the snowmobile, and the boat, and to send your kids to college, thanks to the pension you worked so hard and so long for.

After decades of work, you decide it is time to park the truck one last time. You go to your coworkers and hello to a new stage in your life. You plan in your retirement to spend more time at the lake, maybe even teach your grandkids to fish. You can make these plans because you know you are going to retire with dignity. That pension you have worked all your life for.

Then, one day, everything changes. You learn that for a variety of reasons, the fund providing your pension is running out of money—not because of your fault, but because of decisions made by those who didn’t count on it.

What do you do? What do you do? Do you swallow your pride, sell your home, and move in with one of your kids? Would you go back to work? Would you be able to get a job?

A lot of Michigan workers don’t have to imagine what they would do because they are living it right now. This is very serious.

Again, I have always believed that a promise is a promise. Shame on our country, shame on our government if we don’t make sure that promise is kept.

People who worked hard to earn their retirement benefits should not have to worry about paying the power bill or putting food on the table or keeping their homes. Unfortunately, we know that a number of multi-employer pension funds, including ones in Michigan that Michigan workers depend on, face serious financial difficulties due to the crisis and other factors. I remember back in 2008 and 2009, when there was a bailout that was passed for Wall Street banks, but what about the pensions that were invested? What happened to the middle-class families depending on that? We know what happened in terms of people losing their homes, and what about the other piece, which is the pensions, that lost money?

This isn’t the fault of the workers, like Kenneth of Sterling Heights, Mi. He is a retired teamster. He wrote to me about his fears of being able to pay his bills and cover the basics, including food, medicine, and everyday expenses.

He worked hard all of his life. He doesn’t want to end his life in poverty, nor should he have to.

He told me: “We are not the people who made the bad investments of our hard-earned money and lost billions of dollars.”

Kenneth is absolutely right. This isn’t the fault of the workers, and they shouldn’t pay the price. They should know that the promise made to them after a lifetime of hard work will be kept.

That is why I am so pleased to co-sponsoring the Butch Lewis Act of 2017 with my colleagues who are here this evening. The bill would create a new office within Treasury called the Pension Rehabilitation Administration. The new office would give troubled pension plans the opportunity to become solid again through loans and assistance from the Pension Benefit Guaranty Corporation. With this bill, these plans would be able to pay workers all of the promised benefits with no cuts—no cuts. The plans would be required to demonstrate the ability to repay the loans at the end of the term. Tainted, bankrupt banks got loans. Shouldn’t middle-class, working men and women—retirees who worked all of their lives and believed in our country, and believed that, in fact, our country would have their back—also have the same kind of opportunity to be able to protect their pensions?

Let me just say again that this is an incredibly important piece of legislation that affects millions of middle-class Americans. When they retire, they will have worked their entire lives—people who are retired now or are near retirement or are still working hard and paying in and trust that, in fact, their pension will be there, and it is incredibly important that our country keep its promise to them.

Let me also say in conclusion that I will be reintroducing legislation that I introduced last session to address something else that I think is a matter of fairness: to prevent raises and reduce salaries of top pension fund executives if retiree benefits are cut. I understand how devastating pension cuts would be to retirees and their families, and the people making decisions—the people in power making decisions about funds—should actually be able to know that by feeling the same pain of cuts.

There is no question we need long-term solutions to the pension crisis facing our country. People who are retired right now and face losing that pension and going into poverty or people who are about to retire don’t have time to wait. There is a tremendous sense of urgency about these problems.

Cutting benefits would place a terrible burden on retirees who have worked hard all of their lives to earn some dignity, some comfort, some security. It is people like Keith and Mary. They are both in their seventies and depend on Keith’s pension and Social Security to meet their basic needs. They told me:

We try to save, but it is difficult. We are hoping that the pension will last more than 10 years, but who knows.

Keith and Mary have the right to know. They have the right to know that their country has their backs and that they can count on their pension being there.

I urge my colleagues to help keep that promise for Ken and Keith and hard-working people all across Michigan and America.

I see our leader on the floor. I want to thank him for making this a top priority as we are negotiating the priorities of this country, the priorities of the budget for next year. Making sure hard-working Americans have the promise kept of their pension is something that I know is at the top of his list, and I am proud to join him in this effort.

Mr. PRESIDING OFFICER. The Democratic leader.

Mr. SCHUMER. Mr. President, I thank Senator STABENOW and my colleagues from Ohio. Senators BROWN, STABENOW, DOGLIOTTI, KLEMPERER, HERRMANN, CASEY, and BALDWIN have been such stalwart voices for working men and women in their States—namely, teamsters and food workers—as well as Senator MANCHIN, for the miners in West Virginia, and so many others across the country.

We come to the floor tonight to urge our Republican colleagues to join us in doing something to shore up pension plans for over 4 million Americans. Millions of middle-class workers in this country—teamsters, miners, carpenters, and steel workers—have put their money into plans year after year. They knew they wouldn’t be rich when they retired, but they thought they could live a life of decency and dignity. They often forewent salary increases. They said: Don’t give me a raise at this percent; give me a lower raise, but put money in that pension. These people earned these pensions. They are the backbone of America.

But now, after all of their hard work and all of their savings, several multiyear pension plans are at risk of failure, through no fault of the workers. Families in my State and across the country could see their retirement savings slashed. Teamsters, miners, carpenters, and food service workers are at risk of losing security through no fault of their own. They weren’t responsible for the stock market crash, and they weren’t involved in offshore swaps in London or somewhere, but that diminished the value of these plans. They are certainly not responsible for Congress twiddling its thumbs and doing nothing in the face of these shortfalls. Teamsters in my State, for instance, are facing a 30-percent reduction in their retirement benefits. They feel the impact of the cuts every day.

So in conclusion, we have to get something done. Republican friends spent most of 2017 pressuring legislation to help the wealthiest corporations and biggest corporations to get
big tax breaks, but what about the middle-class worker? What about the middle-class worker? Let 2018 be different. Let it be the year when we fix these plans, and let’s do it in the upcoming budget deal.

I know that Senators BROWN, STABENOW, DONELLY, and many others will continue to fight for hard-working pensioners until we fix the problem.

So again, I want to thank my good friend, the Senator from Ohio, Mr. Brown, for organizing an outstanding group of Senators to speak this evening on a crucial topic: pensions.

Senators BROWN, STABENOW, KLOBUCHAR, HEITKAMP, DONELLY, CASEY and BALDWIN have always been such stalwart voices for the working men and women of their States.

We all come to the floor tonight to urge our Republican colleagues to join us in doing something to shore up pension plans for over a million Americans.

Millions of middle-class workers in this country—teamsters and miners and carpenters and steel workers—put money into pension plans year after year, forgoing large salary increases or other benefits. Do you know why? Because I am going to work hard my whole life, but when I retire I want to retire with some degree of dignity. And that is what they did.

But several multiemployer pension plans are at a real risk of failure. Families across the country could see their retirement savings slashed. Teamsters and miners and carpenters and food service workers are at risk of losing that security through no fault of their own.

They weren’t responsible for the market crash in 2009, which diminished the value of so many of these plans. And they certainly aren’t responsible for Congress twiddling its thumbs, doing nothing to fix the looming shortfalls in the multiemployer plans.

And yet, Teamsters in my State are facing a 30-percent reduction in their retirement benefits. They feel the impact of those cuts every day.

These are funds that workers contributed to, and they earned every penny. They won’t allow the families of my State to buy riches or luxuries. These pension plans won’t fund the purchase of yachts or beach homes. What they will do is guarantee hard-working men and women the peace of mind that comes with a secure retirement.

We have an obligation to see that the promise made to these workers is upheld. And we ought to do it soon. If we don’t, it is going to cost taxpayer money in the long run. And the cost of inaction will outweigh the cost of taking action.

We need to shore up our pension system before the problem grows worse. The failure of these plans would not just devastate the impacted retirees, it could be economically devastating to communities and could lead to the insolvency of the Pension Benefit Guaranty Corporation—the PBGC—which provides pension insurance.

Last year, we similarly stood on this Senate floor together—not as Republicans, not as Democrats, but as Americans—to fight for health benefits for the retired miners. We solved that issue. We reached a compromise by working together, Republicans and Democrats together, and passed a permanent solution that was signed into law. Let’s do it again here.

We have an opportunity to do the right thing—to ensure hundreds of thousands of Americans have the financial support they expected, that they worked nonstop for, and that they receive the pensions they earned. A solution is right here in our grasp. We have to get this done, and I urge the Senate to act immediately.

I yield the floor.

The PRESIDING OFFICER. The Senator from Wisconsin.

Ms. BALDWIN. Mr. President, I rise to join my colleagues in our fight to keep a promise made to workers and retirees across this country. I will start with where we were, where we are now, and what Washington needs to do to keep these promises.

A little over 2 years ago, Central States pension had an application before the Treasury Department, which had it been approved would have meant deep cuts to pensions that had already been earned over a lifetime of hard work.

Retirees in my home State of Wisconsin began to receive letters notifying them that their pensions could be cut by 30, 50, and, in some cases, as much as 70 percent of the right decision and rejected these pension cuts. That was an important victory, but we have always known there is more work to be done, that we have to find a long-term solution that keeps these promises.

I am talking about a promise made to Bernie in Franklin, WI, who would have lost about one-third of his pension if the Central States application had been approved. I am talking about a promise made to Kenny from Menomonee Falls, WI, who spent most of his career in trucking, paying into a pension fund to safeguard his family’s future. He got a letter notifying him that his pension might be cut by 55 percent. And that is what these promises made to 25,000 retirees and workers in the State of Wisconsin. They have been living with the fear and uncertainty of not knowing whether the retirement security they saved for and sacrificed for and depended upon, will be there when they need it.

If Washington does not act, these workers and retirees will face massive...
cuts to their pensions earned over decades of work. I have been proud to work side by side with Wisconsin retirees and with Senator Sherrod Brown to introduce the Butch Lewis Act. The bill will fix the plan's funding problems for Central States retirees. It will put the plan back on solid ground to ensure they can meet their commitments to retirees today and workers in decades to come, and it does so without cutting a single cent from the benefits retirees have earned.

In the time since Central States submitted its application to the Treasury Department, I have met with retirees in Milwaukee, Green Bay, and Endevator, WI—last week, I was in Brookfield, WI, with many more than 200 retirees and workers—who are counting on Washington to pass this bill.

Washington needs to act. We need to pass the Butch Lewis Act, and we need to do it soon.

I yield the floor.

The PRESIDING OFFICER. The Senator from Minnesota.

Ms. Klobuchar. Mr. President, I rise to join my colleagues in calling for action—action to protect the hard-earned benefits of pensioners, hard-working people all across my State. I thank my colleague Senator Brown for organizing these speeches and my neighbor to the east, Senator Baldwin from Wisconsin, for her eloquent words on behalf of the workers in her State.

I know how important benefits are to workers firsthand. My grandpa was one of many children, growing up in the Iron Range of Minnesota. He loved school, but he had to quit at age 15 to help support his family. First, he got a job as a teamster, pulling a cart, and then, at a very young age, he went to work in the iron ore mines in Ely, MN.

He had wanted to be in the Navy. He had wanted to sail the world. Instead, he spent his entire life to support his eight sisters and then, later, my dad and my uncle. He spent his entire life working 1,500 feet underground, and he would go down the mine shaft every single day with his black lunch bucket, and I often thought: What did he think of when he went down that mine shaft? Did he think of that life at sea, of school, of other things? He felt he had an obligation, and that obligation was not only important to our family, which somehow ended up in the US Senate, but it was also an obligation that was so important to our country, because when you go back as far as World War II, it was the iron ore that was made into the steel that built our country—our factories, our skyscrapers, and our ships and tanks that won that war. That is what my grandpa did, and it was dangerous back then.

My grandma would always tell me how you would hear this whistle go off, and it meant someone was either very hurt or killed in the mines, and the wives would go out and stand outside that mine to see what miner was going to be brought up injured or worse. My dad remembers seeing the coffins in the church in Ely lined up of miners who had been killed. This wasn’t that long ago.

When someone does something like that for their family and for their country—promises that were made to them should be kept. Because my grandpa stayed in that job—over time, the safety requirements got better, the benefits got better—he was able to get healthcare, he was able to save money in a company pension of their little house so he could send my dad and his brother to college. That all happened.

So when he got sick, he should be able to have healthcare, right? Well, he did. He had cancer, but he was able to have healthcare. When my grandma got older and lived into her late eighties, she was able to stay at assisted living. That all happened because promises made to those workers were kept.

The promise made to the workers in multiemployer pension plans is simple; that the pension they have earned through their decades of hard work will be there when they retire.

Saving for retirement is often described as the three-legged stool: Social Security, a pension, and personal savings. A stable and secure retirement plan relies on all three legs being strong, but some multiemployer pension plans are facing funding challenges that could weaken one of those legs. Over 10 million Americans participate in a multiemployer pension plan and rely on these benefits for a safe and secure retirement.

The Central States Pension Plan is such a plan. It was established in 1955 to help truckers save for retirement. That was while my grandpa was still in the mines. Today, the Central States Pension Plan includes workers from the car haul, tank haul, pipeline, warehouse, construction, clerical, food processing, dairy, and trucking industries.

In my State, there are over 21,000 workers and retirees in the plan—and this affects workers and retirees from all over the Midwest. I guess that is why it is called the Central States plan: Nearly 48,000 workers and retirees in Ohio, over 47,000 in Michigan, over 32,000 in Missouri, nearly 25,000 in Wisconsin, and over 2,000 in North Dakota.

In fact, when this issue first came up, and this was rushed over from the House—and we really didn’t know the impact it would have in our States because there hadn’t been a lot of thought in how this thing was done when it was part of a bigger bill—I voted against that bill because if this thing went bad, Central States would fail, and I have a bunch of people calling me, I probably have a lot of people who are impacted. Unfortunately, that thing was rushed through, and people didn’t have their say. In fact, 7 of the top 10 States in the Central States Pension Plan are Midwestern States.

In September of 2015, the Central States submitted a proposal to the Treasury to reduce pension benefits for workers and retirees under the Multiemployer Pension Relief Act of 2014. Treasury reviewed the proposal, which would have resulted in benefits cut for over 270,000 Central States retirees and workers. Some of these pensioners lost over 70 percent. Imagine someone who has spent their life driving a truck, saving money, and then suddenly one day they find out they are going to lose 70 percent of their pension.

I heard from people all over my State how devastating these proposed cuts would have been. People were concerned that they would not be able to afford their medication or that they might have to sell their house. Many are in their sixties, seventies, or even eighties and are not able to go back to work.

I stood up with many of my colleagues and fought against that proposal for a very simple reason: It was the right thing to do. We raised significant concerns about the plan, and the Treasury Department—in a move that I think surprised some of us, pleasantly, but not those who are on the frontlines every day, whom I am looking up at in the Gallery—rejected that proposal.

While we temporarily averted a very bad plan going into effect, this issue is not going away. The Central States Pension Plan still faces insolvency by 2025, and more than 70,000 Minnesotans are in multiemployer pension plans that are facing funding shortfalls. More than 100 of these pension plans are facing funding challenges and do not have sufficient plan assets.

Pensioners across our State and our country depend on their pensions. People like Sherman from my State, in Northern Minnesota, who I just talked about my dad being from, where my grandpa worked in the mines. Sherman has been working tirelessly on this issue and raising it at a national level, and workers and retirees whom I continue to meet are asking us and looking for us to take action.

That is why I have joined with my colleagues to cosponsor the Butch Lewis Act, and I thank Senator Brown for his leadership on this legislation. This bill is a win-win for employers, employees, retirees, and Americans.

The bill would put the pension plan back on solid footing and ensure that the plan could meet their obligations to retirees and workers for decades to come. This would happen without cutting a single cent from the benefits our workers and retirees have earned, worked hard for, paid into the pension plan for, and built their retirement around.

The introduction of the Butch Lewis Act has been an important step forward in elevating this to a national issue. So as congressional leaders work to negotiate a deal to raise the budget spending caps, the pension crisis should
be a funding priority. It should be included in any comprehensive budget deal.

Somehow, in this very Chamber, people found a way to do a bunch of tax cuts. Some of them were there for the middle class, and we asked them to help the wealthy. Somehow they found their way to that. Well, they had better find their way to include this because this is about working people. We owe it to all Americans who played by the rules and worked hard throughout their lives secure pensions.

I stand today ready to work with our colleagues on the floor and across the aisle on a bipartisan solution. We all know that delay only makes the solution more costly. The time is here. We can’t put it off any longer. We must move forward now to get this done for our workers, for our businesses, and for our country.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. CASEY. Mr. President, I ask unanimous consent to speak as in morning business.

The PRESIDING OFFICER. Without objection, it is ordered.

Mr. CASEY. Mr. President, I rise to speak as well about the issue of pensions, as many of my colleagues have been speaking about tonight. First of all, I want to outline a series of what I believe are promises that the Senate and the House must keep with large segments of the American people.

Last year at this time, we were in a long debate, which had transpired over months, and the main issue there was healthcare for retired coal miners and their families. This was a promise made to coal miners across the country—thousands of them across the country and thousands in Pennsylvania alone—who were promised they would have healthcare in their retirement. That promise was unfulfilled despite the fact that we got a bill through the Senate Finance Committee, as we were instructed to do, to follow so-called regular order—have a hearing, have a vote, get it through the committee—but it was held up month after month, really from the fall of 2016 until April of 2017. That promise almost went unfulfilled, and it took far too long, but eventually we got it done.

At that time, we made another promise to those same coal miners that we would work on the pension issue for them. That was the second half of the original legislation.

When it comes to promises, we have promises to keep to those Americans who worked so hard in the most difficult job in the world.

We also have some promises that must be fulfilled. I would hope that the Republican leadership and Republican Members of the House and the Senate, along with the administration, the party in the minority in each of the two branches of government—would keep their promise to 9 million American children. The Children’s Health Insurance Program is more than 100 days overdue from being reauthorized. Everyone says they are for it, but it is not done. It was set aside to get a tax bill done, which, in my judgment, was a giveaway to the superrich and big corporations. Even if you wanted to support the tax bill, why couldn’t you get it done by the end of the year, I asked the majority, to get the Children’s Health Insurance Program reauthorized? Nine million kids; one hundred eighty thousand in Pennsylvania. Why couldn’t you get it done?

Here we are now in the middle of January facing yet another deadline, and the Children’s Health Insurance Program is not yet reauthorized. That is a promise. We will see by the end of the week whether the majority kept its promise to those 9 million children.

The pension issue is the one I am going to talk about tonight, but there is also a promise that was made to approximately 800,000 young people, the individuals the so-called DACA Program, the Dreamers. That is another promise.

The promise we are talking about tonight, at least on this side of the aisle in the Senate, is the promise of pensions. Why? Social security and pension plans face the obstacles, the burdens, and the crisis they face right now? The two main reasons are, first and foremost, the financial crisis, which wiped out stock holdings just as these members were retiring, and, a number two, the second reason is substantial job loss in the industries that are affected by these pension plans.

While Wall Street and the gross domestic product have recovered from the horrific financial crisis that the country has now recovered from, but some people are still being hurt by it, and as the wealthier are doing better than ever—the number that was cited a couple of months ago was that since 1980, the share of national income—if you took all the income in the country, the share of national income held by the top 1 percent was 11 percent in 1980. That is a pretty high number for 1 percent. They had 11 percent of the national income. What was it in 2014? It had almost doubled to 20 percent. So when I say that the very wealthy, the top 1 percent, have done quite well—I have even used the word “bonanza”—they have done very well since 1980—I can even say, the number, that is the number. So even as they are doing better, and those other indicators might seem better, wages and opportunities for the middle class have stagnated, and our pensions have paid the price.

Workers across the country—including tens of thousands of coal miners, teamsters, and bakery and confectionary workers in Pennsylvania—are living with the worry that their pensions may not remain solvent. They have paid their dues. They put in their time for their companies. They and their children paid the price during the financial crisis with their jobs and their wages. They should not have to continue to pay the price in retirement through reductions in promised pension benefits.

It is inexcusable and insulting for Americans to live with this type of uncertainty, wondering whether they will have the quality of life in retirement they planned for and depended upon throughout their careers—careers of hard work and sacrifice, careers of giving so much to their companies and in many cases, so much to their country as well. Yet we have that uncertainty facing those individuals and their families. They are wondering whether, after decades of working in jobs that took a toll, in many cases, on their own bodies, they will be able to go back to work so they can afford the heating bills or the cost of medication. That is insulting.

We must take action now to shore up our pension system, to keep the promise to the American who made our country what it is today—the greatest in the world, for sure. We know where Democrats stand on this issue. We are with workers. The question now is whether Republicans will work with us to get this done.

As I said before, Republicans have all the votes they need to get this done. They didn’t flinch in December when it was a question of whether they would give $13 billion in tax windfalls to the Nation’s largest banks. All of that, of course, was unpaid for. We know where Republicans stand when it comes to giving away billions of dollars in borrowed money to large, profitable corporations. That was the tax bill that I mentioned before. We will soon find out whether they stand with workers when it comes to their pensions.

The Republican Congress needs to act now to make sure that we pass what is called the Butch Lewis Act to give retirees in Pennsylvania and others across the country the peace of mind that comes with knowing their retirement is secure. It is fundamental. This is a promise. It is either going to be kept, or it is going to be violated. This is the week to ensure that it is kept for those Americans who have worked so hard. They deserve these pensions. They have earned them. We need to keep our promise. The majority needs to keep its promise.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The clerk will call the roll.

The bill clerk proceeded to call the roll.

Mr. ROUNDS. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

MORNING BUSINESS

Mr. ROUNDS. Mr. President, I ask unanimous consent that the Senate be in a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.
REMEMBERING THE REV. DR. MARTIN LUTHER KING, JR.

Mr. CARDIN. Mr. President, today I wish to celebrate the life and legacy of Dr. Martin Luther King, Jr., whose birthday the Nation celebrated yesterday. Dr. King once said: ‘‘The ultimate measure of a man is not where he stands in moments of comfort and convenience, but where he stands at times of challenge and controversy.’’ These words are a speaker, speaking to us now as though written for political moments precisely like the one we find ourselves in today. These words reflect the wisdom and tenacity of a man who deftly shaped his own moment and made our country better, fairer, and more just in the process.

Dr. King was a remarkable figure, perhaps most of all because he was an ordinary man—a husband and a father like so many others—who made extraordinary choices. In the face of a society that told him he must sit down, he chose to take a stand. In the face of evil and systemic bigotry, he chose to embody the tenets of love and peace. In the face of improbable odds, he chose to fight. As a result, his legacy of tolerance, respect, and equality is forever cemented in the very foundation of this country, and we are all the better for it.

Right up until the moment his life was taken from him, 50 years ago this year, Dr. King fought for an equal society, an equitable society, wherein we would judge one another not by the color of each other’s skin, but by the content of our character. He was a shining beacon for all those who had come before him and all those who would come after, who, at tremendous risk to their own lives and livelihoods, have fought ceaselessly in the name of civil rights, fair wages, the eradication of poverty, and the right of all Americans to vote.

His wisdom still guides us even now, so many decades removed from his time here. When, in the 2013 case Shelby County v. Holder, the Supreme Court dismantled the Voting Rights Act that Dr. King was instrumental in passing, many of us vowed to persevere, to pass new legislation, knowing that is what Dr. King would have expected and would have done himself. Discriminatory practices such as voter identification requirements have made a resurgence in recent years, making it more difficult for citizens to exercise their most basic, fundamental right. Bigoted, hateful rhetoric has sadly continued, threatening the livelihoods and the dignity of people of color all across America. Misunderstanding of those from other countries or backgrounds all too often guides our politics, and fringe groups are all too often successful in stoking that fear into hate.

Despite all of this, I am optimistic about our future because, as Dr. King put it best, ‘‘The arc of the moral universe is long, but it bends toward justice.’’ That is the other half of Dr. King’s legacy: hope—pure, undiluted, undeterred. We have tremendous challenges before us, just as he did then. I am hopeful when I watch Dreamers march on the U.S. Capitol, asking us to live up to our own promise as a nation. I am hopeful when I see women of all races, creeds, orientations, and backgrounds rally together as one, demanding to be heard, to be believed, to be counted. I am hopeful when I watch Black Lives Matter organize incredible, peaceful protests, keeping us all accountable, and I am hopeful when I see Americans of all different stripes join them.

Today both Dr. King’s message and methods are as relevant as ever. He lives on in the folklore of peacefully marching protesters and in every word spoken in opposition to inequality and injustice. He lives on in the diversity of our college campuses, the all-too-slow, but steady, representation of people of color in our government. He lives on in the ordinary men and women of this country who, every day, make extraordinary choices, like meeting hate with love, and the darkness of our troubled times with the light of their own hope.

Even in difficult times, through violence and denial, Dr. King maintained his dream, and as he said in the last sermon he gave, ‘‘through every plight, he saw the Promised Land upon that great mountain top. As we come together to celebrate his birthday, let us pledge to follow his footsteps up that mountain, to carry on his dream, until we meet him there.’’

REMEMBERING JOSEPH WILLIAM NOVOTNY

Mr. TESTER. Mr. President, I ask unanimous consent to have printed in the RECORD the remarks I gave at the medal presentation to Joseph William Novotny’s family on January 13, 2018, in Glendive, MT.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

U.S. Senator Jon Tester
Joseph William Novotny Medal Presentation
January 13, 2018
Glendive, Montana

Thank you all for being here today. And a special welcome to Fort Douglah, Cathy Hegel and all of Joe’s family.

Today is a day years in the making. The efforts to get Joe the recognition and military medal he deserves has spanned years and generations of his family.

One of my greatest honors in the U.S. Senate is representing the service of the brave men and women who serve our country. Men like Joe who don’t often seek recognition for their bravery.

It’s my honor to be here today to present Ms. Bartholomew with her brother’s medal. I will now read the citation that was printed in the United States Congressional Record, forever commemorating Joe’s actions and the long overdue medal that now belongs to his family.

200TH ANNIVERSARY OF MEXICO, MAINEN

Ms. COLLINS. Mr. President, today I wish to commemorate the 200th anniversary of the town of Mexico, ME. Town of Mexico was built over 200 years ago on the determination and resiliency that still guides the community today, and this is a time to celebrate the generations
of hard-working and caring people who have made it such a wonderful place to live, work, and raise families.

The year of Mexico’s incorporation, 1818, was but one milestone in a long journey of progress. For thousands of years, the soil, fields, streams, and forests of what is now Oxford County was the home of the Abenaki. The reverence the Abenaki had for the natural beauty and resources of the region is upheld by the people of Maine today.

In 1805, the General Court of Massachusetts granted 30,000 acres on the banks of the Androscoggin River to Colonel John Holman, a hero of the American Revolution. Officially named Township Number 1, the new settlement was popularly known by its growing population as Holmanstown. Upon incorporation in 1818, the townspeople chose a name that was inspired by the ongoing struggle by the country of Mexico for independence from Spain and that reflected their own commitment to American liberty.

With the mighty Androscoggin River providing power, Mexico soon was home to many lumber, grain, and textile mills. When the first paper mill opened across the river in Rumford in 1855, the people of Mexico were part of the skilled and dedicated workforce that built a great Maine industry. The prosperity produced by hard work and determination was invested in schools and churches to create a true community.

Today visitors and residents alike enjoy Mexico’s scenery, historic buildings, and outdoor recreation opportunities. The energy and planning that are going into Mexico’s 200th anniversary celebration demonstrate the pride townspeople have in their town.

The celebration of Mexico’s 200th anniversary is not merely about the passing of time; it is about human accomplishment. We celebrate the people who, from the dawn of our Nation to our time, have pulled together, cared for one another, and built a great community. Thanks to those who came before, Mexico, ME, has a wonderful history. Thanks to those there today, it has a bright future.

MESSAGES FROM THE HOUSE

At 4:33 p.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the House has passed the following bills, in which it requests the concurrence of the Senate:


H.R. 4854. An act to allow federal workers to retire at age 57 after 20 or more years of service, and for other purposes.


Enrolled Bills Signed

At 7:12 p.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the Speaker has signed the following enrolled bills:

H.R. 4841. An act to extend Federal recognition to the Chickahominy Indian Tribe, the Chickahominy Indian Tribe—Eastern Division, the Upper Mattaponi Tribe, the Rappahannock Tribe, Inc., the Monacan Indian Nation, and the Nansemond Indian Tribe.

H.R. 4842. An act to authorize the President to award the Medal of Honor to John L. Canley for acts of valor during the Vietnam War while a member of the Marine Corps.

MEASURES REFERRED

The following bill was read the first and the second times by unanimous consent, and referred as indicated:

H.R. 4878. An act to protect pain-capable unborn children, and for other purposes; to the Committee on Homeland Security.

EXECUTIVE AND OTHER COMMUNICATIONS

The following communication was laid before the Senate, together with accompanying papers, reports, and documents, and was referred as indicated:

EC-4040. A communication from the Director, Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report relative to discretionary appropriations legislation; to the Committee on the Budget.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. GRASSLEY, from the Committee on the Judiciary:

S. 2312. A bill to provide a moratorium on the registration of new non-rural section 340B hospitals and associated sites, and for other purposes; to the Committee on Finance.

S. 2313. A bill to deter foreign interference in United States elections, and for other purposes; to the Committee on Banking, Housing, and Urban Affairs.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Mr. LEW (for himself and Mr. RUH). S. 2360. A bill to amend the Internal Revenue Code of 1986 by the use of $29 billion to support education savings accounts, and for other purposes; to the Committee on Finance.

By Mr. MENENDEZ (for himself and Mr. BROWN). S. 2361. A bill to require countries to comply with certain labor standards to be eligible for the Generalized System of Preferences, and for other purposes; to the Committee on Finance.

By Mr. MENENDEZ (for himself and Mr. FUSCO). S. 2362. A bill to provide for the suspension of the eligibility for the Generalized System of Preferences of countries that fail to meet minimum standards for the elimination of human trafficking, and for other purposes; to the Committee on Finance.

By Mr. MERKLEY (for himself and Mr. KAIN). S. 2363. A bill to provide a process for ensuring the United States does not default on its obligations; to the Committee on Finance.

By Mr. TESTER. S. 2361. A bill to require the United States Trade Representative to permit the public to submit comments on trade agreement negotiations through the Internet; to the Committee on Finance.

By Mr. GRAHAM (for himself, Mr. LANKFORD, Mr. BLUNT, Mr. HATCH, Mr. MCCAIN, Mr. DAINES, Mr. SCOTT, Mr. GRASSLEY, Mr. ISAKSON, Mr. PORTMAN, Mr. MORAN, Mr. Sasse, Mr. BOOZMAN, Mr. PERDUE, Mr. CASSIDY, Mr. TILLIS, Mr. COCHRAN, Mrs. ENST, Mr. CONNELL, Mr. ROUNDS, Mr. ROBERTS, Mr. COTTON, Mr. WICKER, Mr. RISCH, Mr. PAUL, Mr. CORNYN, Mr. BARRASSO, Mr. CRUZ, Mr. ISAKSON, Mr. THUNE, Mr. JOHNSON, Mr. SHELBY, Mr. FLAKE, Mr. ENZI, Mr. YOUNG, Mr. SULLIVAN, Mr. RUBIO, Mr. KENNEDY, Mr. COCKER, Mr. CRAPO, Mr. HORVEN, Mr. TOOMEY, and Mr. HELLER). S. 2311. A bill to amend title 18, United States Code, to protect pain-capable unborn children, and for other purposes; read the first time.

By Mr. CASSIDY. S. 2362. A bill to provide a moratorium on registration of new non-rural section 340B hospitals and associated sites, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. VAN HOLLEN (for himself and Mr. RUBIO). S. 2313. A bill to deter foreign interference in United States elections, and for other purposes; to the Committee on Banking, Housing, and Urban Affairs.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. DAINES (for himself, Mr. HATCH, Mr. LANKFORD, Mr. RISCH, Mr. BLUNT, Mr. NORWOOD, Mr. COTTON, Mr. CRAPO, Mr. LEW, Mr. BOOZMAN, Mr. TILLIS, and Mrs. ENST). S. Con. Res. 32. A concurrent resolution affirming the importance of religious freedom as a fundamental human right that is essential to a free society and protected for all people of the United States under the Constitution of the United States, and recognizing the 232nd anniversary of the enactment of the Virginia Statute for Religious Freedom; to the Committee on the Judiciary.

ADDITIONAL COSPONSORS

S. 326

At the request of Mr. HELLER, the name of the Senator from South Carolina (Mr. GRAHAM) was added as a cosponsor of S. 326, a bill to amend the Internal Revenue Code of 1986 to provide for the tax-exempt financing of certain government-owned buildings.

S. 441

At the request of Mr. CARDIN, the name of the Senator from Minnesota...
in the Mid-Atlantic, South Atlantic, North Atlantic, and Straits of Florida planning areas.

At the request of Ms. Duckworth, the name of the Senator from Massachusetts (Ms. Warren) was added as a cosponsor of S. 1053, a bill to award a Congressional Gold Medal, collectively, to the Chinese-American Veterans of World War II, in recognition of their dedicated service during World War II.

At the request of Mr. Merkley, the name of the Senator from Maine (Ms. Collins) was added as a cosponsor of S. 1106, a bill to designate the same individual serving as the Chief Nurse Officer of the Public Health Service as the National Nurse for Public Health.

At the request of Ms. Warren, the name of the Senator from Illinois (Ms. Duckworth) was added as a cosponsor of S. 1503, a bill to require the Secretary of the Treasury to mint coins in recognition of the 60th anniversary of the Naismith Memorial Basketball Hall of Fame.

At the request of Mr. Van Hollen, the name of the Senator from Illinois (Mr. Durbin) was added as a cosponsor of S. 1591, a bill to impose sanctions with respect to the Democratic People’s Republic of Korea, and for other purposes.

At the request of Mr. Blumenthal, the name of the Senator from Connecticut (Mr. Murphy) was added as a cosponsor of S. 1693, a bill to amend the Communications Act of 1934 to clarify that section 230 of that Act does not relieve providers and users of interactive computer services of Federal and State criminal and civil law relating to sex trafficking.

At the request of Mr. Booker, the name of the Senator from Massachusetts (Ms. Warren) was added as a cosponsor of S. 1764, a bill to extend the principle of federalism to State drug policy, provide access to medical marijuana, and enable research into the medicinal properties of marijuana.

At the request of Mr. Booker, the name of the Senator from New Mexico (Mr. Udall) was added as a cosponsor of S. 1920, a bill to amend title XVIII of the Social Security Act to require reporting of certain data by providers and suppliers of air ambulance services for purposes of reforming reimbursements for such services under the Medicare program, and for other purposes.

At the request of Mr. Donnelly, the name of the Senator from Arkansas (Mr. Cotton) was added as a cosponsor of S. 2235, a bill to establish a tiered hiring preference for members of the reserve components of the Armed Forces.

At the request of Mr. Schatz, the name of the Senator from Massachusetts (Ms. Warren) was added as a cosponsor of S. 2290, a bill to increase the rates of pay under the General Schedule and other statutory pay systems and for prevailing rate employees by 3.0 percent, and for other purposes.

At the request of Mr. Nelson, the name of the Senator from Wisconsin (Mr. Baldwin) was added as a cosponsor of S. Res. 363, a resolution expressing profound concern about the growing political, humanitarian, and economic crisis in Venezuela and the widespread human rights abuses perpetrated by the Government of Venezuela.

At the request of Mr. Cruz, the names of the Senators from South Carolina (Mr. Scott) and the Senator from South Dakota (Mr. Rounds) were added as cosponsors of S. Res. 367, a resolution condemning the Government of Iran for its violence against demonstrators and calling for peaceful resolution to the concerns of the citizens of Iran.

S. 1106

Whereas the democracy of the United States, and recognizing the 232nd anniversary of the enactment of the Virginia Statute for Religious Freedom as a fundamental human right that is essential to a free society and protected for all people of the United States under the Constitution of the United States, and recognizing the 22nd anniversary of the enactment of the Virginia Statute for Religious Freedom.
that all people are created equal, endowed by the Creator with certain inalienable rights, including life, liberty, and the pursuit of happiness;

WHEREAS the freedom of conscience was highly valued by—

(1) individuals seeking religious freedom who settled in the colonies in the United States;

(2) the founders of the United States; and

(3) Thomas Jefferson, who wrote in a letter to the Methodist Bishop of New Jersey:

"The American people will remain for ever unshackled in matters of faith, as expressed by the 42nd President of the United States in a Presidential proclamation on Religious Freedom Day in 1999; and

WHEREAS Thomas Jefferson wrote—

"(1) in 1788 that each right encompassed in the First Amendment to the Constitution of the United States is dependent on the other rights described in that Amendment, "thereby guarding in the same sentence, and under the same word, the freedom of religion, of speech, and of the press: insomuch, that whatever violated either, throws down the sanctuaries which covers the others"; and

(2) in 1822 that the constitutional freedom of religion is "the most inalienable and sacred of all human rights";

WHEREAS religious freedom "has been integral to the preservation and development of the United States" and "the free exercise of religion goes hand in hand with the preservation and development of the United States" as expressed by the 41st President of the United States in a Presidential proclamation on Religious Freedom Day in 1993; and

WHEREAS "we continue to proclaim the fundamental right of all peoples to believe and worship according to their own conscience, to affirm their beliefs openly and freely, and to practice them without fear or intimidation", as expressed by the 42nd President of the United States in a Presidential proclamation on Religious Freedom Day in 1999; Now, therefore, be it

Resolved by the Senate (the House of Representatives concurring), That Congress—

(1) on Religious Freedom Day on January 16, 2018, honors the 232nd anniversary of the enactment of the Virginia Statute for Religious Freedom; and

(2) affirms that—

(A) for individuals of any faith and individuals of no faith, religious freedom includes the right of an individual to live, work, associate, and worship in accordance with the beliefs of the individual;

(B) all people of the United States can be unified in supporting religious freedom, regardless of differing individual beliefs, because religious freedom is a fundamental human right; and

(C) "the American people will remain forever unshackled in matters of faith", as expressed by the 42nd President of the United States in a Presidential proclamation on Religious Freedom Day in 2012.

AMENDMENTS SUBMITTED AND PROPOSED

SA 1875. Mr. LEE (for himself, Mr. LEAHY, Mr. DAINES, and Mr. BLUMENTHAL) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1877. Mr. LEE (for himself, Mr. LEAHY, Mr. DAINES, and Mr. BLUMENTHAL) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1878. Mrs. FEINSTEIN (for herself, Ms. HARRIS, Mr. LEAHY, and Mr. LEYTI) submitted an amendment intended to be proposed by her to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1879. Mr. PAUL (for himself, Mr. WYDEN, and Mr. MARKER) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1880. Mr. PAUL (for himself, Mr. WYDEN, and Mr. MARKER) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1881. Mr. PAUL (for himself, Mr. WYDEN, and Mr. MARKER) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1882. Mr. PAUL (for himself, Mr. WYDEN, and Mr. MARKER) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1883. Mr. PAUL (for himself, Mr. WYDEN, and Mr. MARKER) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1884. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1885. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1886. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1887. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1888. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1889. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1890. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1891. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, supra; which was ordered to lie on the table.

SA 1892. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, supra; which was ordered to lie on the table.

SA 1893. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, supra; which was ordered to lie on the table.

SA 1894. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, supra; which was ordered to lie on the table.

SA 1895. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, supra; which was ordered to lie on the table.
be proposed by him to the bill S. 139, supra; which was ordered to lie on the table.

SA 1895. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, supra; which was ordered to lie on the table.

SA 1896. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, supra; which was ordered to lie on the table.

SA 1897. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, supra; which was ordered to lie on the table.

SA 1898. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, supra; which was ordered to lie on the table.

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SA 1901. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, supra; which was ordered to lie on the table.

SA 1902. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, supra; which was ordered to lie on the table.

Page 4, strike line 1 and all that follows through page 7, line 16, and insert the following:

"(B) REQUIREMENTS FOR ACCESS AND DISSEMINATION OF COLLECTIONS OF COMMUNICATIONS.—

(a) COURT ORDERS.—

(1) GENERAL.—Except as provided under subparagraph (C), in response to a query relating to a United States person or a person reasonably believed to be located in the United States, the contents of queried communications acquired under subsection (a) may be accessed or disseminated only if—

(I) the Attorney General submits to the Foreign Intelligence Surveillance Court an application that demonstrates that—

(aa) there is probable cause to believe that—

(AA) such contents provide evidence of a crime specified in section 2516 of title 18, United States Code; or

(bb) the individual is an agent of a foreign power; and

(bb) any use of such communications pursuant to section 706 will be carried out in accordance with such section; and

(bb) a judge of the Foreign Intelligence Surveillance Court reviews and approves such application under clause (ii).

(II) ORDER.—Upon an application made under clause (i), the Foreign Intelligence Surveillance Court shall enter an order as requested or as modified by the Court approving the access or dissemination of contents of communications covered by the application if the Court determines that, based on an independent review, there is probable cause to believe that—

(AA) such contents provide evidence of a crime 2516 of title 18, United States Code.

(bb) the person identified by the queried term is an agent of a foreign power; and

(cc) the minimization procedures adopted pursuant to section 106 will ensure compliance with clause (1)(1)(bb).

(II) REVIEW.—A denial of an application submitted under clause (i) may be reviewed as provided in section 103.

(B) EXPEDITIOUS CONSIDERATION.—Any application submitted under subparagraph (A)(i) shall be considered by the Foreign Intelligence Surveillance Court expeditiously and without delay.

(C) EXCEPTIONS.—The requirement for an order pursuant to subparagraph (A) shall not apply to communications acquired only for the purpose of addressing an emergency situation.

(1) the Attorney General determines that the person identified by the queried term is the subject of an order based upon a finding of probable cause, or emergency authorization, that authorizes electronic surveillance or physical search under title IV of the Act or title 18, United States Code (other than such an emergency authorization under title IV of this Act or section 1225 of title 18, United States Code); or

(II) reasonably believes that the factual basis for the issuance of such an order exists; and

(III) with respect to the access or dissemination of the contents of such communications,

(aa) informs the Court at the time the Attorney General requires the emergency access or dissemination decision has been made to employ the authority under this clause; and

(bb) may not use the contents of such communications acquired under this section if the Court finds that the determination by the Attorney General with respect to the emergency situation was not appropriate; or

(bb) there is consent provided in accordance with subparagraph (D).

(D) CONSENT.—The requirements of this paragraph do not apply with respect to—

(I) queries made using a term identifying a person who is a party to the communications acquired under subsection (a), or a person who otherwise has lawful authority to provide consent, and who consents to such queries;

(II) the accessing or the dissemination of the contents or information of communications acquired under subsection (a) of a person who is a party to the communications, or a person who otherwise has lawful authority to provide consent, and who consents to such access of such communications.

SEC. 109. APPLICATION OF CERTAIN AMENDMENTS.

Sec. 106. Increased accountability on incidentally collected United States person communications.

Sec. 107. Semiannual reports on certain queries by the Foreign Intelligence Surveillance Court.

Sec. 108. Additional reporting requirements.

Sec. 109. Application of certain amendments.

Sec. 110. Sense of Congress on purpose of section 702 and respecting foreign nationals.

TITLE II—SAFEGUARDS AND OVERSIGHT OF PRIVACY AND CIVIL LIBERTIES

Sec. 201. Limitation on retention of certain data.

Sec. 202. Improvements to Privacy and Civil Liberties Oversight Board.

Sec. 203. Privacy and Civil Liberties Officers.

Sec. 204. Whistleblower protections for contractors of the intelligence community.

TITLE III—EXTENSION OF AUTHORITIES, INCREASED PENALTIES, REPORTS, AND OTHER MATTERS

Sec. 301. Extension of title VII of FISA:

Sec. 302. Increased penalty for unauthorized removal and retention of classified documents or material.

Sec. 303. Rule of construction regarding criminal penalties for unauthorized use of information acquired under section 702 and unauthorized disclosure of United States person communications.

Sec. 304. Comptroller General study on unauthorized disclosures and the classification system.

Sec. 305. Sense of Congress on information sharing among intelligence community to protect national security.

Sec. 306. Sense of Congress on combating terrorism.
Pursuant to subsection (e) will ensure com-
terms alleged to be agents of foreign powers; and

the application if the Court determines that,

apply to accessing or disseminating commu-

section 103.

SEMINATION OF COLLECTIONS OF COMMUNICA-

TITLE I—FOREIGN INTELLIGENCE

SURVEILLANCE AND ACCOUNTABILITY

SEC. 101. COLLECTIONS AND PROTECTION OF INCIDENTALLY COLLECTED UNITED STATES PERSON COMMUNICATIONS.

(a) IN GENERAL.—Section 702 (50 U.S.C. 1881a) is amended

(1) by redesigning subsections (j), (k), and (l) as subsections (k), (l), and (m), re-

(1) by inserting after subsection (i) the fol-

(50 U.S.C. 1801 et seq.).

TITLE I—FOREIGN INTELLIGENCE

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(1) by inserting after subsection (i) the fol-

(50 U.S.C. 1801 et seq.).
"(B) REQUIREMENTS.—Records retained under subparagraph (A) shall—

"(i) include queries for not less than 5 years after the date on which the query is made; and

"(ii) be maintained in a manner that is auditable and available for congressional oversight.

"(C) COMPLIANCE AND MAINTENANCE.—The requirements of this subsection do not apply with respect to queries made for the purpose of—

"(A) submitting to Congress information required by this Act or otherwise ensuring compliance with the requirements of this section; or

"(B) performing maintenance or testing of information systems.

"(12) CONSENT.—The requirements of this subsection do not apply with respect to—

"(A) queries made using a term identifying a person who is a party to the communications acquired under subsection (a), or a person who otherwise has lawful authority to provide consent, and who consents to such queries; or

"(B) the accessing or the dissemination of the contents or information of communications required under subsection (a) of a person who is a party to the communications, or a person who otherwise has lawful authority to provide consent, and who consents to such access or dissemination.

"(13) QUERY PURPOSES.—The contents of communications acquired under subsection (a) and the information relating to the dialing, routing, addressing, or signaling information of such communications may only be queried if the query is reasonably designed to return foreign intelligence information or evidence of a crime.

SEC. 103. LIMITATION ON COLLECTION AND IMPROVEMENTS TO TARGETING PROCEDURES AND MINIMIZATION PROCEDURES.

(a) TARGETING PROCEDURES; LIMITATION ON COLLECTION.—Section 702(d) (50 U.S.C. 1881a(d)) is amended—

(1) in paragraph (1), by striking "The Attorney General" and inserting "In accordance with paragraphs (3) and (4), the Attorney General"; and

(2) by striking at the end the following new paragraphs:

"(3) DUE DILIGENCE.—The procedures adopted under paragraph (1) shall require the determination based on the totality of the circumstances, including, by, to the extent practicable, ensuring that any conflicting information regarding whether the person is reasonably believed to be located outside the United States by—

"(A) inserting the determination based on the totality of the circumstances, including, by, to the extent practicable, ensuring that any conflicting information regarding whether the person is reasonably believed to be located outside the United States or is a United States person is resolved before making such determination;

"(B) documenting the procedures used for determinations described in subparagraph (A); and

"(C) documenting the rationale for why targeting such person will result in the acquisition of foreign intelligence information authorized by subsection (a).

"(4) LIMITATION.—The procedures adopted in accordance with paragraph (1) shall require that the targeting of a person is limited to communications to or from the targeted person.

"(B) ANNUAL REPORT.—On an annual basis, the Attorney General shall submit to the congressional intelligence committees and the committees specified in such subsection a report on—

"(1) any difficulty relating to the limitation under subparagraph (A); and

"(ii) the technical feasibility of ensuring that the handling of communications acquired under paragraph (1) with respect to incidentally collected United States person information complies with the minimization procedures adopted under subsection (e)."

(b) MINIMIZATION PROCEDURES.—Section 702(e) (50 U.S.C. 1881a(e)) is amended—

(1) in paragraph (1), by inserting "and the requirements of this subsection" before the period at the end; and

(2) by adding at the end the following new paragraph:

"(3) REQUESTS TO UNMASK INFORMATION.—The procedures adopted under paragraph (1) shall include specific procedures adopted by the Attorney General for elements of the intelligence community to submit requests to unmask information in disseminated intelligence reports. Such specific procedures shall—

"(A) require the documentation of the requesting individual that such request is for legitimate reasons authorized pursuant to paragraph (1); and

"(B) require the retention of the records of each request, including—

"(i) a copy of the request;

"(ii) the name and position of the individual who is making the request; and

"(iii) if the name and position of the individual who approved the request and the date of the approval.

"(c) UNMASK DEFINED.—Section 702(b) (50 U.S.C. 1881b) is amended by adding at the end the following new paragraph:

"(6) UNMASK.—The term 'unmask' means, with respect to a disseminated intelligence report containing a reference to a United States person that does not identify that person (including by name or title), to disseminate the identity of the United States person, including the name or title of the person.

"(d) CONSISTENT REQUIREMENTS TO RETAIN RECORDS ON REQUESTS TO UNMASK INFORMATION.—The Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.) is amended as follows:

(1) In paragraph 101(h) (50 U.S.C. 1801(h)—

"(A) in paragraph (1), by striking "and" and inserting a semicolon;

"(B) in paragraph (2), by striking the period at the end and inserting "and";

"(C) by adding at the end the following new paragraph:

"(5) specific procedures as described in section 702(e)(3)."

(2) In section 304(a) (50 U.S.C. 1212(4)—

"(A) in subparagraph (C), by striking "and" and inserting a semicolon;

"(B) in subparagraph (D), by striking the period at the end and inserting "and"; and

"(C) by adding at the end the following new subparagraph:

"(E) specific procedures as described in section 702(e)(3)."

(3) In section 402(h) (50 U.S.C. 1821(h))—

"(A) by redesignating paragraph (2) as paragraph (3); and

"(B) by inserting after paragraph (1) the following new paragraph:

"(2) REQUESTS FOR NONPUBLICLY AVAILABLE INFORMATION.—The policies and procedures adopted under paragraph (1) shall include specific procedures as described in section 702(e)(3)."

(4) In section 501(g)(2) (50 U.S.C. 1811g(c))—

"(A) in subparagraph (B), by striking "and" and inserting a semicolon;

"(B) in subparagraph (C), by striking the period at the end and inserting "and"; and

"(C) by adding at the end the following new subparagraph:

"(D) specific procedures as described in section 702(e)(3)."

(e) REPORT ON UNMASKING.—Not later than 90 days after the date of the enactment of this Act, the Director of National Intelligence shall submit to the Permanent Select Committee on Intelligence of the House of Representatives, the Select Committee on Intelligence of the Senate, and the Committees on the Judiciary of the House of Representatives and the Senate a report on the progress made by the Director with respect to—

"(1) ensuring that incidentally collected communications of United States persons (as defined in section 101 of the Foreign Intelligence Surveillance Act (50 U.S.C. 1801)) are properly masked if masking is necessary; and

"(2) implementing procedures for requests to unmask information under section 702(e)(3) of such Act (50 U.S.C. 1881a(e)), as added by subsection (c).

SEC. 104. PUBLICATION OF MINIMIZATION PROCEDURES UNDER SECTION 702.

Section 702(e) (50 U.S.C. 1881a(e)), as amended by section 103, is further amended by adding at the end the following:

"(D) consistent with such review, and not later than 180 days after conducting such review, make such minimization procedures publicly available to the greatest extent practicable, which may be in redacted form.

SEC. 105. APPOINTMENT OF AMICUS CURIAE FOR ANNUAL CERTIFICATIONS.

Section 103(c) (50 U.S.C. 1803(c)(2)) is amended—

(1) in paragraph (2)—

"(A) in subparagraph (A), by striking "and" and inserting a semicolon;

"(B) by redesigning subparagraph (B) as subparagraph (C); and

"(C) by inserting after subparagraph (A) the following new subparagraph (B):

"shall appoint an individual who has been designated under paragraph (1) to serve as amicus curiae to assist such court in the review of a certification under section 702(i), unless the procedures adopted or amended in accordance with paragraph (1); and

(2) in paragraphs (4) and (5), by striking "paragraph (2)(A)" both places it appears and inserting "paragraph (A) or (B) of paragraph (2)"

SEC. 106. INCREASED ACCOUNTABILITY ON INCIDENTALLY COLLECTED COMMUNICATIONS AND OTHER INFORMATION.

Section 707 (50 U.S.C. 1811f) is amended by adding at the end the following new subsection:

"(F) INCIDENTALLY COLLECTED COMMUNICATIONS AND OTHER INFORMATION.—Together with the semiannual report submitted under subsection (a), the Director of National Intelligence shall submit to the congressional committees specified in such subsection a report on incidentally collected communications and other information regarding United States persons under section 702. Each such report shall include, with respect to the 6-month period covered by the report, the following:

"(1) Except as provided by paragraph (2), the number, or a good faith estimate, of communications of United States persons acquired under subsection (a) of such section, including a description of any efforts of the intelligence community to ascertain such number or good faith estimate.
"(2) If the Director determines that the number, or a good faith estimate, under paragraph (1) is not achievable, a detailed explanation for why such number or good faith estimate is not achievable.

"(3) The number of—

"(A) United States persons whose information is unmasked pursuant to the procedures adopted under subsection (e)(3) of such section;

"(B) requests made by an element of the intelligence community, listed by each such element, to retain information pursuant to such subsection; and

"(C) requests that resulted in the dissemination of names, titles, or other identifiers pursuant to such subsection, including the element of the intelligence community and the individual making the request.

"(4) The number of disseminations of communications acquired under subsection (a) of section 702 to the Federal Bureau of Investigation for cases unrelated to foreign intelligence.

"(5) The number of instances in which evidence of a crime unrelated to foreign intelligence was identified in communications acquired pursuant to such subsection, and

"(6) The number of individuals to whom the Attorney General has delegated authority pursuant to subsection (j)(2)(G) of section 702.''

SEC. 107. SEMIANNUAL REPORTS ON CERTAIN QUERIES BY FEDERAL BUREAU OF INVESTIGATION.

Section 707 (50 U.S.C. 1881f), as amended by section 106 of this Act shall be submitted in unclassified form. Not later than 7 days after the date on which the Attorney General submits such a report, the Attorney General shall make such report publically available.

SEC. 108. ADDITIONAL REPORTING REQUIREMENTS.

(a) ELECTRONIC SURVEILLANCE.—Section 107 (50 U.S.C. 1807) is amended to read as follows:

"SEC. 107. REPORT OF ELECTRONIC SURVEILLANCE.—(a) Annual Report.—In April of each year, the Attorney General shall transmit to the Administrative Office of the United States Courts and to Congress a report setting forth with respect to the preceding calendar year—

"(1) the number of applications made by the Federal Bureau of Investigation described in subsection (j)(3)(A) of section 702; and

"(2) such applications that were approved and resulted in the contents of communications being accessed or disseminated pursuant to such subsection; and

"(3) the number of Attorney General approvals pursuant to subsection (j)(4)(A) of such section.

SEC. 109. APPLICATION OF CERTAIN AMENDMENTS.

The amendments made by sections 101, 102, and 103 of this Act shall apply with respect to any application for a pen register or trap and trace device under an order or emergency authorization issued under this title, rounded to the nearest 500, including—

"(A) the number of such subjects who are United States persons, reported to the nearest band of 500, starting with 0–499; and

"(B) the number of United States persons described in subparagraph (A), the number of persons whose information acquired pursuant to such order was reviewed or accessed by a Federal officer, employee, or agent, reported to the nearest band of 500, starting with 0–499; and

"(C) each report under subsection (b) shall be submitted in unclassified form. Not later than 7 days after the date on which the Attorney General submits such a report, the Attorney General shall make such report publically available.

SEC. 110. CONGRESS ON PURPOSE OF SECTION 702 AND RESPECTING FOREIGN NATIONALS.

It is the sense of Congress that—

"(1) the acquisition of communications by the National Security Agency under section 702 of the Foreign Intelligence Surveillance Act (50 U.S.C. 1881a) should be conducted within the bounds of treaties and agreements to which the United States is a party, and there should be no targeting of non-United States persons for any unfounded discriminatory purpose or for the purpose of affording a commercial competitive advantage to companies and business sectors of the United States; and

"(2) the authority to collect intelligence under such section 702 is meant to shield the United States, and by extension, the allies of the United States, from unfounded discrimination.

TITLE II—SAFEGUARDS AND OVERSIGHT OF PRIVACY AND CIVIL LIBERTIES

SEC. 201. LIMITATION ON RETENTION OF CERTAIN DATA.

Subsection (m) of section 702 (50 U.S.C. 1881a), as redesignated by section 101, is amended—

"(1) by redesignating paragraphs (2) and (3) as paragraphs (3) and (4); and

"(2) by inserting after paragraph (1) the following new paragraph:

"(A) APPOINTMENT OF STAFF.—Subsection (j) of such section is amended by redesignating paragraphs (2) and (3) as paragraphs (3) and (4), respectively; and

"(B) by inserting after paragraph (1) the following new paragraph:

"(1) by striking "The Board shall" and inserting "The Board;".

"(2) in paragraph (1) by striking "make its" and inserting "shall make its"; and

"(3) in paragraph (2) (A) by striking "hold public;" and inserting "shall hold public;" and

"(4) by inserting before the period at the end of the following new paragraph:

"(c) Each report under subsection (b) shall be submitted in unclassified form. Not later than 7 days after the date on which the Attorney General submits such a report, the Attorney General shall make such report publically available.

SEC. 202. IMPROVEMENTS TO PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.

(a) APPOINTMENT OF STAFF.—Subsection (1) of section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee(e)) is amended—

"(1) by redesigning paragraphs (2) and (3) as paragraphs (3) and (4), respectively; and

"(2) by inserting after paragraph (1) the following new paragraph:

"(2) APPOINTMENT IN ABSENCE OF CHAIRMAN.—If the position of chairman of the Oversight Board is vacant, during the vacancy, the Board, at the direction of the unanimous vote of the serving members of the Board, may exercise the authority of the chairman under paragraph (1).

(b) MEETINGS.—Subsection (f) of such section (42 U.S.C. 2000ee(f)) is amended—

"(1) by striking "The Board shall" and inserting "The Board;".

"(2) in paragraph (1) by striking "make its" and inserting "shall make its"; and

"(3) in paragraph (2) (A) by striking "hold public;" and inserting "shall hold public;" and

"(4) by inserting before the period at the end of the following new paragraph:

"(c) Each report under subsection (b) shall be submitted in unclassified form. Not later than 7 days after the date on which the Attorney General submits such a report, the Attorney General shall make such report publically available.
in subsection (c).

(2) CONTRACTOR EMPLOYEE.—The term ‘contractor employee’ means an employee of a contractor, subcontractor, grantee, subgrantee, or personal services contractor of a covered intelligence community element.

(3) (c) The term ‘employee’ means an employee of a covered intelligence community element, unless the request takes the form of a non-discretionary directive and is within the authority of the officer or employee making the request.

(4) (d) A personnel action under paragraph (1) is prohibited even if the action is undertaken at the request of an officer or employee of the Federal Bureau of Investigation, unless the request takes the form of a non-discretionary directive and is within the authority of the officer or employee making the request.

(5) (e) A personnel action described in paragraph (1) shall not, with respect to such authority, take or fail to take a personnel action with respect to any contractor employee as a reprisal for a lawful disclosure of information by the contractor employee to the Director of National Intelligence, the head of the contracting agency, an agency designated by the Director of National Intelligence, or an employee designated by that agency for such purpose, a supervisory or line official of the contracting agency, a congressional intelligence committee, or a member of a congressional intelligence committee, which the contractor employee reasonably believes evidences—

(A) a violation of any Federal law, rule, or regulation (including with respect to evidence of another employee or contractor employee accessing or sharing classified information without authorization); or

(B) mismanagement, a gross waste of funds, an abuse of authority, or a substantial and specific danger to public health or safety.

(2) ACTIONS BY REQUEST.—A personnel action under paragraph (1) is prohibited even if the action is undertaken at the request of an officer or employee of the Federal Bureau of Investigation, unless the request takes the form of a non-discretionary directive and is within the authority of the officer or employee making the request.

(3) VIOLATION.—A contractor employee may raise a violation of paragraph (1) in any proceeding to implement or challenge a personnel action described in such paragraph.

(4) REGULATIONS.—The Attorney General shall prescribe regulations to ensure that a personnel action described in paragraph (1) shall not take the form of a non-discretionary directive and is within the authority of the officer or employee making the request.

(5) ENFORCEMENT.—The President shall provide for the enforcement of this subsection in a manner consistent with applicable provisions of sections 1214 and 1221 of title 5, United States Code.

(6) DEFINITIONS.—In this subsection:

(A) The term ‘contractor employee’ means an employee of a contractor, subcontractor, grantee, subgrantee, or personal services contractor, of the Federal Bureau of Investigation.

(B) The term ‘personnel action’ means any action described in clauses (i) through (v) of section 2302(a)(2)(A) of title 5, United States Code, with respect to a contractor employee.

(C) The term ‘rationalized revocation of clearance’ means the revocation of a clearance on the basis of an investigation conducted under section 3001(j) of the Intelligence Reform and Terrorism Prevention Act of 2004 (50 U.S.C. 3341(j)) as amended by adding at the end the following new paragraph:

(1) IN GENERAL.—Any contractor employee or employee of the Federal Bureau of Investigation who has authority to take, direct others to take, recommend, or approve any personnel action with respect to such authority, take or fail to take a personnel action with respect to a contractor employee as a reprisal for a disclosure of information described in this paragraph, (A) shall not, with respect to such authority, take or fail to take a personnel action with respect to a contractor employee as a reprisal for a disclosure of information described in this paragraph, because the contractor employee, (B) the contractor employee reasonably believes—

A) a violation of any Federal law, rule, or regulation (including with respect to evidence of another employee or contractor employee accessing or sharing classified information without authorization); or

B) mismanagement, a gross waste of funds, an abuse of authority, or a substantial and specific danger to public health or safety.

(2) ACTIONS BY REQUEST.—A personnel action under paragraph (1) is prohibited even if the action is undertaken at the request of an officer or employee of the Federal Bureau of Investigation, unless the request takes the form of a non-discretionary directive and is within the authority of the officer or employee making the request.

(3) VIOLATION.—A contractor employee may raise a violation of paragraph (1) in any proceeding to implement or challenge a personnel action described in such paragraph.

(4) REGULATIONS.—The Attorney General shall prescribe regulations to ensure that a personnel action described in paragraph (1) shall not take the form of a non-discretionary directive and is within the authority of the officer or employee making the request.

(5) ENFORCEMENT.—The President shall provide for the enforcement of this subsection in a manner consistent with applicable provisions of sections 1214 and 1221 of title 5, United States Code.

(6) DEFINITIONS.—In this subsection:

(A) The term ‘employee’ means an employee of a contractor, subcontractor, grantee, subgrantee, or personal services contractor, of the Federal Bureau of Investigation.

(B) The term ‘personnel action’ means any action described in clauses (i) through (v) of section 2302(a)(2)(A) of title 5, United States Code, with respect to a contractor employee.

(C) The term ‘rationalized revocation of clearance’ means the revocation of a clearance on the basis of an investigation conducted under section 3001(j) of the Intelligence Reform and Terrorism Prevention Act of 2004 (50 U.S.C. 3341(j)) as amended by adding at the end the following new paragraph:

(1) IN GENERAL.—Any contractor employee or employee of the Federal Bureau of Investigation who has authority to take, direct others to take, recommend, or approve any personnel action with respect to such authority, take or fail to take a personal action with respect to a contractor employee as a reprisal for a disclosure of information described in this paragraph, (A) shall not, with respect to such authority, take or fail to take a personal action with respect to a contractor employee as a reprisal for a disclosure of information described in this paragraph, because the contractor employee, (B) the contractor employee reasonably believes—

A) a violation of any Federal law, rule, or regulation (including with respect to evidence of another employee or contractor employee accessing or sharing classified information without authorization); or

B) mismanagement, a gross waste of funds, an abuse of authority, or a substantial and specific danger to public health or safety.

(2) ACTIONS BY REQUEST.—A personnel action under paragraph (1) is prohibited even if the action is undertaken at the request of an officer or employee of the Federal Bureau of Investigation, unless the request takes the form of a non-discretionary directive and is within the authority of the officer or employee making the request.
(B) any technological means to prevent or detect such unauthorized disclosure.

(3) The effect of overclassification on the unauthorized disclosure of classified information.

(4) Any ways to improve the classification system of the United States, including with respect to changing the levels of classification of such system and to reduce over-classification.

(5) How to improve the authorized sharing of classified information, including with respect to sensitive compartmented information.

(6) The value of polygraph tests in determining who is authorized to access classified information.

(7) Whether each element of the intelligence community (as defined in section 3(4) of the National Security Act of 1947 (50 U.S.C. 3003(4))) applies uniform standards in determining who is authorized to access classified information; and

(b) proper training with respect to the handling of classified information and the avoidance of overclassification.

(c) Cooperation.—The heads of the intelligence community shall provide to the Comptroller General information the Comptroller General determines necessary to carry out the other subsections of this section.

(d) Report.—Not later than 180 days after the date of the enactment of this Act, the Comptroller General shall submit to the Committees on the Judiciary and the Permanent Select Committee on Intelligence of the House of Representatives and the Committee on the Judiciary and the Select Committee on Intelligence of the Senate a report containing the study under subsection (a).

(3) Form.—The report under subsection (d) shall be submitted in unclassified form, but may include a classified annex.

SEC. 505. SENSE OF CONGRESS ON INFORMATION SHARING AMONG INTELLIGENCE COMMUNITY TO PROTECT NATIONAL SECURITY.

It is the sense of Congress that, in carrying out section 702 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a), as amended by this Act, the United States Government should ensure that the barriers, whether real or perceived, to sharing critical foreign intelligence among the intelligence community that existed before September 11, 2001, are not reimposed by sharing information vital to national security among the intelligence community in a manner that is consistent with such section, applicable provisions of law, and the Constitution of the United States.

SEC. 506. SENSE OF CONGRESS ON COMBATING TERRORISM.

It is the sense of Congress that, consistent with the protection of sources and methods, when the Attorney General for elements of the intelligence community submits a request that should share information learned by acquiring communications under section 702 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a), the Attorney General for elements of the United States to prevent and defend against terrorism.

SEC. 507. TECHNICAL AMENDMENTS AND AMENDMENTS TO IMPROVE PROCEDURES OF THE FOREIGN INTELLIGENCE SURVEILLANCE COURT OF REVIEW.

(a) Technical Amendments.—The Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.) is amended as follows:

(1) In section 103(b) (50 U.S.C. 1803(b)), by striking ‘‘designate as the’’ and inserting ‘‘designated as the’’.

(2) In section 302(a)(1)(A)(ii) (50 U.S.C. 1822(a)(1)(A)(ii)), by striking ‘‘paragraphs (1) through (4)’’ and inserting ‘‘subparagraphs (A) through (D)’’.

(3) In section 406(b) (50 U.S.C. 1846b(b)), by striking ‘‘and the Committees on the Ju-
“(iii) if the request is approved, the name and position of the individual who approved the request and the date of the approval.”.”

(c) UNMASK DEFINED.—Section 702(b) (50 U.S.C. 1881c(b)) is amended by adding at the end the following new paragraph:

“(6) UNMASK.—The term ‘unmask’ means, with respect to a disseminated intelligence report, referring to a referral to a United States person that does not identify that person (including by name or title), to disseminate the identity of the United States person, including the name or title of the person.”

(d) CONSISTENT REQUIREMENTS TO RETAIN RECORDS OR TAKEN TO UNMASK INFORMATION.—The Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.), is amended as follows:

(1) in section 101(b) (50 U.S.C. 1801(b)–1)
(A) in paragraph (3), by striking “; and” and inserting a semicolon;
(B) in paragraph (4), by striking the period at the end and inserting “; and”;
(C) by adding at the end the following new paragraph:

“(5) specific procedures as described in section 702(c)(3).”.

(2) in section 301(d) (50 U.S.C. 1821(d))—
(A) in subparagraph (C), by striking “; and” and inserting a semicolon;
(B) in subparagraph (D), by striking the period at the end and inserting “; and”;
(C) by adding at the end the following new subparagraph:

“(E) specific procedures as described in section 702(e)(3).”.

(3) in section 402(h) (50 U.S.C. 1842(h))—
(A) by redesignating paragraph (2) as paragraph (3); and
(B) by inserting after paragraph (1) the following new paragraph (2):

“(2) REQUESTS FOR NONPUBLICLY AVAILABLE INFORMATION.—Requests for nonpublicly available intelligence reports and procedures adopted under paragraph (1) shall include specific procedures as described in section 702(e)(3).”.

(4) in section 501(g)(2) (50 U.S.C. 1811(g)(2))—
(A) in subparagraph (B), by striking “; and” and inserting a semicolon;
(B) in subparagraph (C), by striking the period at the end and inserting “; and”;
(C) by adding at the end the following new subparagraph:

“(D) specific procedures as described in section 702(e)(3).”.

(e) REPORT ON UNMASKING.—Not later than 90 days after enactment of this Act, the Director of National Intelligence shall submit to the Permanent Select Committee on Intelligence of the House of Representatives, the Select Committee on Intelligence of the Senate, and the Committees on the Judiciary of the House of Representatives and the Senate a report on the progress made by the Director with respect to—

(1) ensuring that incidentally collected communications of United States persons (as defined in the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801)) are properly masked if masking is necessary; and

(2) implementing procedures for requests to unmask information under section 702(e)(3) of such Act (50 U.S.C. 1881a(e)(3)), as added by subsection (c).

SA 1875. Mrs. FEINSTEIN (for herself, Mr. HARRIS, Mr. LEAHY, and Mr. LEE) submitted an amendment intended to be proposed by her to the House Amendment to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

Beginning on page 4, strike line 1 and all that follows through page 7, line 16, and insert the following:

“(2) REQUIREMENTS FOR ACCESS TO COMMUNICATIONS OF UNITED STATES PERSONS.—(A) The Attorney General is provided under subparagraph (C), in response to a query relating to a United States person, the contents of queried communications acquired under subsection (a) may be accessed only if—

(i) the Attorney General submits to the Foreign Intelligence Surveillance Court an application that demonstrates that there is probable cause to believe that—

(1) such contents may relate to a crime specified in section 2516 of title 18, United States Code; or

(2) the individual is the agent of a foreign power; and

(II) the individual is the agent of a foreign power; and

(II) the individual is the agent of a foreign power; and

(iv) the request is approved, the number of times the Attorney General has proceeded under paragraph (1) shall be included in a report containing a reference to a United States person (including by name or title), to disseminate the identity of the United States person, including the name or title of the person; and

(v) the request is approved, the number of times the Attorney General has proceeded under paragraph (1) shall be included in a report containing a reference to a United States person (including by name or title), to disseminate the identity of the United States person, including the name or title of the person; and

(vi) the request is approved, the number of times the Attorney General has proceeded under paragraph (1) shall be included in a report containing a reference to a United States person (including by name or title), to disseminate the identity of the United States person, including the name or title of the person; and

(B) the request and the date of the approval.”.

(3) in section 501(g)(2) (50 U.S.C. 1821(g)(2))—
(A) in subparagraph (D), by striking “; and” and inserting a semicolon;
(B) in subparagraph (E), by striking the period at the end and inserting “; and”;
(C) by adding at the end the following new subparagraph:

“(F) specific procedures as described in section 702(e)(3).”.

(4) in section 706(a) (50 U.S.C. 1881e(a)) is amended—

(1) by striking “information acquired” and inserting the following:

“(1) IN GENERAL.—Information acquired; and

(2) by adding at the end the following:

“(2) LIMITATION ON USE IN CRIMINAL, CIVIL, AND ADMINISTRATIVE PROCEEDINGS AND INVESTIGATIONS.—No communication to or from, or information about, a person acquired under subsection (a) who is a United States person or is located in the United States may be used as evidence against the person in any criminal, civil, or administrative proceeding or used as part of any criminal, civil, or administrative investigation, except—

“(A) with the prior approval of the Attorney General; and

“(B) in a proceeding or investigation in which the information is directly related to and necessary to address a specific threat of—

(i) terrorism (as defined in clauses (i) through (iii) of section 2332g(g)(5)(B) of title 18, United States Code);

(ii) espionage (as used in chapter 37 of title 18, United States Code);

(iii) proliferation or use of a weapon of mass destruction (as defined in section 2332a(c) of title 18, United States Code);

(iv) a cybersecurity threat from a foreign country;

(v) incapacitation or destruction of critical infrastructure (as defined in section 102 of the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT) ACT) of 2001 (42 U.S.C. 5501); or

(vi) a threat to the armed forces of the United States or an ally of the United States;
or to other personnel of the United States Government or a government of an ally of the United States.

SA 1881. Mr. PAUL (for himself, Mr. WYDEN, and Mr. MARKEY) submitted an amendment intended to be proposed by him to the House Amendment to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

Beginning on page 2, strike line 14 and all that follows through page 15, line 6, and insert the following:

SEC. 101. CLARIFICATION ON PROHIBITION ON QUERIES OF COLLECTIONS OF COMMUNICATIONS TO CONDUCT WARRANTLESS QUERIES FOR THE COMMUNICATIONS OF UNITED STATES PERSONS AND PERSONS INSIDE THE UNITED STATES.

Section 702(b) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a(b)) is amended—

(1) by redesignating paragraphs (1) through (5) of subparagraph (A) through (E), respectively, and inserting such subparagraphs, as so redesignated, an additional two items from the left margin;

(2) by striking “An acquisition” and inserting the following:

“(1) IN GENERAL.—An acquisition”; and

(3) by adding at the end the following:

“(2) CLARIFICATION ON PROHIBITION ON QUERIES OF COLLECTIONS OF COMMUNICATIONS TO CONDUCT WARRANTLESS QUERIES FOR THE COMMUNICATIONS OF UNITED STATES PERSONS AND PERSONS INSIDE THE UNITED STATES.—

“(A) IN GENERAL.—Except as provided in subparagraphs (B) and (C), no officer or employee of the United States may conduct a query of information acquired under this section in an effort to find communications of or about a particular United States person or a person inside the United States.

(B) CONCURRENT AUTHORIZATION AND EXEMPTION FOR EMERGENCY SITUATIONS.—Subparagraph (A) shall not apply to a query for communications related to a particular United States person or person inside the United States if—

(i) such United States person or person inside the United States is the subject of an order or emergency authorization authorizing electronic surveillance or physical search under section 105, 304, 703, 704, or 705 of this Act, or under title 18, United States Code, for the effective period of that order;

(ii) the entity carrying out the query has a reasonable belief that the life or safety of such United States person or person inside the United States is threatened and the information is sought for the purpose of assisting that person;

(iii) such United States person or person in the United States is a corporation; or

(iv) such United States person or person inside the United States has consented to an emergency authorization authorizing electronic surveillance or physical search with respect to such person.

(C) QUERIES OF FEDERATED DATA SETS AND MIXED DATA.—No officer or employee of the United States conducts a query of a data set, or of federated data sets, that includes any information acquired under this section, the system or systems in which the information is maintained, or with respect to which such information is access controlled, unless the query is for the purpose of preventing or deterring an act of terrorism, and is not returned to the system or systems from which such information was acquired unless the officer or employee enters a code or other identification indicating that—

(i) the person associated with the search term is not a United States person or person inside the United States; or

(ii) if the person associated with the search term is a United States person or person inside the United States, one or more of the conditions of subparagraph (B) are satisfied.

(D) MATTERS RELATING TO EMERGENCY QUERIES.—

(i) TREATMENT OF DENIALS.—In the event that a query conducted pursuant to an order authorizing electronic surveillance or a physical search described in subsection (B)(i) and the application for such emergency authorization is denied, or in any other case in which the query has been ordered and no order is issued approving the query—

(I) no information obtained or evidence derived from such query may be received in evidence or otherwise disclosed in any trial, hearing, or other proceeding in or before any court, grand jury, department, office, agency, regulatory body, legislative committee, or other authority of the United States, a State, or political subdivision thereof; and

(II) no information concerning any United States person acquired from such query may be disclosed in any other manner by Federal officers or employees without the consent of such person, except with the approval of the Attorney General if the information indicates a threat of death or serious bodily harm to any person.

(ii) ASSESSMENT OF COMPLIANCE.—The Attorney General shall assess compliance with the requirements under clause (I).

SA 1882. Mr. PAUL (for himself, Mr. WYDEN, and Mr. MARKEY) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

On page 41, after line 24, add the following:

SEC. 206. REPEALABILITY TO FEDERAL BUREAU OF INVESTIGATIONS OF CERTAIN REPORTING REQUIREMENTS UNDER FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978.

Section 601(b) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801d) is amended by adding at the end “(3)(B)” and inserting “(3)(B)”.

SA 1883. Mr. PAUL (for himself, Mr. WYDEN, and Mr. MARKEY) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

On page 39, strike lines 6 through 22 and insert the following:

SEC. 111. CLARIFICATION REGARDING TREATMENT OF INFORMATION ACQUIRED UNDER FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978.

(a) DERIVED DEFINED.—

SEC. 7. REFORM OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.

(a) INCLUSION OF FOREIGN INTELLIGENCE ACTIVITIES IN OVERSIGHT AUTHORITY OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—Section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee) is amended—

(1) by striking subsection (c) and inserting “and to conduct foreign intelligence activities” after “terrorism” each place such term appears; and

(2) in subsection (d), “and to conduct foreign intelligence activities” after “terrorism” each place such term appears.
(b) Submission of Whistleblower Complaints to the Privacy and Civil Liberties Oversight Board.—(1) In general.—Section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000e(s)) is amended—

(1) by redesigning paragraphs (2) and (3) as paragraphs (3) and (4), respectively; and

(2) by inserting after paragraph (1) the following:

"(2) APPOINTMENT IN ABSENCE OF CHAIRMAN.—If the position of chairman of the Board is vacant, during the period of the vacancy the Board, at the direction of the majority of the members of the Board, may exercise the authority of the chairman under paragraph (1)."

(c) Tenure and Compensation of Privacy and Civil Liberties Oversight Board Members and Staff.—(1) In general.—Section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000e(s)), as amended by subsections (a) and (b), is further amended—

(A) in subsection (h)—

(i) in paragraph (1), by inserting "full-time" after "(B)";

(ii) in paragraph (4), by striking ", except that" and all that follows through the end and inserting a period;

(B) in subsection (i)—

(i) in paragraph (A), by striking "level III of the Executive Schedule under section 5314" and inserting "Executive Schedule under section 5313";

(ii) in paragraph (B), by striking "level IV of the Executive Schedule" and inserting "level III of the Executive Schedule under section 5314";

(C) in subsection (j)(i), by striking "level V of the Executive Schedule under section 5316" and inserting "level IV of the Executive Schedule under section 5315";

(2) Effective date; applicability.—(A) In general.—The amendments made by paragraph (1)—

(i) shall take effect on the date of the enactment of this Act; and

(ii) except as provided in paragraph (2), shall apply to any appointment to a position as a member of the Privacy and Civil Liberties Oversight Board on or after the date of the enactment of this Act.

(B) Exceptions.—(1) Compensation changes.—The amendments made by paragraph (1) shall take effect on the first day of the first pay period beginning after the date of the enactment of this Act.

(II) Election to serve full time by incumbents.—(I) In general.—An individual serving as a member of the Privacy and Civil Liberties Oversight Board on a full-time basis in accordance with section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000e(s)), (referred to in this clause as a ‘‘current member’’) may make an election to—

(a) serve as a member of the Privacy and Civil Liberties Oversight Board on a full-time basis and in accordance with section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000e(s)), as amended by this section; or

(b) serve as a member of the Privacy and Civil Liberties Oversight Board on a part-time basis in accordance with section 1061, as in effect on the day before the date of the enactment of this Act, including the limitation on service after the expiration of the term of a member of the Oversight Board, in the case of a ‘‘current member’’. An individual making an election under subclause (I)(a) shall begin serving as a member of the Privacy and Civil Liberties Oversight Board on a full-time basis on the first day of the first pay period beginning not less than 60 days after the date on which the current member makes such election.

(II) MEETINGS.—Section 10 of such section is amended—

(1) by striking ‘‘The Board shall’’ and inserting ‘‘The Board may’’;

(2) in paragraph (1) by striking ‘‘make its’’ and inserting ‘‘shall make’’; and

(3) in paragraph (2)—

(A) by striking ‘‘hold public’’ and inserting ‘‘shall hold public’’;

(B) by inserting before the period at the end the following: ‘‘, but may, notwithstanding subsection (f), meet or otherwise communicate in any number to confer or deliberate in a manner that is closed to the public’’;

(g) Provision of Information About Government Activities Under the Foreign Intelligence Surveillance Act of 1978 to the Privacy and Civil Liberties Oversight Board.—The Attorney General shall fully inform the Privacy and Civil Liberties Oversight Board about any activities carried out by the Government under the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.), including by providing to the Board—

(1) copies of each detailed report submitted to a committee of Congress under such Act; and

(2) copies of each decision, order, and opinion of the Foreign Intelligence Surveillance Court or the Foreign Intelligence Surveillance Court of Review required to be included in the report under section 601(a) of such Act (50 U.S.C. 1871(a)).

SA 1885. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intends to be proposed by him to the House amendment to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

On page 41, after line 24, add the following:

SEC. 206. REPEAL OF NONAPPLICABILITY TO FEDERAL BUREAU INVESTIGATIONS OF CERTAIN REPORTING REQUIREMENTS UNDER FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978.

Section 603(d)(2) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1873(d)(2)) is amended by striking ‘‘(A) Federal Bureau’’ and inserting ‘‘(A) Federal Intelligence’’.

SA 1886. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intends to be proposed by him to the House amendment to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

On page 42, after line 21, add the following:
Section 702(a)(1) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a(c)(1)), as redesignated by section 101(a)(2) of the USA Rights Act of 2017 (50 U.S.C. 1881a(c)(1)), is amended by adding at the end the following:

"(1) Policies concerning the application of section 101 of such Act, as added by paragraph (1), and

(ii) the Attorney General and the Director of National Intelligence shall publish such modifications.

"(i) such assistance is a manner or method that does not request assistance from an electronic surveillance provider, explicitly describing the assistance to be furnished by the provider that has been approved by the Court; and

(i) terrorism (as defined in clauses (i) through (iii) of section 2332(g)(5)(B) of title 18, United States Code);

(iii) the Court issues an order, which has been delivered to the provider, explicitly describing the assistance to be furnished by the provider that has been approved by the Court.

SA 1887. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

On page 39, strike lines 6 through 22 and in-

SEC. 111. Clarification on prohibition on querying of collections of communications to conduct warrantless queries for the communications of United States persons and persons inside the United States.

SEC. 6. Limitation on use of information obtained under certain FISA authorities to target certain persons outside the United States.

Section 702 of such Act (50 U.S.C. 1881a(c)(1)) is amended by adding at the end the following:

"(ii) information acquired under section 702 who is either a United States person or an ally of the United States.

"(i) information acquired under section 702 who is either a United States person or an ally of the United States.

"(ii) the Court issues an order, which has been delivered to the provider, explicitly describing the assistance to be furnished by the provider that has been approved by the Court; and

"(ii) the Court issues an order, which has been delivered to the provider, explicitly describing the assistance to be furnished by the provider that has been approved by the Court.

SA 1888. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the House amendment to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

On page 15, strike line 8 and all that fol-

SEC. 111. Clarification on prohibition regarding treat-

SEC. 1. Short title; table of contents.

"(ii) the Court issues an order, which has been delivered to the provider, explicitly describing the assistance to be furnished by the provider that has been approved by the Court.

On page 22, strike the last sentence and insert

Mr. WYDEN (for himself and

At the end add the following:

"(iv) incapacitation or destruction of critical infrastructure (as defined in section 1016(e) of the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT ACT) Act of 2001 (42 U.S.C. 5155(e)(e)); or

"(v) a cyberattack threat from a foreign country;

"(i) terrorism (as defined in sections 2332(g)(5)(B) of title 18, United States Code);

"(ii) terrorism (as defined in sections 2332(g)(5)(B) of title 18, United States Code);

"(ii) terrorism (as defined in sections 2332(g)(5)(B) of title 18, United States Code);

"(i) terrorism (as defined in sections 2332(g)(5)(B) of title 18, United States Code);

"(i) terrorism (as defined in sections 2332(g)(5)(B) of title 18, United States Code);

Sec. 14. Limitation on technical assistance from electronic communication service providers under the Foreign Intelligence Surveillance Act of 1978.

Sec. 15. Modification of authorities for public reporting by persons subject to nondisclosure requirement accompanying order under Foreign Intelligence Surveillance Act of 1978.

Sec. 16. Annual publication of statistics on number of persons targeted outside the United States under certain Foreign Intelligence Surveillance Act of 1978 authorities.

Sec. 17. Repeal of nonapplicability to Federal Bureau of Investigation of certain reporting requirements under Foreign Intelligence Surveillance Act of 1978.

Sec. 18. Public release of estimates regarding communications collected under certain provision of Foreign Intelligence Surveillance Act of 1978.


SEC. 2. CLARIFICATION ON PROHIBITION ON QUERIES OF COLLECTIONS OF COMMUNICATIONS TO CONDUCT WARRANTLESS QUERIES FOR THE COMMUNICATIONS OF UNITED STATES PERSONS AND PERSONS INSIDE THE UNITED STATES.

Section 702(b) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a(b)) is amended—

(1) by designating paragraphs (1) through (5) as subparagraphs (A) through (E), respectively, and indenting such subparagraphs, as so redesignated, an additional two ems from the left margin;

(2) by striking “An acquisition” and inserting the following:

“(1) IN GENERAL.—An acquisition;” and

(3) by adding at the end the following:

“(2) LIMITATION ON USE IN CRIMINAL, CIVIL, AND ADMINISTRATIVE PROCEEDINGS AND INVESTIGATIONS.—No communication to or from, or any information about, a United States person acquired under this section who is a United States person or is located in the United States may be introduced as evidence against an American person in any criminal, civil, or administrative proceeding or used as part of any criminal, civil, or administrative investigation, except—

(A) with the prior approval of the Attorney General; and

(B) in a proceeding or investigation in which the information is directly related to and necessary to address a specific threat of—

(i) terrorism (as defined in clauses (i) through (iii) of section 2332g(a)(5)(B) of title 18, United States Code);

(ii) espionage (as used in chapter 37 of title 18, United States Code);

(iii) proliferation or use of a weapon of mass destruction (as defined in section 2332a(c) of title 18, United States Code);

(iv) a cybersecurity threat from a foreign country;

(v) incapacitation or destruction of critical infrastructure (as defined in section 1016(e) of the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT ACT) Act of 2001 (42 U.S.C. 5195c(e))); or

(ii) terrorism (as defined in clauses (i) through (iii) of section 2332g(a)(5)(B) of title 18, United States Code); and

(B) by adding at the end the following:

“(i) terrorism (as defined in clauses (i) through (iii) of section 2332g(a)(5)(B) of title 18, United States Code); and

(ii) espionage (as used in chapter 37 of title 18, United States Code);
 SEC. 7. REFORMS OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.

(a) INCLUSION OF FOREIGN INTELLIGENCE ACTIVITIES IN OVERSIGHT AUTHORITY OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—Section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee) is amended—

(1) in subsection (c), by striking “and to conduct foreign intelligence activities” after “terrorism” each place such term appears; and

(2) in subsection (d), “and to conduct for-

ign intelligence activities” after “terror-

ism” each place such term appears;

(b) SUBMISSION OF WHISTLEBLOWER COMPLAINTS TO THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—

(1) IN GENERAL.—Section 1061 of the Intel-

ligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee), as amended by subsection (a), is further amended—

(A) in subsection (d), by adding at the end the following:

“(5) WHISTLEBLOWER COMPLAINTS.—

“(A) BOARD.—An employee of, or contractor or detailed to, an element of the intelligence community may submit to the Board a complaint or information that such employee or contractor, or such employee believes relates to a privacy or civil liberties concern. The confidentiality provisions under subsection 2302(b)(8)(B) of title 5, United States Code, shall apply to a submission under this subparagraph. Any disclosure under this subparagraph shall be protected against discrimination under the procedures, burdens of proof, and remedies set forth in section 2409 of such title.

“(B) AUTHORITY OF BOARD.—The Board may take such action as the Board considers appropriate with respect to investigating a complaint or information submitted under subparagraph (A) or transmitting such complaint or information to any other Executive agency or the congressional intelligence committees.

“(C) RELATIONSHIP TO EXISTING LAWS.—The authority under subparagraph (A) of an employee of, or contractor or detailed to, submit to the Board a complaint or information shall be in addition to any other authority under another provision of law to submit a complaint or report. No action taken under any other provision of law by the recipient of a complaint or information shall preclude the Board from taking action relating to the same complaint or information.

“(D) RELATIONSHIP TO ACTIONS TAKEN UNDER OTHER LAWS.—Nothing in this paragraph shall prevent—

“(I) any individual from submitting a complaint or information to any authorized recipient of the complaint or information; or

“(II) a complainant or a recipient from taking independent action on the complaint or information.”;

and

(B) by adding at the end the following:

“(n) DEFINITIONS.—In this section, the terms ‘Congressional intelligence committees’ and ‘intelligence community’ have the meanings given such terms in section 3 of the National Security Act of 1947 (50 U.S.C. 3003).”.

(2) PROHIBITED PERSONNEL PRACTICES.—Section 1061(b)(2) of title 5, United States Code, is amended, in the matter preceding clause (i), by striking “to the Inspector General of an agency, or another employee designated by the agency, in accordance with regulations” and inserting “the Inspector General of an agency, a supervisor in the employ-

ee’s direct chain of command (up to and including the head of the employing agency), the Privacy and Civil Liberties Oversight Board, or an employee designated by any of the above officials for the purpose of receiving such disclosures”.

(c) PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD SUBPOENA POWER.—Section 1061(g) of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee(g)), is amended—

(1) in paragraph (1)(D), by striking “submit a written request to the Attorney General of the United States that the Attorney General shall serve.”; and

(2) by striking paragraphs (3) and (4), respectively;

(d) APPOINTMENT OF STAFF OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—Section 1061(i) of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee(i)), is amended—

(1) by redesignating paragraphs (2) and (3) as paragraphs (3) and (4), respectively; and

(2) by inserting after paragraph (1) the fol-

lowing:

“(2) APPOINTMENT IN ABSENCE OF CHAIR-

MAN.—If the position of chairman of the Board is vacant, during the period of the vac-

cancy the Board, at the direction of the ma-

jority of the members of the Board, may ex-

ercise the authority of the chairman under paragraph (1).”.

(e) TENURE AND COMPENSATION OF PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD MEMBERS AND STAFF.—

(1) IN GENERAL.—Section 1061 of the Intel-

ligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee), as amended by subsections (a) and (b), is further amended—

(A) in subsection (d), by inserting “full-

time” after “4 additional”;

and

(B) in paragraph (3), by striking “, ex-

cept that” and all that follows through the end and inserting a period; and

(B) in subsection (1)(i), by striking “level III of the Executive Schedule under section 5314 and inserting “level II of the Executive Schedule under section 5314;” and

(ii) in subparagraph (B), by striking “level II of the Executive Schedule” and all that follows through the end and inserting “level III of the Executive Schedule under section 5314 of title 5.”;

(C) in subsection (i)(1), by striking “level V of the Executive Schedule under section 5316 and inserting “level IV of the Execu-
tive Schedule under section 5316;” and

(ii) in paragraph (4)(B), by striking elements”.

(2) EFFECTIVE DATE; APPLICABILITY.—

(A) IN GENERAL.—The amendments made by paragraph (1)—

(i) shall take effect on the day of the en-

actment of this Act; and

(ii) except as provided in paragraph (2), shall apply to any appointment to a position covered by paragraph (1)(A) to a member of the Privacy and Civil Liberties Oversight Board made on or after the date of the enactment of this Act.

(B) EXCEPTIONS.—The amend-

ments made by subparagraphs (B)(i) and (C) of paragraph (1) shall take effect on the first day of the first pay period beginning after the date of the enactment of this Act.

(C) ELECTION TO SERVE FULL TIME BY INCUMBENTS.—

(I) IN GENERAL.—An individual serving as a member of the Privacy and Civil Liberties Oversight Board on the date of the enact-
mint of this Act, including a member con-

tinuing to serve as a member under section 801 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee(h)(4)(B)), referred to in this clause as a “current member”) may make an election to—

(aa) serve as a member of the Privacy and Civil Liberties Oversight Board on a full-
time basis in accordance with such section 1061, as in effect on the day before the date of the enactment of this Act, including the limitation on service after the expiration of the term of the member under subsection (h)(4)(B) of such section, as in effect on the day before the date of the enactment of this Act.

(II) ELECTION TO SERVE FULL TIME.—A cur-

rent member making an election under sub-

clause (I) shall begin serving as a mem-

ber of the Privacy and Civil Liberties Over-

sight Board on a full-time basis on the first day of the first pay period beginning not less than 60 days after the date on which the current member makes such election.

(f) PROVISION OF INFORMATION ABOUT GOVERNMENT ACTIVITIES UNDER FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978 TO THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—Section 1061 of the Intelligence Reform and Terrorism Prevention Act of 1978 (50 U.S.C. 1801 et seq.), including by providing to the Board—

(1) copies of each detailed report submitted to a committee of Congress under such Act; and

(2) copies of each decision, order, and opinion of the Foreign Intelligence Surveillance Court or the Foreign Intelligence Surveillance Court of Review required to be included in the report under section 601(a) of such Act (50 U.S.C. 1871(a)).

SEC. 8. IMPROVEMENTS IN OVERSIGHT OF ELECTRONIC SURVEILLANCE BY AMICI CURIAE APPOINTED BY COURTS UNDER FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978.

(a) ROLE OF AMICI CURIAE GENERALLY.—

(1) IN GENERAL.—Section 103(i)(1) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(i)(1)) is amended by adding at the end the following: “Any amicus curiae designated pursuant to this paragraph may raise any issue within 45 days from the time the Court or the Foreign Intelligence Surveillance Court of Review required to be included in the report under section 601(a) of such Act (50 U.S.C. 1871(a)).”.

(2) REFERRAL OF CASES FOR REVIEW.—Sec-

tion 103(i) of such Act is amended—

(A) by redesignating paragraphs (5) through (8) as paragraphs (6) through (11), respectively; and

(B) by inserting after paragraph (4) the fol-

lowing:—

“(2) REFERRAL TO FOREIGN INTELLIGENCE SURVEILLANCE COURT ON BANC.—If the court established under subsection (a) appoints an amicus curiae under paragraph (1)(A) to assist the Court in the consideration of any matter presented to the Court under this Act and the Court makes a decision with respect to such matter, the Court, in response to an application by the amicus curiae or any other individual designated under paragraph (1), may refer the decision to the Court for further review as the Court considers approp-

riate.

“(B) REFERRAL TO FOREIGN INTELLIGENCE SURVEILLANCE COURT OF REVIEW.—If the court established under subsection (a) appoints an amicus curiae under paragraph (2)(A) to assist the Court in the consideration of any matter presented to the Court under this Act and the Court makes a decision with respect to such matter, the Court, in response to an application by the amicus curiae or any

January 16, 2018 CONGRESSIONAL RECORD — SENATE S201
other individual designated under paragraph (1) may refer the decision to the court established under subsection (b) for review as the Court of Review considers appropriate.

"(C) SUPREME COURT.—If the Court of Review appoints an amicus curiae under paragraph (2) to assist the Court of Review in the review of any matter presented to the Court of Review under this Act or a question of law that may affect resolution of a matter in controversy and the Court of Review makes a decision with respect to such matter, the Court of Review, in response to an application by the amicus curiae or any other individual designated under paragraph (1) may refer the decision to the Supreme Court for review as the Court of Review considers appropriate.

"(D) ANNUAL REPORT.—Not later than 60 days after the end of each calendar year, the Court and the Court of Review shall each publish, on their respective Internet websites, a report listing—

"(i) the number of applications for referral received by the Court or the Court of Review, as applicable, during the most recently concluded calendar year; and

"(ii) the number of such applications for referral that were granted by the Court or the Court of Review, as applicable, during such calendar year.

(3) Assistance Section 103(b)(6) of such Act, as redesignated, is further amended to read as follows:

"(6) Assistance.—Any individual designated pursuant to paragraph (1) may raise a legal or technical issue or any other issue with the Court or the Court of Review at any time.

If an amicus curiae is appointed under paragraph (2)(A)—

"(A) the court shall notify all other amicus curiae designated under paragraph (1) of such appointment; and

"(B) the appointed amicus curiae may request, either directly or through the court, the assistance of the other amicus curiae designated under paragraph (1); and

"(C) all amicus curiae designated under paragraph (1) may provide input to the court whether or not such input was formally requested by the court or the appointed amicus curiae.

(4) ACCESS TO INFORMATION.—Section 103(b)(7) of such Act, as redesignated, is further amended—

"(A) in subparagraph (A)—

(i) in clause (i)—

(I) by inserting after clause (i) the following:—

"(II) are cited by the Government in an application for review; and

(ii) in clause (ii) by striking "court may have access to unredacted copies of such Act (50 U.S.C. 1803(j)) is amended—

"(i) by redesigning clause (i) as clause (i); and

"(ii) by inserting after clause (i) the following:

"(i) may have access.

(5) PUBLIC NOTICE AND RECEIPT OF BRIEFS FROM THIRD PARTIES.—Section 103(i) of such Act, as amended by this subsection, is further amended by adding at the end the following:

"(12) PUBLIC NOTICE AND RECEIPT OF BRIEFS FROM THIRD PARTIES.—Whenever a court establishes under subparagraph (a) or (b) considers a novel a question of law that can be considered without disclosing classified information, sources, or methods, the court shall, to the extent practicable, consider such question in an open manner—

"(A) by publishing on its Internet website each question of law that the court is considering; and

"(B) by accepting briefs from third parties relating to the question under consideration by the court.

"(B) PARTICIPATION OF AMICI CURIAE IN OVERSIGHT OF AUTHORIZATIONS FOR TARGETING OF CERTAIN PERSONS OUTSIDE THE UNITED STATES OTHER THAN UNITED STATES PERSONS.—

(1) IN GENERAL.—Section 702(1)(c) of such Act (50 U.S.C. 1881a(1)(c)(2)) is amended—

"(A) in subparagraph (B), by redesigning clauses (i) and (ii), respectively, and adjusting the indentation of the margin of such subclauses, as so redesigned, two ems to the right; and

"(B) by redesigning paragraphs (A) through (C) as clauses (i) through (iii), respectively, and adjusting the indentation of the margin of such clauses, as so redesigned, two ems to the right;

"(C) by inserting before clause (i), as redesignated by subparagraph (B), the following:

"(A) IN GENERAL.—";

"(D) by adding at the end the following:

"(B) PARTICIPATION BY AMICI CURIAE.—In reviewing a certification under subparagraph (A)(i), the Court shall randomly select an amicus curiae designated under section 1001(a) to assist with such review.

(2) SCHEDULE.—Section 702(1)(5)(A) of such Act is amended by striking "at least 30 days prior to the expiration of such authorization and inserting "such number of days before the expiration of such authorization as the Court considers necessary to comply with the requirements of paragraph (2)(B) or 30 days, whichever is greater.

"(C) PUBLIC NOTICE OF QUESTIONS OF LAW CERTIFIED FOR REVIEW.—Section 103(j) of such Act (50 U.S.C. 1881a(1)(j)) is amended—

"(1) by striking "‘walking'" and inserting the following:

"(1) In GENERAL.—Following:

"(2) by adding at the end the following:

"(2) PUBLIC NOTICE.—";

"(A) IN GENERAL.—Except as provided in subparagraph (B), whenever a court establishes under section (a) certifies a question of law for review under paragraph (1) of this subsection, the court shall publish on its Internet website—

"(i) a notice of the question of law to be reviewed;

"(ii) briefs submitted by the parties, which may be redacted at the discretion of the court to protect sources, methods, and other classified information.

"(B) PROTECTION OF CLASSIFIED INFORMATION SOURCES, METHODS, AND OTHER INFORMATION.—Subparagraph (A) shall apply to the greatest extent practicable, consistent with otherwise applicable law on the protection of classified information, sources, and other classified information.

SEC. 9. REFORMS TO THE FOREIGN INTELLIGENCE SURVEILLANCE COURT.

(a) FISA COURT JUDGES.—

"(1) NUMBER AND DESIGNATION OF JUDGES.—Section 103 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(a)(1)) is amended to read as follows:

"(1)(A) There is a court which shall have jurisdiction to hear applications for and to grant orders approving electronic surveillance anywhere within the United States under procedures set forth in this Act.

"(B) The court established under subparagraph (A) shall consist of 13 judges, one of whom shall be designated from each judicial circuit (including the United States Court of Appeals for the District of Columbia and the United States Court of Appeals for the Federal Circuit).

"(ii) The Chief Justice of the United States shall—

"(i) designate each judge of the court established under subparagraph (A) from a judicial circuit, the chief judge of the circuit shall propose a district judge for a judicial district within the judicial circuit to be designated for that position.

"(ii) If the Chief Justice does not designate a district judge proposed under clause (i), the Chief Justice shall propose 2 other district judges for a judicial district within the judicial circuit to be designated for that position and the Chief Justice shall designate 1 such district judge to that position.

"(iii) No judge of the court established under subparagraph (A) (except when sitting en banc under paragraph (2)) shall hear the same application for electronic surveillance under this Act which has been denied previously by another judge of such court.

"(C)(i) Any judge of the court established under subparagraph (A) denies an application for an order authorizing electronic surveillance under this Act, such judge shall provide immediately for the record a written statement of each reason for the judge’s decision and, on motion of the United States, the record shall be transmitted, under seal, to the court of review established in subsection (b).

"(2) TENURE.—Section 103(d) of such Act is amended by striking "redesignation," and all that follows through the end and inserting "redesignation.

(b) IMPLEMENTATION.—

"(A) INCUMBENTS.—A district judge designated to serve on the court established under this Act which has been designated previously by another judge of such court.

"(B) INITIAL APPOINTMENT AND TERM.—Notwithstanding any provision of this section, as amended by paragraphs (1) and (2), and not later than 180 days after the date of enactment of this Act, the Chief Justice of the United States shall—

"(i) designate a district court judge who is serving in a judicial district within the District of Columbia circuit and proposed by the chief judge of such circuit to be a judge of the court established under section 103(a) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(a)) for an initial term of 7 years;

"(ii) designate a district court judge who is serving in a judicial district within the Federal circuit and proposed by the chief judge of such circuit to be a judge of such court for an initial term of 4 years.

"(C) COURT OF REVIEW.—Section 103(b)(3) of such Act is amended—

"(1) by striking "The Chief Justice" and inserting "(1) Subject to paragraph (2), the Chief Justice"; and
(2) by adding at the end the following: “(2) The Chief Justice may designate a district court judge or circuit court judge to a position on the court established under paragraph (1) that 5 associate justices approve the designation of such individual.”.

SEC. 10. STUDY AND REPORT ON DIVERSITY AND REPRESENTATION ON THE USA COURT AND THE FISA COURT OF REVIEW.

(a) Study.—The Committee on Intercircuit Assignments of the Judicial Conference of the United States shall conduct a study on how to ensure judges are appointed to the court established under subsection (a) of section 103 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803) and the court established under subsection (b) of such section in a manner that ensures such courts are diverse and representative.

(b) Report.—Not later than 1 year after the date of enactment of this Act, the Committee on Intercircuit Assignments shall submit to Congress a report on the study conducted under subsection (a).

SEC. 11. GROUND FOR DETERMINING INJURY IN FACT IN CIVIL ACTION RELATING TO SURVEILLANCE UNDER CERTAIN PROVISIONS OF FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978.

Section 702 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a), as amended by sections 2, 3, 4, 5, and 8(b), is further amended by adding at the end the following: “(m) CHALLENGES TO GOVERNMENT SURVEILLANCE.—

(1) Injury in fact.—In any claim in a civil action brought in a court of the United States relating to surveillance conducted under this section, the person asserting the claim has suffered an injury in fact if the person—

(A) has a reasonable basis to believe that the person’s communications will be acquired under this section; and

(B) takes objectively reasonable steps to avoid surveillance under this section.

(2) Reasonable basis.—A person shall be presumed to have demonstrated a reasonable basis to believe that the communications of the person will be acquired under this section if the profession of the person requires the person regularly to communicate foreign intelligence information with persons who—

(A) are not United States persons; and

(B) are located outside the United States.

(3) Objectively reasonable steps.—A person shall be presumed to have taken objectively reasonable steps to avoid surveillance under this section if the person demonstrates that the steps were taken in reasonable response to rules of professional conduct or analogous professional rules.”.

SEC. 12. CLARIFICATION OF APPLICABILITY OF REQUIREMENT TO DECLASSIFY SIGNIFICANT DECISIONS OF FOREIGN INTELLIGENCE SURVEILLANCE COURT AND FOREIGN INTELLIGENCE SURVEILLANCE COURT OF REVIEW.

Section 602 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1872) shall apply with respect to decisions, orders, and opinions described in subsection (a) of such section that are issued on, before, or after the date of the enactment of the Uniting and Strengthening America by Fulfilling Rights and Ensuring Effective Discipline Over Monitoring Act of 2002.


(a) Derived Defined.—(1) In general.—Section 101 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801) is amended by adding at the end the following: “(g) For the purposes of notification provisions of this Act, information or evidence is ‘derived’ from an electronic surveillance, physical search, use of a pen register or trap and trace device, production of tangible things, or acquisition under this Act when the Government would not have originally possessed the information or evidence but for that electronic surveillance, physical search, use of a pen register or trap and trace device, production of tangible things, or acquisition, and regardless of any claim that the information or evidence is attenuated from the surveillance or search, would inevitably have been discovered, or was subsequently reobtained through other means.”.

(2) Policies and Guidance.—(A) In general.—Not later than 90 days after the date of the enactment of this Act, the Attorney General and the Director of National Intelligence shall publish the following:

(i) Policies concerning the application of subsection (q) of section 101 of such Act, as added by paragraph (1);

(ii) Guidance for all members of the intelligence community (as defined in section 3 of the National Security Act of 1947 (50 U.S.C. 1021 et seq.) and all Federal agencies with law enforcement responsibilities concerning the application of such subsection.

(B) Modifications.—Whenever the Attorney General and the Director modify a policy or guidance published under subparagraph (A), the Attorney General and the Director shall publish such modifications.

(b) Use of Information Acquired Under Title VII.—Section 706 of such Act (50 U.S.C. 1881e) is amended—

(1) by striking paragraphs (1) through (3) and inserting the following: “(2) REASONABLE BASIS.—A person shall be presumed to have demonstrate a reasonable basis to believe that the communications of the person will be acquired under this section if the profession of the person requires the person regularly to communicate foreign intelligence information with persons who—

(A) are not United States persons; and

(B) are located outside the United States.

(3) Objectively reasonable steps.—A person shall be presumed to have taken objectively reasonable steps to avoid surveillance under this section if the person demonstrates that the steps were taken in reasonable response to rules of professional conduct or analogous professional rules.”.


Section 702(h)(1) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a(h)(1)) is amended—

(1) by redesignating subparagraphs (A) and (B) as clauses (i) and (ii), respectively, and moving such clauses 2 ems to the right;

(2) by striking “With respect to” and inserting the following: “(A) IN GENERAL.—Subject to subparagraph (B), in carrying out”; and

(3) by adding at the end the following: “(B) LIMITATIONS.—The Attorney General or the Director of National Intelligence may not request assistance from an electronic communication service provider under subparagraph (A) without demonstrating, to the satisfaction of the Court, that the assistance sought—

(i) is necessary;

(ii) is narrowly tailored to the surveillance at issue; and

(iii) would not pose an undue burden on the electronic communication service provider or its customers who are not an intended target of the surveillance.

(C) Compliance.—An electronic communication service provider is not obligated to comply with a directive to provide assistance under this paragraph unless—

(i) such assistance is a manner or method that has been explicitly approved by the Court; and

(ii) the Court issues an order, which has been delivered to the provider, explicitly describing the assistance to be furnished by the provider that has been approved by the Court.”.

SEC. 15. MODIFICATION OF AUTHORITIES FOR PUBLIC REPORTING BY PERSONS SUBJECT TO NONDISCLOSURE REQUIREMENT ACCOMPANYING ORDER UNDER FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978.

(a) Modification of Aggregation Bands.—Subsection (a) of section 604 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1874) is amended—

(1) by striking paragraphs (1) through (3) and inserting the following: “(1) A semiannual report that aggregates the number of orders, directives, or national security letters with which the person was required to comply into separate categories of—

(A) the number of national security letters received, reported—

(i) for the first 1000 national security letters received, in bands of 200 starting with 1–200; and

(ii) for more than 1000 national security letters received, the precise number of national security letters received;

(B) the number of customer selectors targeted by national security letters, reported—

(i) for the first 1000 customer selectors targeted, in bands of 200 starting with 1–200; and

(ii) for more than 1000 customer selectors targeted, the precise number of customer selectors targeted;

(C) the number of orders or directives received, combined, under this Act for contents—

(i) reported—

(I) for the first 1000 orders and directives received, in bands of 200 starting with 1–200; and

(II) for more than 1000 orders and directives received, the precise number of orders received;

and

(ii) disaggregated by whether the order or directive was issued under section 105, 402, 501, 702, 703, or 704;

(D) the number of customer selectors targeted under orders or directives received, combined, under this Act for contents—

(i) reported—

(I) for the first 1000 customer selectors targeted, in bands of 200 starting with 1–200; and

(II) for more than 1000 customer selectors targeted, the precise number of customer selectors targeted; and

(ii) disaggregated by whether the order or directive was issued under section 105, 402, 501, 702, 703, or 704;

(E) the number of orders or directives received under this Act for noncontents—

(i) reported—

(I) for the first 1000 orders or directives received, in bands of 200 starting with 1–200; and

(II) for more than 1000 orders or directives received, the precise number of orders received; and

and

(ii) disaggregated by whether the order or directive was issued under section 105, 402, 501, 702, 703, or 704;

(F) the number of customer selectors targeted under orders or directives received, combined, under this Act for contents—

(i) reported—

(I) for the first 1000 customer selectors targeted, in bands of 200 starting with 1–200; and

(II) for more than 1000 customer selectors targeted, the precise number of customer selectors targeted; and

(ii) disaggregated by whether the order or directive was issued under section 105, 402, 501, 702, 703, or 704;
“(ii) disaggregated by whether the order or directive was issued under section 105, 402, 501, 702, 703, or 704;” and

(2) by redesigning paragraph (4) as paragraph (5) and

(b) ADDITIONAL DISCLOSURES.—Section 702 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a) is amended—

(1) in paragraph (1) (50 U.S.C. 1881-1881g note), by striking “December 31, 2017” and inserting “September 30, 2022;” and

(2) in paragraph (2) (18 U.S.C. 2511 note), in the material preceding subparagraph (A), by striking “December 31, 2017” and inserting “September 30, 2022.”

(b) CONFORMING AMENDMENT.—The heading of section 404(b)(1) of the FISA Amendments Act of 2008 (Public Law 110-261; 50 U.S.C. 1801 note) is amended to read “September 30, 2022.”

SA 1880. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

On page 20, strike line 13 and all that follows through page 27, line 23, and insert the following:


(a) Extension.—Section 403(b) of the FISA Amendments Act of 2008 (Public Law 110-261) is amended—

(1) in paragraph (1) (50 U.S.C. 1881-1881g note), by striking “December 31, 2017” and inserting “September 30, 2022;” and

(2) in paragraph (2) (18 U.S.C. 2511 note), in the material preceding subparagraph (A), by striking “December 31, 2017” and inserting “September 30, 2022.”

SEC. 101. CLARIFICATION ON PROHIBITION ON USING ELECTRONIC SURVEILLANCE TO TARGET CERTAIN PERSONS OUTSIDE THE UNITED STATES, OF COMMUNICATIONS THAT DO NOT INCLUDE CERTAIN PERSONS TARGETED UNDER SUCH AUTHORITIES.

Section 702(b)(50 U.S.C. 1881a(b)) is amended—

(1) in paragraph (4), by striking “; and” and inserting a semicolon;

(2) by redesigning paragraph (5) as paragraph (6); and

(3) by inserting after paragraph (4) the following:

“(5) may not acquire a communication as to which no participant is a person who is targeted pursuant to the authorized acquisition; and”;

and

SA 1881. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

Begin page 2, strike line 14 and all that follows through page 15, line 6, and insert the following:

SEC. 101. CLARIFICATION ON PROHIBITION ON QUERIES OF COLLECTIONS OF COMMUNICATIONS TO CONDUCT WARRANTLESS QUERIES FOR THE PURPOSE OF IDENTIFYING UNITED STATES PERSONS AND PERSONS INSIDE THE UNITED STATES.

Section 702(b) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a(b)) is amended—

(1) by redesigning paragraphs (1) through (5) as subparagraphs (A) through (E), respectively, and inserting such subparagraphs, as so redesignated, an additional two ems from the left margin;

(2) by striking “an acquisition” and inserting the following:

“(1) IN GENERAL.—An acquisition;” and

(3) by adding at the end the following:

“(2) CLARIFICATION ON PROHIBITION ON QUERIES OF COLLECTIONS OF COMMUNICATIONS OF UNITED STATES PERSONS AND PERSONS INSIDE THE UNITED STATES.

(A) IN GENERAL.—Except as provided in subparagraphs (B) and (C), no officer or employee of the United States may conduct a query of information acquired under this section, to the extent that such query concerns any information derived from any court, grand jury, department, office, agency, regulatory body, legislative committee, or other authority of the United States, a State, or political subdivision thereof, and

(i) no information concerning any United States person acquired from such query may be received in evidence or otherwise disclosed in any trial, hearing, or other proceeding in or before any court, grand jury, department, office, agency, regulatory body, legislative committee, or other authority of the United States, a State, or political subdivision thereof, and

(ii) no information concerning any United States person acquired from such query may be received in evidence or otherwise disclosed in any trial, hearing, or other proceeding in or before any court, grand jury, department, office, agency, regulatory body, legislative committee, or other authority of the United States, a State, or political subdivision thereof, and

(iii) such United States person or person inside the United States is the subject of an order or emergency authorization authorizing electronic surveillance or physical search under section 105, 304, 703, 704, or 705 of this Act, or under title 18, United States Code, for the effective period of that order;

(B) CONCURRENT AUTHORIZATION AND EXCEPTION FOR EMERGENCY SITUATIONS.—Subparagraph (A) shall not apply to a query for communications related to a particular United States person or person inside the United States if

(i) such United States person or person inside the United States is the subject of an order or emergency authorization authorizing electronic surveillance or physical search under section 105, 304, 703, 704, or 705 of this Act, or under title 18, United States Code, for the effective period of that order;

(ii) the entity carrying out the query has a reasonable belief that the life or safety of such United States person or person inside the United States is threatened and the information is sought for the purpose of assisting in an investigation; or

(iii) such United States person or person inside the United States is a corporation; or

(iv) such United States person or person inside the United States has consented to the query;

(C) QUERIES OF FEDERATED DATA SETS AND MIXED DATA.—If an officer or employee of the United States conducts a query of a data set, or federated data set, which contains any information acquired under this section, the system shall be configured not to return such information unless the officer or employee enters a code or other information indicating that—

(i) the person associated with the search term is not a United States person or person inside the United States; or

(ii) the person associated with the search term is a United States person or person inside the United States, one or more of the conditions of subparagraph (B) are satisfied;

(D) MATTERS RELATING TO EMERGENCY QUERIES.—

(i) TREATMENT OF DEATHS.—In the event the query for communication related to a particular United States person or person inside the United States is conducted pursuant to an emergency authorization authorizing electronic surveillance or a physical search described in subsection (B)(i) and the application for such emergency authorization is denied, or in any other case in which the query has been conducted and no order is issued approving the query—

(i) no information obtained or evidence derived from such query may be received in evidence or otherwise disclosed in any trial, hearing, or other proceeding in or before any court, grand jury, department, office, agency, regulatory body, legislative committee, or other authority of the United States, a State, or political subdivision thereof, and

(ii) no information concerning any United States person acquired from such query may be subsequently used or disclosed in any Federal court, grand jury, department, office, agency, regulatory body, legislative committee, or other authority of the United States, a State, or political subdivision thereof, and

(iii) the Attorney General shall assess compliance with the requirements under clause (i).”
SA 1892. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

On page 42, after line 21, add the following:

SEC. 111. PROHIBITION ON REVERSE TARGETING UNDER CERTAIN AUTHORITIES OF THE FOREIGN INTELLIGENCE SURVEILLANCE COURT OF REVIEW ACT OF 1978.

Section 702 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a), as amended by section 2, is further amended—

(1) in subsection (b)(2), by striking—

"the purpose of such acquisition is to target" and inserting—

"a significant purpose of such acquisition is to acquire the communications of":

(2) in subsection (d)(1)(A)—

(A) by striking "ensure that" and inserting the following: "ensure—"

"(i) that": and

(B) by adding at the end the following:

"(ii) that an application is filed under title I, if otherwise required, when a significant purpose of an acquisition authorized under subsection (a) is to acquire the communications of a particular, known person reasonably believed to be located in the United States; and"

(3) in subsection (g)(2)(A)(1)—

(A) by striking "ensure that" and inserting the following: "ensure—"

"(a) that": and

(B) by adding at the end the following:

"(b) that an application is filed under title I, if otherwise required, when a significant purpose of an acquisition authorized under subsection (a) is to acquire the communications of a particular, known person reasonably believed to be located in the United States; and"

(4) in subsection (i)(2)(B)—

(A) by striking "ensure that" and inserting the following: "ensure—"

"(i) that": and

(B) by adding at the end the following:

"(ii) that an application is filed under title I, if otherwise required, when a significant purpose of an acquisition authorized under subsection (a) is to acquire the communications of a particular, known person reasonably believed to be located in the United States; and"

SA 1893. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

On page 42, after line 21, add the following:

SEC. 113. PROHIBITION ON ACQUISITION OF ENTIRELY DOMESTIC COMMUNICATIONS UNDER AUTHORITIES TO TARGET PERSONS OUTSIDE THE UNITED STATES.

Section 702(b) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a(b)) is amended—

(1) in paragraph (4), by striking "; and" and inserting a semicolon;

(2) by redesignating paragraph (5) as paragraph (6); and

(3) by inserting after paragraph (4) the following: "(5) may not acquire communications known to be entirely domestic; and".

SA 1894. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 103. GROUNDS FOR DETERMINING INJURY IN FACT IN CIVIL ACTION RELATING TO SURVEILLANCE UNDER CERTAIN PROVISIONS OF FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978.

Section 702 (50 U.S.C. 1881a), as amended by section 101, is further amended by adding at the end the following:

"(b) CHALLENGES TO GOVERNMENT SURVEILLANCE.—

"(1) INJURY IN FACT.—In any claim in a civil action brought in a court of the United States relating to surveillance conducted under this section, the person asserting the claim has suffered an injury in fact if the person—

"(A) has a reasonable basis to believe that the person's communications will be acquired under this section; and

"(B) has taken objectively reasonable steps to avoid surveillance under this section.

"(2) REASONABLE BASIS.—A person shall be presumed to have demonstrated a reasonable basis to believe that the communications of the person will be acquired under this section if the profession of the person requires the person regularly to communicate foreign intelligence information with persons who—

"(A) are not United States persons; and

"(B) are located outside the United States.

"(3) OBJECTIVE STEPS.—A person shall be presumed to have taken objectively reasonable steps to avoid surveillance under this section if—

"(A) an amicus curiae designated under paragraph (1) may refer the decision to the Court of Review for review as the Court of Review considers appropriate.

"(D) ANNUAL REPORT.—Not later than 60 days after the end of each calendar year, the Court and the Court of Review shall publish, on their respective Internet websites, a report that—

"(i) the number of applications for referral received by the Court or the Court of Review during the most recently concluded calendar year; and

"(ii) the number of such applications for referral that were granted by the Court or the Court of Review, as applicable, during such calendar year.

"(3) ASSISTANCE.—Section 103(i)(6) of such Act, as redesignated, is further amended to read as follows:

"(6) ASSISTANCE.—Any individual designated pursuant to paragraph (1) may raise any issue with the Court at any time.

"(7) ACCESS TO INFORMATION.—Section 103(7) of such Act, as redesignated, is further amended—

(A) in subparagraph (A)—

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SA 1896. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent crimes, and to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

Strike all after the enacting clause and insert the following:

**SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

(a) Short title.—This Act may be cited as the “Uniting and Strengthening America by Reforming and Improving the Government’s High-Tech Surveillance Act of 2017” or the “USA RIGHTS Act of 2017.”

(b) Table of Contents.—The table of contents for this Act is as follows:

Sec. 1. Short title; table of contents. Sec. 2. Clarification on prohibition on querying of collections of communications to conduct warrantless queries for the communications of United States persons and persons inside the United States. Sec. 3. Prohibition on process targeting under certain authorities of the Foreign Intelligence Surveillance Act of 1978. Sec. 4. Prohibition on acquisition, pursuant to certain reporting requirements, of communications of United States persons targeted outside the United States. Sec. 5. Prohibition on acquisition of entirely domestic communications by authorities to target certain persons outside the United States.
query of information acquired under this section in an effort to find communications of or about a particular United States person or a person inside the United States.

"(B) PROHIBITION ON USE FOR UNIVERSITY OR EXCEPT FOR EMERGENCY SITUATIONS.—Subparagraph (A) shall not apply to a query for communications related to a particular United States person or person inside the United States if—

"(i) such United States person or person inside the United States is the subject of an order or emergency authorization authorizing electronic surveillance or physical search under section 105, 304, 703, 704, or 705 of this Act, or under title 18, United States Code, during the period of that order or emergency authorization; or

"(ii) the entity carrying out the query has a reasonable belief that the life or safety of such United States person or person inside the United States is threatened and the information is sought for the purpose of assisting that person;

"(iii) such United States person or person inside the United States has consented to the query.

"(C) QUERIES OF FEDERATED DATA SETS AND MIXED DATA.—If an officer or employee of the United States conducts a query of a data set, or of federated data sets, that includes any information that otherwise qualifies under this section, the system shall be configured not to return such information unless the officer or employee enters a code or other information indicating that—

"(i) the person associated with the search term is not a United States person or person inside the United States; or

"(ii) the person associated with the search term is a United States person or person inside the United States, one or more of the conditions of subparagraph (A) are satisfied.

"(D) MATTERS RELATING TO EMERGENCY QUERIES .—

"(i) TREATMENT OF DENIALS.—In the event that a query for communications related to a particular United States person or a person inside the United States is conducted pursuant to an emergency authorization authorizing electronic surveillance or physical search described in subsection (B)(i) and the application for such emergency authorization is filed which has been conducted and no order is issued approving the query—

"(I) no information obtained or evidence derived from such query may be received in evidence, disclosed in any trial, hearing, or other proceeding in or before any court, grand jury, department, office, agency, regulatory body, legislative committee, or other authority of the United States, a State, or political subdivision thereof; and

"(II) no information concerning any United States person acquired from such query may subsequently be used or disclosed in any other manner by Federal officers or employees without the consent of such person, except with the written approval of the Attorney General if the information indicates a threat of death or serious bodily harm to any person.

"(ii) ASSESSMENT OF COMPLIANCE.—The Attorney General shall assess compliance with the requirements under clause (I).


Section 702 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a), as amended by section 2, is further amended—

"(1) by striking "‘the purpose of such acquisition is to target’” and inserting “a significant purpose of such acquisition is to acquire the communications of’;

"(2) in subsection (d)(1)(A)—

"(A) by striking ‘‘ensure that’’ and inserting the following—

"‘(i) that’’; and

"(B) by adding at the end the following—

"‘(ii) that an application is filed under title I, if otherwise required, when a significant purpose of an acquisition authorized under subsection (a) is to acquire the communications of a particular, known person reasonably believed to be located in the United States; and’’;

"(3) in subsection (g)(2)(A)(i)—

"(A) by striking ‘‘ensure that’’ and inserting the following—

"‘(aa) that’’; and

"(B) by adding at the end the following—

"‘(bb) that an application is filed under title I, if otherwise required, when a significant purpose of an acquisition authorized under subsection (a) is to acquire the communications of a particular, known person reasonably believed to be located in the United States; and’’; and

"(4) in subsection (i)(2)(B)(i)—

"(A) by striking ‘‘ensure that’’ and inserting the following—

"‘(aa) that’’; and

"(B) by adding at the end the following—

"‘(bb) that an application is filed under title I, if otherwise required, when a significant purpose of an acquisition authorized under subsection (a) is to acquire the communications of a particular, known person reasonably believed to be located in the United States; and’’.

SEC. 4. PROHIBITION ON ACQUISITION, PURSUANT TO CERTAIN AUTHORITIES TO TARGET CERTAIN PERSONS OUTSIDE THE UNITED STATES, OF COMMUNICATIONS THAT DO NOT CONSTITUTE TARGETED INTERNATIONAL TERRORISM.

Section 702(b)(1) of the Foreign Intelligence Surveillance Act of 1978, as redesignated by section 2, is amended—

"(1) in subparagraph (D), as redesignated by section 2, by striking ‘‘; and’’ and inserting a semicolon;

"(2) by redesignating subparagraph (E) as subparagraph (G); and

"(3) by inserting after subparagraph (D) the following—

"‘(E) may not acquire a communication as to which no participant is a person who is targeted pursuant to the authorized acquisition’’;

"(4) by striking ‘‘section 702(b)(1) of the Foreign Intelligence Surveillance Act of 1978, as redesignated by section 2, amended—’’ and inserting ‘‘section 702(b)(1) of the Foreign Intelligence Surveillance Act of 1978, as redesignated by section 2, amended—’’;

"(5) by striking ‘‘acquire’’ and inserting ‘‘acquire’’;

"(6) by striking ‘‘; and’’ and inserting a semicolon;

SEC. 5. PROHIBITION ON ACQUISITION OF ENTIRE DOMESTIC COMMUNICATION OF A UNITED STATES PERSON DUE TO AN ACT OF TERRORISM.

Section 702(b)(1) of the Foreign Intelligence Surveillance Act of 1978, as redesignated by section 2 and amended by section 4, is further amended by inserting after subparagraph (E), as added by section 4, the following—

"‘(F) may not acquire communications known to be entirely domestic and’’.

SEC. 6. LIMITATION ON USE OF INFORMATION OBTAINED UNDER CERTAIN AUTHORITY OF THE FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978 RELATING TO UNITED STATES PERSONS.

Section 706(a) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881e(a)) is amended—

"(1) by striking ‘‘information acquired’’ and inserting the following—

"‘(1) IN GENERAL.—Information acquired’’; and

"(2) by adding at the end the following—

"‘(2) LIMITATION ON USE IN CRIMINAL, CIVIL, AND ADMINISTRATIVE PROCEEDINGS AND INVESTIGATIONS.—No communication to or from, or information about, a person acquired under section 702 who is either a United States person or is located in the United States may be introduced as evidence against the person in a criminal, civil, or administrative proceeding or used as part of any criminal, civil, or administrative investigation, except—

"(i) with the prior approval of the Attorney General; and

"(ii) in a proceeding or investigation in which the information is directly related to the petition or necessary to address a specific threat of—

"‘(I) terrorism (as defined in clauses (i) through (iii) of section 2332a(g)(5)(B) of title 18, United States Code);’’;

"(iii) espionage (as used in chapter 37 of title 18, United States Code);’’;

"(iv) proliferation or use of a weapon of mass destruction (as defined in section 2332a(c) of title 18, United States Code);’’;

"(v) a cybersecurity threat from a foreign country;

"‘(V) incapacitation or destruction of critical infrastructure (as defined in section 1016(e) of the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism (USA PATRIOT ACT) Act of 2001 (42 U.S.C. 5156c(e));’’; or

"‘(vi) a threat to the armed forces of the United States or an ally of the United States or to other personnel of the United States Government or a government of an ally of the United States.’’

SEC. 7. REFORMS OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.

(a) INCLUSION OF FOREIGN INTELLIGENCE ACTIVITIES IN OVERSIGHT AUTHORITY OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—Section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee) is amended—

"(1) in subsection (c), by inserting ‘‘and to conduct foreign intelligence activities’’ after ‘‘terrorism’’ each place such term appears; and

"(2) in subsection (d), ‘‘and to conduct foreign intelligence activities’’ after ‘‘terrorism’’ each place such term appears.

(b) SUBMISSION TO BOARD.—An employee of, or contractor or detailee to, an element of the intelligence community may submit to the Board a complaint or information that such employee, contractor, or detailee believes relates to a privacy or civil liberties concern. The confidentiality provisions under section 2409(b)(3) of title 10, United States Code, shall apply with respect to investigating a complaint or transmitting such complaint or information to any other Executive agency or the congressional intelligence committees.

"(C) RELATIONSHIP TO EXISTING LAWS.—The authority under subparagraph (A) of an employee of, or contractor or detailee to, an element of the intelligence community may submit to the Board a complaint or information shall be in addition to any other authority under
another provision of law to submit a complaint or information. Any action taken under any other provision of law by the recipient of a complaint or information shall not preclude the Board, at the direction of the President, from taking action under any other provision of law by the recipient of a complaint or information relating to the same complaint or information.

"(D) RELATIONSHIP TO ACTIONS TAKEN UNDER OTHER LAWS.—Nothing in this paragraph shall prevent—

"(i) any individual from submitting a complaint or information to any authorized recipient of a complaint or information; or

"(ii) the recipient of a complaint or information from taking independent action on the complaint or information.

"; and

"(E) APPOINTMENT OF STAFF OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—Section 1061(h)(4)(B) of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee(h)(4)(B)), referred to in this clause as a "current member") may make an election to—

"(aa) serve as a member of the Privacy and Civil Liberties Oversight Board on a full-time basis and in accordance with section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee), as amended by this section; or

"(bb) serve as a member of the Privacy and Civil Liberties Oversight Board on a part-time basis and in accordance with section 1061, as in effect on the day before the date of the enactment of this Act, including the limitation on service after the expiration of the term of such section (h)(4)(B) of such section, as in effect on the day before the date of the enactment of this Act.

"(II) ELECTION TO SERVE FULL TIME.—A current member making an election under subclause (I)(aa) shall begin serving as a member of the Privacy and Civil Liberties Oversight Board on a full-time basis on the first day of the first pay period beginning not less than 60 days after the date on which the current member makes such election.

"(f) PROVISION OF INFORMATION ABOUT GOVERNMENT ACTIVITIES UNDER THE FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978 TO THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—The Attorney General shall fully inform the Privacy and Civil Liberties Oversight Board about any activities carried out by the Government under the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.), including by providing to the Board—

"(1) copies of each detailed report submitted to a committee of Congress under such Act; and

"(2) copies of each decision, order, and opinion of the Foreign Intelligence Surveillance Court or the Foreign Intelligence Surveillance Court of Review required to be included in the report required under section 601(a) of such Act (50 U.S.C. 1871(a)).

SEC. 8. IMPROVED ROLE IN OVERSIGHT OF ELECTRONIC SURVEILLANCE BY AMICI CURIAE APPOINTED BY COURTS UNDER FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978.

"(a) ROLE OF AMICI CURIAE GENERALLY.—

"(1) IN GENERAL.—Section 103(1)(c) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(1)(c)) is further amended—

"(A) by redesignating paragraphs (5) through (10) as paragraphs (6) through (11), respectively; and

"(B) by inserting after paragraph (4) the following:

"(5) REFERRAL FOR REVIEW.—"If the court established under subsection (a) appoints an amicus curiae under paragraph (2)(A) to assist the Court in the consideration of any matter presented to the Court under this Act and the Court makes a decision with respect to such matter, the Court, in response to an application by the amicus curiae designated pursuant to paragraph (1) or any other individual designated under paragraph (1), may refer the decision to the Court for review as the Court considers appropriate.

"(B) REFERRAL TO FOREIGN INTELLIGENCE SURVEILLANCE COURT OF REVIEW.—If the court established under subsection (a) appoints an amicus curiae under paragraph (2)(A) to assist the Court in the consideration of any matter presented to the Court under this Act and the Court makes a decision with respect to such matter, the Court, in response to an application by the amicus curiae or any other individual designated under paragraph (1) may refer the decision to the Court for review as the Court considers appropriate.

"(C) REFERRAL TO SUPREME COURT.—If the Court of Review appoints an amicus curiae under paragraph (2) to assist the Court of Review in the review of any matter presented to the Court of Review under this Act or a question of law that may affect resolution of a matter under controversy and the Court of Review makes a decision with respect to such matter or question of law, the Court of Review, in response to an application by the amicus curiae designated under paragraph (1) may refer the decision to the Supreme Court for review as the Court of Review considers appropriate.

"(D) ANNUAL REPORT.—Not later than 60 days after the end of each calendar year, the Court and the Court of Review shall each publish, on their respective Internet websites, a report listing—

"(i) the number of applications for referral received by the Court or the Court of Review, as applicable, during the most recently concluded calendar year; and

"(ii) the number of such applications for referral that were granted by the Court or the Court of Review, as applicable, during such calendar year.

"(3) ASSISTANCE.—Section 106(1)(b) of such Act, as redesignated, is further amended to read as follows:

"(a) PROVISION OF INFORMATION.—Any individual designated pursuant to paragraph (1) may raise a legal or technical issue or any other issue with the Court or the Court of Review at any time.

"(b) APPOINTMENT OF STAFF.—The appointed amicus curiae may request, either directly or through the court, the assistance of the other amici curiae designated under paragraph (1); and

"(C) all amici curiae designated under paragraph (1) may provide input to the court whether or not such input was formally requested by the court or the appointed amicus curiae.

"(4) ACCESS TO INFORMATION.—Section 106(3)(d) of such Act, as redesignated, is not further amended—

"(A) in subparagraph (A) 

"(i) in clause (1)
(I) by striking “that the court” and inserting the following: “that—
(I) the court”; and
(II) by striking “and” at the end and inserting the following: “and
(III) are cited by the Government in an application or case with respect to which an amicus curiae is assisting a court under this subsection;”.
(ii) by redesignating clause (ii) as clause (iii); and
(iii) by inserting after clause (i) the following:
(I) by striking “Following” and inserting the following:
(1) in GENERAL.—Following;” and
(2) by adding at the end the following:
(2) PREPARED.
(A) in GENERAL.—Except as provided in subparagraph (B), whenever a court established under subsection (a) certifies a question or issue under paragraph (1) of this subsection, the court shall publish on its Internet website—
SA 1897. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:
On page 42, after line 21, add the following:
SEC. 113. PROHIBITION ON ACQUISITION OF EN-TIRELY DOMESTIC COMMUNICA-TIONS UNDER AUTHORITY TO TAR-SERTIFIED FOR REVIEW.—Section 103(i)(7) of such Act, as redesignated, is further amended to read as follows:
(ii) shall have access to an unredacted copy of each decision made by a court established under subsection (a) or (b) in which the court decides a question of law, notwithstanding whether the decision is classified; and
(B) in subparagraph (B), by striking “may” and inserting “shall”; and
(C) in subparagraph (C)—
(i) in the subparagraph heading, by striking “CLASSIFIED INFORMATION” and inserting “ACCESS TO INFORMATION”;
and
(ii) by striking “court may have access” and inserting the following: “court—
(I) shall have access to unredacted copies of each opinion, order, transcript, pleading, or other document of the Court and the Court of Review; and
(II) may have access to the electronic records of a proceeding.”.
(5) PUBLIC NOTICE AND RECEIPT OF BRIEFS FROM THIRD PARTIES.—Whenever a court establishes under subsection (a) or (b) in which the court considers a novel a question of law that can be established under subsection (a) or (b) concerning whether the decision is classified; and
(A) by publishing on its Internet website each question of law that the court is considering; and
(B) by accepting briefs from third parties relating to the question under consideration by the court.
(b) PARTICIPATION OF AMICI CURIAE IN OVERSIGHT OF CERTAIN PERSONS OUTSIDE THE UNITED STATES OTHER THAN UNITED STATES PERSONS.—
(1) IN GENERAL.—Section 702(1)(2) of such Act, as amended by this subsection, is further amended by adding at the end the following:
(II) by striking “and” at the end and inserting the following:
"(i) the number of applications for referral received by the Court or the Court of Review, as applicable, during the most recently concluded calendar year; and
(ii) the number of such applications for referral that were granted by the Court or the Court of Review, as applicable, during such calendar year.”.
(2) PARTICIPATION OF AMICI CURIAE APPOINTED BY COURTS UNDER FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978.—
(a) ROLE OF AMICI CURIAE GENERALLY.—
(1) IN GENERAL.—Section 103(i)(1) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(i)) is amended—
(5) Amendment.—Section 702(b) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1802(b)) is amended—
(3) ASSISTANCE.—Section 103(i)(6) of such Act, as redesignated, is further amended to read as follows:
(4) ACCESS TO INFORMATION.—Section 103(i)(7) of such Act, as redesignated, is further amended—
(A) in subparagraph (A)—
(i) in clause (i)—
(II) by striking “and” at the end and inserting the following: “or
(III) shall have access to an unredacted copy of each decision made by a court established under subsection (a) or (b) in which the court considers appropriate.
(B) ANNUAL REPORT.—Not later than 60 days after the end of each calendar year, the Court and the Court of Review shall each publish, on their respective Internet websites, a report listing—
(1) the number of applications for referral received by the Court or the Court of Review, as applicable, during the most recently concluded calendar year; and
(2) the number of such applications for referral that were granted by the Court or the Court of Review, as applicable, during such calendar year.”.
(1) by striking “that—
(1) I N GENERAL.—Except as provided in subparagraph (B), whenever a court established under subsection (a) certifies a question or issue under paragraph (1) of this subsection, the court shall publish on its Internet website—
(1) by striking “that—
(2) by adding at the end the following:
(2) PREPARED.
(A) in GENERAL.—Except as provided in subparagraph (B), whenever a court established under subsection (a) certifies a question or issue under paragraph (1) of this subsection, the court shall publish on its Internet website—
(1) I N GENERAL.—Except as provided in subparagraph (B), whenever a court established under subsection (a) certifies a question or issue under paragraph (1) of this subsection, the court shall publish on its Internet website—
"(A) the court shall notify all other amicus curiae designated under paragraph (1) of such appointment;
(B) the appointed amicus curiae may request, either directly or through the court, the assistance of the other amici curiae designated under paragraph (1); and
(C) all amici curiae designated under paragraph (1) may provide input to the court whether or not such input was formally requested by the court or the appointed amicus curiae.”.
(2) PRACTICE AND PROCEDURE.—Section 103(i)(5)(A) of such Act is amended by striking “at least 30 days prior to the expiration of such authorization” and inserting “such number of days before the expiration of such authorization as the Court considers necessary to comply with the requirements of paragraph (2)(B) or 30 days, whichever is greater.”.
(c) COURT RULES OF LAW CERTIFIED FOR REVIEW.—Section 103(i)(j) of such Act (50 U.S.C. 1803(i)) is amended—
(2) by redesignating paragraph (5) through (9) as paragraphs (6) through (11), respectively; and
(B) by inserting after paragraph (4) the following:
(3) Referral to the Court of Review.—If the court establishes under subsection (a) a question or issue under paragraph (2)(A) to assist the Court in the consideration of any matter presented to the Court under this Act and the Court makes a decision with respect to such matter, the Court, in response to an application by the amicus curiae or any other individual designated under paragraph (1), may refer the decision to the court established under subsection (b) for review as the Court considers appropriate.
(4) Referral to the Supreme Court.—If the Court of Review appoints an amicus curiae under paragraph (2) to assist the Court of Review in the review of any matter presented to the Court of Review under this Act or a question of law that may affect resolution of a matter in controversy and the Court of Review makes a decision with respect to such matter or question of law, the Court of Review, in response to an application by the amicus curiae or any other individual designated under paragraph (1), may refer the decision to the Supreme Court for review as the Court of Review considers appropriate.
(1) I N GENERAL.—Section 103(i)(1) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1803(i)) is amended—
(2) by redacting paragraphs (5) through (9) as paragraphs (6) through (11), respectively; and
(3) by inserting after paragraph (4) the following:
(4) Referral.—(A) Referral to the Court of Review.—If the court establishes under subsection (a) a question or issue under paragraph (2)(A) to assist the Court in the consideration of any matter presented to the Court under this Act and the Court makes a decision with respect to such matter, the Court, in response to an
the court decides a question of law, notwithstanding whether the decision is classified; and;

(b) in subparagraph (B), by striking "may" and inserting "shall"; and

(c) in subparagraph (C)—

(i) in the subparagraph heading, by striking "CLASSIFIED INFORMATION" and inserting "CONFIDENTIAL INFORMATION"; and

(ii) by striking "court may have access" and inserting the following: "court—

"(i) shall have access to unredacted copies of each opinion, order, transcript, pleading, or other document of the Court and the Court of Review; and

"(ii) may have access;"

(5) PUBLIC NOTICE AND RECEIPT OF BRIEFS FROM THIRD PARTIES.—Section 103(i) of such Act, as amended by this subsection, is further amended by adding at the end the following:

"(12) PUBLIC NOTICE AND RECEIPT OF BRIEFS FROM THIRD PARTIES.—Whenever a court established under subsection (a) or (b) considers a novel a question of law that can be considered without disclosing classified information, sources, or methods, the court shall, to the greatest extent practicable, consider such question in an open manner—

"(A) by publishing on its Internet website each question of law that the court is considering; and

"(B) by accepting briefs from third parties relating to the question under consideration by the court;"

(6) COMPENSATION OF AMICI CURIAE AND TECHNICAL EXPERTS.—Such section, as so amended, is further amended by adding at the end the following:

"(13) COMPENSATION.—Notwithstanding any other provision of law, a court established under subsection (a) or (b) may compensate an amicus curiae appointed under paragraph (2) for assistance provided under such paragraph as the court considers appropriate and at such rate as the court considers appropriate;"

(7) PARTICIPATION OF AMICI CURIAE IN OVERSIGHT OF AUTHORIZATIONS FOR TARGETING OF CERTAIN PERSONS OUTSIDE THE UNITED STATES OTHER THAN UNITED STATES PERSONS.—

(1) IN GENERAL.—Section 702(a)(2) of such Act (50 U.S.C. 1881a(a)(2)) is amended—

(A) by redesignating clauses (i) and (ii) as subclauses (I) and (II), respectively, and adjusting the indentation of the margin of such subclauses, as so redesignated, two ems to the right;

(B) by redesigning subparagraphs (A) through (C) as clauses (i) through (iii), respectively, and adjusting the indentation of the margin of such clauses, as so redesignated, two ems to the right;

(C) by inserting before clause (i), as redesignated by subparagraph (B), the following:

"(A) IN GENERAL;"

(D) by adding at the end the following:

"(B) PARTICIPATION BY AMICI CURIAE.—In reviewing and certifying an application under subparagraph (A)(i), the Court shall randomly select an amicus curiae designated under section 103(i) to assist with such review;

"(2) SCHEDULE.—Section 12003(b)(5) of such Act is amended by striking "at least 30 days prior to the expiration of such authorization" and inserting "such number of days before the expiration of such authorization as the Court determines necessary to comply with the requirements of paragraph (2)(B) or 30 days, whichever is greater.

(c) MAY BE CONSIDERED.—Section 12003(b)(5)(B)(iii) of such Act (50 U.S.C. 1881a(b)(5)(B)(iii)) is amended—

(1) by striking "Following" and inserting the following:

"(2) PUBLIC NOTICE.—

“(A) IN GENERAL.—Except as provided in subparagraph (B), whenever a court established under subsection (a) certifies a question of law for review under paragraph (1) of this subsection, the court shall publish on its Internet website—

"(i) a notice of the question of law to be reviewed; and

"(ii) briefs submitted by the parties, which may be redacted at the discretion of the court to protect sources, methods, and other classified information;"

"(B) PROTECTION OF CLASSIFIED INFORMATION, SOURCES, AND METHODS.—Subparagraph (A) shall apply to the greatest extent practicable, consistent with applicable law on the protection of classified information, sources, and methods.

SA 1899. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; and

Beginning in section 732, strike line 16 and all that follows through page 33, line 21, and insert the following:

SEC. 7. REFORMS OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.

(a) INCLUSION OF FOREIGN INTELLIGENCE ACTIVITIES IN OVERSIGHT OF AUTHORITY OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD; OVERSIGHT OF PERSONS.—

(1) IN GENERAL.—Section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee), as amended by such Act (50 U.S.C. 1881a(j)(2)), is amended—

(A) by publishing on its Internet website a notice of the authority under subparagraph (A) or transmitting such notice; and

(B) by striking paragraph (2); and

(c) PUBLICATION OF WHISTLEBLOWER COMPLAINTS TO THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—

(1) IN GENERAL.—Section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee) is amended—

(A) in subsection (c), by inserting "and to conduct foreign intelligence activities" after "terrorism" each place such term appears; and

(B) in subsection (d), and "to conduct foreign intelligence activities" after "terrorism" each place such term appears.

(d) SUBMISSION OF WHISTLEBLOWER COMPLAINTS TO THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—

(1) IN GENERAL.—Section 702(i)(2) of such Act (50 U.S.C. 1881a(i)(2)) is amended—

(A) in subparagraph (B), by redesignating paragraphs (2) and (3), respectively, as paragraphs (3) and (4), and redesignating such paragraphs (3) and (4), respectively, as paragraphs (2) and (3), respectively;

(B) by redesigning subparagraphs (A) through (C) as clauses (i) through (iii), respectively, and adjusting the indentation of the margin of such clauses, as so redesignated, two ems to the right;

(C) by inserting before clause (i), as redesignated by subparagraph (B), the following:

"(A) IN GENERAL;"

(D) by adding at the end the following:

"(B) PARTICIPATION BY AMICI CURIAE.—In reviewing and certifying a complaint or information under subparagraph (A), the Court shall randomly select an amicus curiae designated under section 103(i) to assist with such review;

"(2) SCHEDULE.—Section 12003(b)(5) of such Act (50 U.S.C. 1881a(b)(5)) is amended—

(1) by striking "Following" and inserting the following:

"(2) PUBLIC NOTICE.—

“(A) IN GENERAL.—Except as provided in subparagraph (B), whenever a court established under subsection (a) certifies a question of law for review under paragraph (1) of this subsection, the court shall publish on its Internet website—

"(i) a notice of the question of law to be reviewed; and

"(ii) briefs submitted by the parties, which may be redacted at the discretion of the court to protect sources, methods, and other classified information;"

"(B) PROTECTION OF CLASSIFIED INFORMATION, SOURCES, AND METHODS.—Subparagraph (A) shall apply to the greatest extent practicable, consistent with applicable law on the protection of classified information, sources, and methods.

SEC. 7. REFORMS OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.

(a) INCLUSION OF FOREIGN INTELLIGENCE ACTIVITIES IN OVERSIGHT OF AUTHORITY OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD; OVERSIGHT OF PERSONS.—

(1) IN GENERAL.—Section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee), as amended by such Act (50 U.S.C. 1881a(j)(2)), is amended—

(A) by publishing on its Internet website a notice of the authority under subparagraph (A) or transmitting such notice; and

(B) by striking paragraph (2); and

(c) PUBLICATION OF WHISTLEBLOWER COMPLAINTS TO THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—

(1) IN GENERAL.—Section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee) is amended—

(A) by redesignating paragraphs (2) and (3), respectively, as paragraphs (3) and (4), and redesignating such paragraphs (3) and (4), respectively, as paragraphs (2) and (3), respectively;

(d) APPOINTMENT OF STAFF OF THE PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—

(1) by redesignating paragraphs (3) and (4), respectively, as paragraphs (4) and (5), and redesignating paragraph (5), as so redesignated, as paragraph (4); and

(2) by inserting after paragraph (1) the following:

"(2) APPOINTMENT IN ABSENCE OF CHAIRMAN.—If the position of chairman of the Board is vacant, during the period of the vacancy the Board, at the direction of the majority of the members of the Board, may exercise the authority of the chairman under paragraph (1)."

(e) TENURE AND COMPENSATION OF PRIVACY AND CIVIL LIBERTIES OVERSIGHT BOARD MEMBERS AND STAFF.—

(1) IN GENERAL.—Section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000ee), as amended by such subsections (a) and (b), is further amended—

(A) in subsection (h)—

"(i) by inserting "full-time" after "4 additional"; and

"(ii) by striking "except that" and all that follows through the end and inserting a period; and

(B) in subsection (i)—

"(1) in paragraph (1), by striking "level III of the Executive Schedule under section 5314" and inserting "level II of the Executive Schedule under section 5313"; and

"(2) in paragraph (2), by striking "level IV of the Executive Schedule" and all that follows through the end and inserting "level
III of the Executive Schedule under section 5314 of title 5, United States Code;’’; and
(C) in subsection (j)(1), by striking ‘‘level V’’ from said subsection.

(2) EFFECTIVE DATE; APPLICABILITY.—
(A) IN GENERAL.—The amendments made by paragraph (1) shall:
(i) apply—
(I) with respect to the first pay period beginning not less than 60 days after the date of the enactment of this Act;
(II) to—
(aa) serve as a member of the Privacy and Civil Liberties Oversight Board on a full-time basis and in accordance with such section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000e(h)(4)(B)), (referred to in this clause as a ‘‘current member’’);
(bb) serve as a member of the Privacy and Civil Liberties Oversight Board on a part-time basis in accordance with such section 1061, as in effect on the day before the date of the enactment of this Act, including the limitation on service after the expiration of the term of the member under subsection (h)(4)(B) of such section, as in effect on the day before the date of the enactment of this Act.

(B) EXCEPTIONS.—
(i) COMPENSATION CHANGES.—The amendments made by subparagraphs (B)(i) and (C) of paragraph (1) shall take effect on the first day of the first pay period beginning after the date of the enactment of this Act.

(ii) ELECTION TO SERVE FULL TIME BY INCUMBENTS.—
(A) IN GENERAL.—An individual serving as a member of the Privacy and Civil Liberties Oversight Board on a full-time basis and in accordance with section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000e(h)(4)(B)), (referred to in this clause as a ‘‘current member’’) may make an election to—
(aa) serve as a member of the Privacy and Civil Liberties Oversight Board on a full-time basis and in accordance with such section 1061 of the Intelligence Reform and Terrorism Prevention Act of 2004 (42 U.S.C. 2000e), as amended by this section; or
(bb) serve as a member of the Privacy and Civil Liberties Oversight Board on a part-time basis in accordance with such section 1061, as in effect on the day before the date of the enactment of this Act, including the limitation on service after the expiration of the term of the member under subsection (h)(4)(B) of such section, as in effect on the day before the date of the enactment of this Act.

(B) ELECTION TO SERVE FULL TIME.—A current
member making an election under clause (aa) shall remain a member under such clause (aa) until the date of the first pay period beginning not less than 60 days after the date on which the current member makes such election.

(f) MEETINGS.—Subsection (f) of such section is amended—
(1) in paragraph (1), by striking ‘‘The Board shall’’ and inserting ‘‘The Board’’;
(2) in paragraph (2), by striking ‘‘make its’’ and inserting ‘‘shall make’’;
(3) in paragraph (3), by striking ‘‘hold public’’ and inserting ‘‘shall hold public’’; and
(4) by inserting before the period at the end of paragraph (3), the following: ‘‘or guidance published under subparagraph (A), the Attorney General and the Director of National Intelligence shall publish the following.’’

(g) PROVISION OF INFORMATION ABOUT GOV-
ERNMENT ACTIVITIES UNDER THE FOREIGN INTEL-
LIIGENCE SURVEILLANCE ACT OF 1978 TO THE PRIV-
ACY AND CIVIL LIBERTIES OVERSIGHT BOARD.—The Attorney General shall fully inform the Privacy and Civil Liberties Oversight Board about any activities carried out by the Attorney General or the National Security Agency under the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801 et seq.), including by providing to the Board—
(1) copies of each detailed report submitted to a committee of Congress under such Act; and
(2) copies of each decision, order, and opinion of the Foreign Intelligence Surveillance Court or the Foreign Intelligence Surveillance Court of Review required to be included in such a report under section 601(a) of such Act (50 U.S.C. 1871(a)).

SA 1900. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

On page 41, after line 24, add the following:


Section 603(d)(2) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881e(d)(2)) is amended by striking ‘‘(A) FEDERAL BUREAU’’ and all that follows through ‘‘Paragraph (3)(B)’’ and inserting ‘‘Paragraph (3)(B)’’.

SA 1901. Mr. WYDEN (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the bill S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, and for other purposes; which was ordered to lie on the table; as follows:

On page 42, after line 21, add the following:

SEC. 113. LIMITATION ON TECHNICAL ASSISTANCE FROM ELECTRONIC COMMUNICATION SERVICE PROVIDERS UNDER THE FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978.

Section 702(1) of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1881a(1)(1)) is amended—
(1) by redesigning subparagraphs (A) and (B) as clauses (i) and (ii), respectively, and moving such clause (ii) to the right;
(2) by striking ‘‘With respect to’’ and inserting the following:

‘‘(A) IN GENERAL.—Subject to subparagraph (B), in carrying out’’;
and
(3) by adding at the end the following:

‘‘(B) LIMITATIONS.—The Attorney General or the Director of National Intelligence may not—
(1) provide technical assistance to a foreign intelligence service provider under subparagraph (A) without demonstrating, to the satisfaction of the Court, that the assistance sought—
‘‘(i) is necessary;
‘‘(ii) is narrowly tailored to the surveillance at issue; and
‘‘(iii) would not pose an undue burden on the electronic communication service provider or its customers who are not an intended target of the surveillance.’’

SEC. 111. CLARIFICATION REGARDING TREATMENT OF INFORMATION ACQUIRED FROM ELECTRONIC COMMUNICATION SERVICE PROVIDERS UNDER THE FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978.

SEC. 111. CLARIFICATION REGARDING TREATMENT OF INFORMATION ACQUIRED FROM ELECTRONIC COMMUNICATION SERVICE PROVIDERS UNDER THE FOREIGN INTELLIGENCE SURVEILLANCE ACT OF 1978.

(a) DERIVED DEFINED.—
(1) IN GENERAL.—Section 101 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801) is amended by adding at the end the following:

‘‘(r) For the purposes of notification provisions of this Act, information or evidence is ‘‘derived’’ from an electronic surveillance, physical search, use of a pen register or trap and trace device, production of tangible things, or acquisition under this Act when the Government would not have originally possessed the information or evidence but for that electronic surveillance, physical search, use of a pen register or trap and trace device, production of tangible things, or acquisition, and regardless of any claim that the information or evidence is attenuated from the surveillance or search, would inevitably have been discovered, or would have been subsequently reobtained through other means.’’.

(2) POLICIES AND GUIDANCE.—
(A) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Attorney General and the Director of National Intelligence shall publish the following:

(i) Policies concerning the application of subsection (q) of section 101 of such Act, as added by paragraph (1).

(ii) Guidance for all members of the intelligence community (as defined in section 3 of the National Security Act of 1947 (50 U.S.C. 3003)) and all Federal agencies with law enforcement responsibility concerning the application of such subsection.

(B) MODIFICATIONS.—Whenever the Attorney General and the Director modify a policy or guidance published under subparagraph (A), the Attorney General and the Director shall publish such modifications.

(b) USE OF INFORMATION ACQUIRED UNDER SECTION 702.—Section 706 of such Act (50 U.S.C. 1881e) is amended—
(1) in subsection (a), by striking ‘‘, except for the purposes of subsection (j) of such section’’; and
(2) by amending subsection (b) to read as follows:

‘‘(b) INFORMATION ACQUIRED UNDER SECTIONS 703-705.—Information acquired from an acquisition conducted under section 703, 704, or 705 shall be deemed to be information acquired from an electronic surveillance pursuant to title I for the purposes of section 106.’’.

AUTHORITY FOR COMMITTEES TO MEET

Mr. ROUNDS. Mr. President, I have 2 requests for committees to meet during
today’s session of the Senate. They have the approval of the Majority and Minority leaders.

Pursuant to rule XXVI, paragraph 5(a), of the Standing Rules of the Senate, the following committees are authorized to meet during today’s session of the Senate:

COMMITTEE ON ENERGY AND NATURAL RESOURCES

The Committee on Energy and Natural Resources is authorized to meet during the session of the Senate on Tuesday, January 16, 2018, at 10 a.m., to conduct a hearing entitled “to examine the domestic and global energy outlook from the perspective of the International Energy Agency”.

COMMITTEE ON THE JUDICIARY

The Committee on the Judiciary is authorized to meet during the session of the Senate on Tuesday, January 16, 2018, at 10 a.m., to conduct a hearing entitled “Oversight of the United States Department of Homeland Security.”

APPOINTMENTS

The PRESIDING OFFICER. The Chair, on behalf of the Democratic leader, pursuant to the provisions of Public Law 114-255, appoints the following individuals to the Health Information Technology Advisory Committee: Valarie R. Grey of New York and Aaron A. Miri of Massachusetts.

MEASURE READ THE FIRST TIME—S. 2311

Mr. ROUNDS. Mr. President, I understand that there is a bill at the desk, and I ask for its first reading.

The PRESIDING OFFICER. The clerk will read the bill by title for the first time.

The bill clerk read as follows:

A bill (S. 2311) to amend title 18, United States Code, to protect pain-capable unborn children, and for other purposes.

Mr. ROUNDS. Mr. President, I now ask for a second reading and, in order to place the bill on the calendar under the provisions of rule XIV, I object to my own request.

The PRESIDING OFFICER. Objection is heard.

The bill will be read for the second time on the next legislative day.

ORDERS FOR WEDNESDAY, JANUARY 17, 2018

Mr. ROUNDS. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 10 a.m., Wednesday, January 17; further, that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved for their use later in the day, and morning business be closed; further, that following leader remarks, the Senate resume consideration of the motion to concur in the House amendment to accompany S. 139; finally, that all time during recess, adjournment, morning business, and leader remarks count postcloture on the motion to concur.

The PRESIDING OFFICER. Without objection, it is so ordered.

ADJOURNMENT UNTIL 10 A.M. TOMORROW

Mr. ROUNDS. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order.

There being no objection, the Senate, at 7:58 p.m., adjourned until Wednesday, January 17, 2018, at 10 a.m.
HONORING MARY YERGAN HUGHES
OF PENNSYLVANIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. EVANS. Mr. Speaker, I rise today to honor an inspirational and dedicated woman from Northwest Philadelphia, Mary Yergan Hughes, a children’s librarian and volunteer.

Mrs. Hughes was born in Alice, South Africa to missionary parents. Her father was an advocate for black civil rights in Africa. She later moved to Massachusetts and enrolled in Northfield Mount Hermon, a preparatory school, in which she served as the president of the student council and was one of a few African American students in her school. For college, she was part of the first group of African American women to attend Wellesley College. After her junior year, she contracted tuberculosis and had to leave school in order to recover. After three years of recovery, she finished her undergraduate degree at Columbia University.

She married Dr. Hughes and had two daughters. Mrs. Hughes went back to school and received her master’s degree in library science from Drexel University which led her to become a children’s librarian in Philadelphia’s Northwest Regional Library. She loved reading to the neighborhood children during after-school story hours and inspired so many children to have a love for learning and reading.

Ever since Mrs. Hughes became an adult, she would volunteer. She was a Platinum Alumna member of the Philadelphia chapter of the Links, Inc., a service organization of distinguished women whose goal is to enrich and sustain the culture of African Americans and others of African ancestry. She was also a president during one of its National Assemblies. Committee organizations she was president of include: the Philadelphia chapter of the Circle-Lets, Inc., a social organization for black women, and Boulé wives, the women’s arm of Sigma Pi Phi Fraternity.

Mrs. Hughes was part of our Philadelphia community in many ways. She was a member of the Germantown Cricket Club where she loved to participate in tournaments. She loved to play tennis. She was also a half-century member and elder at Summit Presbyterian Church in Mount Airy.

Mrs. Hughes devoted her life to engaging and helping her community. The 2nd Congressional District of Pennsylvania extends gratitude to Mrs. Hughes for all that she has done for the Commonwealth of Pennsylvania.

HONORING GARRETT JACKSON
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. GRAVES of Missouri. Mr. Speaker, I proudly pause to recognize Garrett Jackson.

Garrett is a very special young man who has exemplified the finest qualities of citizenship and leadership by taking an active part in the Boy Scouts of America, Troop 60, and earning the most prestigious award of Eagle Scout. Garrett has been very active with his troop, participating in many scout activities. Over the many years Garrett has been involved with scouting, he has not only earned numerous merit badges, but also the respect of his family, peers, and community. Most notably, Garrett has become a member of the tribe Mic-O-Sha. Garrett contributed to his community through his Eagle Scout project.

Mr. Speaker, I proudly ask you to join me in commending Garrett for his accomplishments with the Boy Scouts of America, and for his efforts put forth in achieving the highest distinction of Eagle Scout.

HONORING WARDELL GRAY
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a remarkable person, Mr. Wardell Gray.

Wardell Gray was born June 30, 1917 as the eldest son and first of two sons of Mr. Will Gray and Mrs. Mary Elizabeth Otis Gray in Carson, Mississippi. There was an older sister, Willa Mae, the first born who died of lockjaw at the age of 10. The year he was born, his father was a Foreman with the Illinois Central Railroad, and they lived for a number of years in Sumrall, MS where his parents operated a boarding house for the other men who worked under his father. Gray was exposed to hard work in the area of farming and business at an early age. Upon their return to Jefferson Davis County, his mother was the teacher in a one room school house on the grounds of the Holisday Creek M.B. Church.

Due to the fact that there was no school for blacks, he completed 8th Grade education there and continued his high school education at Prentiss Institute Junior College. He was a good student and an awesome athlete as a Baseball Pitcher with one of the Old Negro Leagues. His father Will Gray passed away at the age of 110 years of age and his mother Mary at age 97.

Gray was drafted in the U.S. Army on November 19, 1941 and fought in World War II in the following battles and campaigns: Naples-Foggia, Rome Arno, Rhinelend, and Central Europe. He received the American Defense Service Medal, ATO Medal, Good Conduct Medal, Meritorious Unit Award and the Wold War II Victory Medal. He returned back to his home from the Army on October 31, 1945.

While away at War, his parents were acquiring land. Upon his return, his dream was to do the same and continue his love for farming. In completing this vision, he met and married the love of his life, Quillie Ross Gray. She was a graduate of Jackson State University and continued out of state at Indiana University to obtain a master’s degree. He was one of the first blacks to open a Dairy during the late 40s. His Uncle J.R. Otis was President of Alcorn College. With this relationship to the college, students who were Agriculture majors would travel to Gray Farms to intern.

As a civil rights activist, Gray was involved in fighting for voter registration, and an avid and loyal supporter of the 1964 Civil Rights Act. In 1959, he was the first black candidate to run for any type of public office; Constable for his district, Beat 2. He would later run for Election Commissioner. He became President of the Jefferson Davis Chapter of NAACP in 1958 and would remain through 1974. He picketed local stores and other national franchises regarding employment discrimination practices. Gray worked tirelessly with other civil rights giants such as Medgar and Charles Evers, Fannie Lou Hamer, Rev. Darby, Dr. Aaron Henry, his cousin Charles Young and many others known and unknown.

As a member of Blackmon Temple CME Church, Gray brought his love of God, education, and children together, for it was during the civil rights movement that meetings of the NAACP Mississippi Freedom Democratic Party, Mississippi Action for Progress (MAP) were held at churches throughout the State. He along with Mr. N.J. Booth was instrumental in acquiring the land for the first black school in Jefferson Davis County, Canver High.

Wardell Gray and his family suffered many attacks in his life, cross burnings, a barn burned to the ground with 3,000 bales of hay destroyed and on and on, but it did not stop him from fighting for civil rights. He partnered with the Lawrence County Branch of the NAACP to ensure the hiring of African Americans at St. Regis Paper Company (Now Georgia Pacific).

His wife was fired from the school system briefly due to Rev. Darby and Gray filing the lawsuit against the poll tax for the right to vote. Gray formed biracial committees to tackle the troubles in the county—such as colored and white separate waiting rooms at medical clinics.

When the NAACP was sued for millions of dollars, he was in the forefront of fund raising to assist the National Branch in meeting their need. He was the first black to be appointed under President Jimmy Carter to serve on the ASC Committee.

Volumes could be written about the number of people Gray counseled, inspired, encouraged and helped along in their lives. Gray will be remembered as a gentleman, friend, and servant; lover of his family, community and his God.

The loves of his life were his two children and his grand- and great-grandchildren. He was a mentor to many children in the community and beyond. Gray leaves to cherish his memory his children: Dr. Pene’ Gray Woods (Curtis) of Cordova, TN; Joseph Willie (Sheryl) Gray of Hattiesburg, MS; grandchildren Christopher (Lynsi), and Dominic, Joseph Jr., Jayla,
Mr. JOHNSON of Georgia. Mr. Speaker, I rise to support H.R. 3202, the Cyber Vulnerability Disclosure Reporting Act. H.R. 3202 directs the Secretary of Homeland Security to submit a report to Congress detailing the procedures involved in disclosing cyber vulnerabilities to the private sector. This bill aims to safeguard the nation against cyber security threats by requiring the Secretary of Homeland Security to release a report disclosing specific cyber security vulnerabilities to the House Committee on Homeland Security and the Committee on Homeland Security and Governmental Affairs of the Senate. H.R. 3202 also requires that the report include examples of these procedures in action over the past year, noting when the disclosure took place and how the information was used to prevent cyber-attacks. Finally, the report will also explain how the Secretary of Homeland Security, other Federal agencies, and relevant industries are working collaboratively to prevent, detect, and mitigate cyber vulnerabilities.

To best combat cyber threats, we must support full cooperation between the private and public sectors. In the past, cybersecurity vulnerabilities have been collected by the Department of Homeland Security and monitored by the intelligence community. The disclosure of these vulnerabilities to the private sector is an important step to promote transparency and to encourage preventative action on the part of stakeholders and industries.

I fully support H.R. 3202 to strengthen documentation of cyber security threats across the public and private sectors. I believe that informing Congress of disclosure procedures is a critically important step in guaranteeing transparency at the Federal level and ensuring that vulnerabilities are acted on.

Mr. GRAVES of Missouri. Mr. Speaker, I proudly pause to recognize Derek Ronald McFerrin. Ronnie is a very special young man who has exemplified the finest qualities of citizenship and leadership by taking an active part in the Boy Scouts of America, Troop 313, and earning the most prestigious award of Eagle Scout. Ronnie has been very active with his troop, participating in many scout activities. Over the many years Ronnie has been involved with scouting, he has not only earned numerous merit badges, but also the respect of his family, peers, and community. Most notably, Ronnie has constructed an 8′ x 8′ brick patio at Lake Doniphan in Excelsior Springs, Missouri, which hosts a summer camp for kids with special needs.

Mr. Speaker, I proudly ask you to join me in commending Ronnie for his accomplishments with the Boy Scouts of America and for his efforts put forth in achieving the highest distinction of Eagle Scout.

Ms. ADAMS, Mr. Speaker, I was absent 01/08/18 through 01/11/18 due to my recovery from surgery. Had I been present, I would have voted: Roll Call No. 1, YEA; Roll Call No. 2, YEA; Roll Call No. 3, YEA; Roll Call No. 4, YEA; Roll Call No. 5, YEA; Roll Call No. 6, YEA; Roll Call No. 7, YEA; Roll Call No. 8, NO; Roll Call No. 9, NO; Roll Call No. 10, NO; Roll Call No. 11, NO; Roll Call No. 12, YES; Roll Call No. 13, YES; Roll Call No. 14, YEA; Roll Call No. 15, YES; Roll Call No. 16, NO; and Roll Call No. 17, YES.

Mr. GRAVES of Missouri. Mr. Speaker, I proudly pause to recognize Kylan Paul Woerth. Kylan is a very special young man who has exemplified the finest qualities of citizenship and leadership by taking an active part in the Boy Scouts of America, Troop 337, and earning the most prestigious award of Eagle Scout. Kylan has been very active with his troop, participating in many scout activities. Over the many years Kylan has been involved with scouting, he has not only earned numerous merit badges, but also the respect of his family, peers, and community. Most notably, Kylan has led his troop as the acting Patrol Leader and earned the rank of Brave in the Tribe of Mic-O-Say. Kylan has also contributed to his community through his Eagle Scout project by replacing a split-rail fence at Shoal Creek Living History Museum in Kansas City, Missouri. Mr. Speaker, I proudly ask you to join me in commending Kylan for his accomplishments with the Boy Scouts of America, and for his efforts put forth in achieving the highest distinction of Eagle Scout.

Mr. NOLAN. Mr. Speaker, I was unavoidably detained due to ongoing issues surrounding the health of my youngest daughter in Minnesota.

Had I been present, I would have voted YEA on Roll Call No. 14; YEA on Roll Call No. 15; NAY on Roll Call No. 16; and YEA on Roll Call No. 17.

Mr. GRAVES of Missouri. Mr. Speaker, I rise in support of H.R. 4564—Post-Caliphate Threat Assessment Act of 2017. This legislation would direct the Department of Homeland Security, in coordination with the Department of State, and the Office of the Director of National Intelligence to perform a threat assessment of current foreign terrorist fighter activities. This multi-agency assessment will include a breakdown of any country or region with a substantial increase in foreign terrorist fighter activity, travel and trends of terrorist movement, and an analysis of travel trends in and out of Iraq and Syria. To successfully continue the fight against the Islamic State of Iraq and Syria (ISIS), our government agencies must understand the current terrorist threat. This conflict is complex and ISIS has lost a significant amount of territory in their self-declared caliphate, while anti-ISIS fighters have successfully regained control of the cities of Mosul and Raqqa. After these recent victories for the anti-ISIS forces in Northern Iraq and Syria, the enemy has dispersed across the region. The anti-ISIS victories have been essential to reestablishing order in the conflict zone, but unfortunately present new challenges in defeating the terrorist group. Shifts in power have caused ISIS to disperse into countries that border Syria and Iraq, such as Libya, Afghanistan, and Turkey, in order to evade total defeat. Recent reports on the whereabouts of fleeing ISIS fighters have varied, prompting the need for a post-caliphate threat assessment.
As a former member of the House Armed Forces Committee, I understand well the complexity of this conflict. By creating this assessment for our intelligence and defense agencies, we will provide them with the proper tools to fight ISIS and current terrorist threats. We must continue to update our intelligence as the world of al-Qaeda-linked terrorists is changing and adapting. Some terrorist fighters have been believed to migrate to neighboring countries, others have relocated to their homes, and members of this group might even be seeking to return to Europe or the U.S. Keeping track of this terrible enemy will be of the utmost importance and H.R. 4564 will help us assess this threat and will bolster our arsenal to combat terror abroad.

VICTOR LOVELADY’S SPIRIT LIVES ON

HON. TED POE
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. POE of Texas. Mr. Speaker, on this day, five years ago, one of my constituents—Mr. Victor Lovelady—was brutally killed at the hands of al-Qaeda-linked terrorists in Algeria. Victor was killed not just for who he was, but also for what he represented. He was killed because he was an American. Before his death, Victor displayed some of the very best qualities of the American spirit: courage, conviction, and compassion. This is the American spirit that terrorists seek to kill. But today and every day, we let Mr. Lovelady’s spirit live on. I would like to take a moment to tell you his story.

Like many Americans, Victor Lovelady was a hard worker who put in long hours to provide for his family of four. As an industrial engineer and master electrician, he worked most of his life in his hometown of Nederland, Texas. Victor never had a pension plan and his brother, Mike. May we continue to honor the sacrifice that Victor Lovelady made as a courageous husband, father, and American. And that’s just the way it is.

RECOGNIZING JUDGE JOHNNY ROGERS

HON. ROBERT B. ADERHOLT
OF ALABAMA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. ADERHOLT. Mr. Speaker, I would like to recognize Judge Johnny Rogers on the occasion of his retirement as Probate Judge of Lamar County, Alabama. I am proud to recognize Judge Rogers for his many years of public service to Lamar County and to the state of Alabama. He is truly a man who embodies the American principles of hard work, dedication, and devotion to one’s community.

Judge Rogers was a native of Lamar County and was educated in the Lamar County school system. After operating Rogers Auto Parts, a successful automotive business in Sylacauga, Alabama, for twenty-seven years, he decided to enter public service. He was first elected as Probate Judge, which also serves as Chairman of the County Commission, in 2000, and re-elected in 2006 and again in 2012. His re-election in 2006 was the first time a Probate Judge had been re-elected in Lamar County in over 30 years.

During his term in office, Judge Rogers committed himself to working hard for the citizens of Lamar County, conducting the Probate Judge’s office and the County Commission in an effective, efficient and courteous manner and striving to improve the quality of life for all citizens of Lamar County. He created the "Ex-Gram Grade Manufacturing Program" to help retain Lamar County’s manufacturing jobs by offering incentives and abatements to local businesses. He also worked tirelessly with the local economic development authority on industrial expansions by Nacco Material Handling, a leading global manufacturer of lift trucks and related products, with a capital investment of over $20 million and the addition of hundreds of jobs.

Another goal of Judge Rogers was to expand the availability of county water. Since he took office he has secured $2.4 million in Community Development Block Grant funds to provide county water service to new homes and constructed over 51 miles of new waterlines. Judge Rogers is highly respected by the people of Lamar County for his honesty and dedication. He is also one of the friendliest people you could ever meet, and I am proud to call him my friend.

Mr. Speaker, it is a great privilege to honor Judge Johnny Rogers on his many accomplishments and for his enduring impact on his community, his state, and nation. I join his family and friends in wishing him God’s richest blessings in his retirement.

100TH BIRTHDAY OF NATHAN DRAYER

HON. DANIEL M. DONOVAN, JR.
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. DONOVAN. Mr. Speaker, I rise today to celebrate the 100th birthday of World War II veteran, Dr. Nathan Drayer.

Nathan Drayer was born on January 8, 1918, in Brooklyn, New York. It was in Brooklyn where Nathan met his future wife, Sylvia. After marriage, they went on to raise their four outstanding children, Carol, Barry, Gerald, and Dennis. When the call to serve came, however, Dr. Drayer immediately answered. As a licensed optometrist with a degree from Columbia University, he was made a U.S. Army medic, serving stateside during World War II. After the war ended, Dr. Drayer opened his own optometry practice in Brooklyn. He treated patients for over 40 years until he retired in 1990.

Residing in Island Shores for the past four years, Nathan has loved spending time with friends and fellow residents. Moreover, he treasures every moment he spends with his loving children, six grandchildren, and six great-grandchildren. He is very popular at Island Shores, with a great sense of humor and an ingenious wit.

Mr. Speaker, I wish Dr. Nathan Drayer a happy 100th birthday. I cannot thank him enough for his contributions to his country. When the war broke out, he stepped up when he was needed most in order to vanquish the evil of fascism. He is a shining example of a true American hero. I am immensely proud to represent him in Congress. I hope he has the happiest of birthdays, and I thank him for his service.

HONORING THE LIFE AND LEGACY OF MRS. GLORIA MARGIE BROWN

HON. CEDRIC L. RICHMOND
OF LOUISIANA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. RICHMOND. Mr. Speaker, I rise today to honor the life and legacy of Mrs. Gloria Margie Brown, a native of New Orleans, Louisiana, who passed away on January 4, 2018, at the age of 82.

Mrs. Brown was the first child born of three children to the late Mr. Edward Davis, Sr. and Mrs. Maude B. Davis, in Lobdell, Louisiana. She was reared in a Christian home, where both the Catholic and Baptist faiths were taught, although the family mostly attended St. Paul Catholic Church in Brusly, Louisiana. Mrs. Brown’s childhood education began at St. Monica School, where she met her lifelong
friend Bessie. Upon graduating the eighth grade she matriculated to Walter L. Cohen High School. She was in the second graduating class and one of the first majorettes. She was proud of her school and regularly participated in many of their functions.

As a teenager, Mrs. Brown was honored with the title of Miss Lincoln Beach. She enjoyed helping others and served as the monitor at the “baby pool” at Leman Park Playground for more than 19 years.

Mrs. Brown married Mr. Eric Brown and together they raised three children—Melvin, Rhonda, and Margie. She supported her children in all of their life adventures, from the church house, ball parks, and dance recitals.

We cannot match the sacrifices made by Mrs. Brown, but surely we can try to match her sense of service. We cannot match her courage, but we can strive to match her devotion.

Mrs. Brown’s survivors include her children, Melvin, Rhonda, and Margie; grandchildren A.J. Hass, and Maddi; one great grandson A’Jay; her sister Elaine (Jack), her brother Ed, sister-in-law Valentine and two god children Karen Lynn and Tommy. She was preceded in death by her husband Eric, parents Edward and Maude, grandson Melvin John Eric, sister-in-law Annie and nine brothers and sisters-in-law.

Mr. Speaker, I celebrate the life and legacy of Mrs. Gloria Margie Brown—a beloved wife, mother, grandmother, aunt, sister, and daughter.

COUNTER TERRORIST NETWORK ACT

SPEECH OF
HON. HENRY C. “HANK” JOHNSON, JR. OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 9, 2018

Mr. JOHNSON of Georgia. Mr. Speaker, I rise in support of H.R. 4578—Counterterrorist Network Act. This legislation will allow the U.S. Customs and Border Protection (CBP) to enhance border security operations that will interrupt and dismantle transnational criminal and foreign terrorist networks that threaten the security of our country. The purpose of this bill is to ensure the CBP has the authority necessary to prevent terrorists from exploiting legitimate avenues of traveling to and entering the United States.

We must continue to provide our law enforcement and security agencies with the appropriate resources to protect our great nation from terrorist networks. The CBP’s primary mission is to keep the United States borders and ports safe against all threats domestic and foreign. The CBP mainly deals with transnational criminal organizations, smugglers and human traffickers, and terrorist networks. All of these groups pose significant threats to our national homeland and the safety of the American people. The CBP’s border security mission uniquely situates this agency to combat terrorist threats that begin far from our homeland. Despite all the work performed by the CBP, the agency doesn’t have explicit legal authorization to combat threats or to assign their personnel to other U.S. agencies both domestically and internationally to support their mission. This bill seeks to provide such explicit authorization.

As a former member of the House Armed Services Committee, I have always voted to support our law enforcement and our security agencies. This legislation will help provide the CBP with the proper authorization to collect intelligence on foreign terrorist threats before they reach our border. This will help ensure the safety of our country and the security of our border. I support H.R. 4578 and I urge my fellow members to lend their support as well.

TO COMMEMORATE ST. JOSEPH’S 25TH ANNIVERSARY

HON. TROY GOWDY
OF SOUTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. GOWDY. Mr. Speaker, I include in the Record the following Proclamation to congratulate St. Joseph’s Catholic School on twenty-five years of educating and preparing future leaders of South Carolina.

Whereas, St. Joseph’s has opened its doors in a small rented home to thirteen students in August of 1993 with the belief that God would provide. Today, that belief has paid dividends as St. Joseph’s enrolls nearly seven hundred students and has been nationally recognized by the Catholic High School Honor Roll as a “School of Excellence.”

Whereas, St. Joseph’s commitment to providing students with the knowledge and skills to be successful in life is clear from the contributions of their alumni to our community. St. Joseph’s alumni are serving our community in all professions from education and business to medical research, and many donate their time and gifts to serve as leaders in churches across the Upstate. Be it

Resolved, That I, Troy Gowdy, do congratulate the staff, students, and alumni of St. Joseph’s Catholic School on this milestone and look forward to their continued contributions to our community and the Fourth Congressional District of South Carolina.

PERSONAL EXPLANATION

HON. STEVE KING
OF IOWA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. KING of Iowa. Mr. Speaker, I was unable to vote on January 10, 2018 for an obligation at the White House. Had I been present, I would have voted as follows: YES on Roll Call No. 10.

THE RELATIONSHIP BETWEEN THE UNITED STATES AND KAZAKHSTAN

HON. FRANCIS ROONEY
OF FLORIDA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. FRANCIS ROONEY of Florida. Mr. Speaker, I rise today to discuss the important and strategic relationship between the United States and Kazakhstan. I was in Kazakhstan in 1992 as the nation was being reborn.

Since declaring its independence from the former Soviet Union in 1991, Kazakhstan has reached toward the West to build strong relationships, particularly with the United States. They have been allies in the region and have become a destination for American business investment. The United States was the first country to recognize Kazakhstan’s independence and our friendship has grown ever since. Kazakhstan works with us on issues like nuclear non-proliferation and counterterrorism. It exerts significant influence in Central Asia and has supported peace and stability around the world.

In 2015, after a protracted negotiation and having made material concessions, Kazakhstan was admitted into the World Trade Organization (WTO). However, since 1994, shortly after separation from the USSR, the United States has granted yearly normal trade relation status to Kazakhstan, due to its compliance with Jackson-Vanik, which requires non-market economy nations to improve human rights before allowing trade. However, the United States has not yet granted permanent normal trade relation status, which requires congressional action.

The United States has important economic interests in Kazakhstan and increased bilateral trade would strengthen our relationship. Therefore, we need congressional action to normalize trade with Kazakhstan.

COUNTERTERRORISM INFORMATION SHARING IMPROVEMENT ACT OF 2017

SPEECH OF
HON. HENRY C. “HANK” JOHNSON, JR. OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 9, 2018

Mr. JOHNSON of Georgia. Mr. Speaker, I rise in support of H.R. 4569—Counterterrorism Information Sharing Improvement Act of 2017. This legislation will require the coordination of counterterrorism information sharing to ensure that the Department of Homeland Security (DHS) has access to biographic and biometric data collected by the U.S. Government on individuals associated with a terrorist organization for counterterrorism purposes.

I believe counterterrorism information sharing between the U.S. Government and the DHS will be an essential asset to the United States. Lack of interagency cooperation prevents critical details from being shared in time sensitive situations, leading to avoidable errors and potentially fatal consequences. In the past few years, ISIS has suffered significant defeats in Iraq and Syria. In the wake of these losses, ISIS fighters have dispersed into surrounding states, Europe, and even the United States. The changing landscape where we meet this enemy necessitates information sharing between law-enforcement agencies. Though we first made contact with members of ISIS on a foreign battlefield, this threat is pervasive and dynamic.

H.R. 4569 will allow the Department of Defense to share intelligence with the DHS, should members of the Islamic State of Iraq and Syria attempt to enter the United States. The DHS will be able to utilize this intelligence for frontline screening, vetting, and protecting Americans on domestic soil.
INTRODUCTION OF THE FEDERAL EMPLOYEE SHORT-TERM DISABILITY INSURANCE ACT OF 2018

HON. ELEANOR HOLMES NORTON
OF THE DISTRICT OF COLUMBIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Ms. NORTON. Mr. Speaker, today, I introduce the Federal Employee Short-Term Disability Insurance Act of 2018, which will help provide financial relief for federal employees who have a short-term injury or disability, become pregnant, or develop a pregnancy-related illness. This bill will offer federal employees short-term disability insurance at no cost to the federal government. Employees will be responsible for 100 percent of the premiums, and will have disability coverage up to 90 percent of their earned income for up to one year, which would replace a portion of their lost income due to a non-work related injury or illness or pregnancy. These benefits will be particularly beneficial to ensure that our federal employees, who do not yet enjoy paid maternity leave, are able to utilize the 12 weeks of unpaid maternity leave permitted by federal law while continuing to pay their bills, buy groceries and make their mortgage, car and other loan payments without having to deplete their retirement or other savings accounts. Too many federal employees do not take advantage of federal unpaid maternity leave because they have no way to replace the lost income.

I decided to investigate how we could provide short-term disability insurance for federal employees and found that many of them already buy short-term disability insurance as individuals in the private market at high individual rates. Although federal employees have good health insurance, federal health benefits do not replace lost income if employees are unable to work. Moreover, while federal employees may have available sick or annual leave days, they may not have enough such days to pay the bills if they have to be out of work for an extended period. Although there are long-term disability options for federal employees who become permanently disabled, federal employees do not qualify for such benefits until they have worked for the federal government for at least 18 months. My bill will not allow participating insurance companies to exclude persons based on pre-existing conditions. Because of the federal government’s purchasing power, this bill will provide these benefits at a more competitive rate than is available if an employee sought such coverage on their own.

According to the Social Security Administration, a 20-year-old worker has a one-in-four chance of becoming disabled by retirement age. The majority of disabilities are not caused by major accidents, but by injuries or illnesses, such as back injuries or cancer, according to the Council for Disability Awareness. There is every reason to allow our federal employees to take advantage of the federal government’s group rates to obtain the most reasonable coverage available at no cost to the federal government.

I strongly urge my colleagues to support this bill.

HONORING THE LIFE AND LEGACY OF CONCEPCION “CONNIE” B. DUENAS

HON. MADELEINE Z. BORDALLO
OF GUAM
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Ms. BORDALLO. Mr. Speaker, I rise today to honor the life and legacy of Concepcion “Connie” B. Duenas. Connie was a proud daughter of Guam and faithful public servant. She served as a Guam Mayor of the village of Tamuning-Tumon-Harmon from 2001 to 2005, and as the Vice Mayor of the village from 1998 to 2001. Connie was born on December 29, 1933 and passed away on January 4, 2018 at the age of 84.

Connie was the daughter of Juan Guerrero Balijadia and Anuncia Quitugua Reyes. She was married to Juan S.A. Duenas and together they had four children. Connie was a member of Guam’s greatest generation who survived the occupation of Guam during World War II.

Connie graduated from George Washington High School in 1954 and attended the Guam Territorial College and the University of Guam. She joined the Guam Police Department in 1956 and advanced to the rank of sergeant in 1971. Connie was the first female in the Guam Police Department to achieve this rank. Connie worked in different capacities while at the Guam Police Department as an administrative and record specialist, and did field work in traffic control, vice squad and juvenile delinquency. She retired at the rank of lieutenant in 1978.

Connie was also very involved in the local community and volunteered her time with many organizations. She was a founding member and served as president for Victims Advocate Reaching Out, an organization which assists victims of crimes such as rape, abuse, and other traumatic experiences. She served as the treasurer for Guam Mami, Inc., a nonprofit organization dedicated to providing services to people with disabilities. She served as the president of the parent teacher associations of various schools in the village of Tamuning. Connie additionally served the parish of St. Anthony Catholic Church in Tamuning faithfully for many years as a leader in the church and Confraternity of Christian Doctrine teacher.

I am deeply saddened by the passing of Concepcion “Connie” B. Duenas and I join the people of Guam in celebrating her life. She was a dedicated public servant who worked to improve our village of Tamuning-Tumon-Harmon, and the broader community during her tenure. Her involvement in village events and service in public safety were testaments of her leadership and commitment to the people she served. My thoughts and prayers are with her family, loved ones and friends.

I extend my condolences to her husband Juan and their children Kathy, Eleanor, Yvonne and John and their numerous grandchildren and family members. She will be deeply missed, and her memory will live on in the hearts of the people of Guam.

HONORING THE LIFE OF BRIGADIER GENERAL ANNA HAYS

HON. CHARLES W. DENT
OF PENNSYLVANIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. DENT. Mr. Speaker, I rise today to recognize the life and achievements of Allentown native Anna Mae Hays, the first woman in the history of the U.S. Armed Forces to be awarded the rank of a general. After a life spent serving in the army and contributing to the Allentown community, she passed away on February 6, 1977 at the age of 98.

Born in Buffalo, N.Y. in 1920, Brigadier General (BG) Hays moved to what is now...
Pennsylvania’s 15th Congressional District in 1932. Ten years later, inspired by the tragic Japanese attack on Pearl Harbor, she traveled some 60 miles by trolley car from Allentown to Philadelphia to join an Army reserve unit affiliated with the Hospital at the University of Pennsylvania. In 1943, she shipped out to the Philippines, serving at the 20th Field Hospital, tending to wounded soldiers in India.

As an Army nurse, BG Hays’ compassion for others was unparalleled. Furthermore, she was resolute in her mission to provide the highest level of care to our nation’s troops, even battling injuries and hardships of her own to do so. Following WWII, she again served hundreds of wounded soldiers at the 4th Field Hospital in Inchon and the Tokyo Army Hospital during the Korean War.

After the wars, her compassion did not waver as she continued to serve in military hospitals. This included a stint at Walter Reed Army Medical Center, where two of her patients included General George C. Marshall and President Dwight D. Eisenhower.

When war broke out in Vietnam, BG Hays again answered the call of duty. She worked in the Army Nurse Corps and rose to the rank of chief, visiting Vietnam on many occasions to inspect medical installations.

On June 11, 1970, BG Hays was promoted to the rank of Brigadier General after being nominated by President Nixon, becoming the first woman to ever receive this distinction. Additionally, she was also awarded the Distinguished Service Medal, the highest noncombat award issued by the Pentagon.

Brigadier General Anna Mae Hays will always be remembered for her kindness and service towards others and her love of her childhood home in the Lehigh Valley. Even at 90 years old, Anna consistently drove back to Allentown to visit loved ones and donate historical items to local museums.

Mr. Speaker, I ask the House to please join me in recognizing the life of this remarkable woman and her monumental accomplishments. Her commitment to our armed service members and to our country will never be forgotten.

TRIBUTE TO THE 2017 ELLIS ISLAND MEDAL OF HONOR RECIPIENTS

HON. DARIN LaHOOD
OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, January 16, 2018

Mr. LAHOOD. Mr. Speaker, I rise today to congratulate the 2017 recipients of the prestigious Ellis Island Medal of Honor.

Presented annually, the Ellis Island Medals of Honor pay tribute to our Nation’s immigrant heritage, as well as individual achievement.

The Medals are awarded to U.S. citizens from diverse ethnic backgrounds who exemplify outstanding qualities in both their personal and professional lives, while continuing to preserve the richness of their particular heritage and culture. We honor these outstanding individuals because the important work they do today creates a better world for all of us tomorrow.

This occasion was celebrated with a patriotic ceremony on Ellis Island and a recommitment by the leaders of the organization to their mission of honoring divergent, fostering tolerance and promoting religious and racial unity across America.

Since the Medals’ founding, more than 2,500 American citizens have received the Ellis Island Medal of Honor, including seven American Presidents, numerous United States Senators, numerous Members of Congress, Laureates, and many athletes, artists, clergy, and military leaders.

This Medal is not about material success, nor is it about the politics of immigration; it is about the people who have committed themselves to this nation, emulating the dreams of our ancestors, and most importantly, who have used those opportunities to not only better their own lives but to make a difference in our country and in the lives of its people.

Citizens of the United States hail from every nation known to man. The iconic metaphor of this nation as a veritable melting pot of cultures continues to ring true, and it is this diversity that adds to the unique richness of American life. It is the key to why America is the most innovative, progressive and forward thinking country in the world.

The Ellis Island Medals of Honor not only celebrate select individuals but also the pluralism and democracy that enabled our forbearers to celebrate their cultural identities while still embracing the American way of life. This award serves to remind us all that with hard work and perseverance anyone can still achieve the American dream. In addition, by honoring these remarkable Americans, we honor all who share their origins and we acknowledge the contributions they have made to America. I commend NCEO and its Board of Directors headed by my good friend, Nasser J. Kazeminy, for honoring these truly outstanding individuals for their tireless efforts to foster dialogue and build bridges between different ethnic groups, as well as to promote unity and a sense of common purpose in our nation.

Mr. Speaker, I ask my colleagues to join me in recognizing the good works of NCEO and in congratulating all of the 2017 recipients of the Ellis Island Medal of Honor.

2017 ELLIS ISLAND MEDAL OF HONOR RECIPIENTS


Dr. Hossein Esalamolchi, Mohammad Farzaneh, MD, PhD, John Forberg, MD, PhD, Michael Greco, Mindy Grossman, Emmanuelle Charpentier, PhD, Amir A. Gurtler, MD, PhD, Michael Greco, Mindy Grossman, Emmanuelle Charpentier, PhD, Amir A. Gurtler, MD, PhD, Michael Greco, Mindy Grossman, Emmanuelle Charpentier, PhD, Amir A. Gurtler, MD, PhD.

IN RECOGNITION OF THE 150TH ANNIVERSARY OF THE SACRAMENTO VALLEY MEDICAL SOCIETY

HON. DORIS O. MATSUI
OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Tuesday, January 16, 2018

Ms. MATSUI. Mr. Speaker, I rise today to recognize Sierra Sacramento Valley Medical Society (SSVMS) as it celebrates its 150th anniversary. As the members of SSVMS gather today, I ask my colleagues to join me in honoring the Society’s long history of service to the Sacramento region and beyond.

The Sierra Sacramento Valley Medical Society, originally known as the Sacramento Society for Medical Improvement, has been in continuous operation since the 1860s. It was founded by physicians from different areas of expertise dedicated to providing quality medical care for our community. Throughout its history, the Society has benefited from the leadership of dedicated public servants such as council members, a mayor, senators, and presidents of the American Medical Association, to name just a few of the preeminent individuals who have played a role in the Society’s growth and development.

As the oldest medical society in California, SSVMS is a vital part of our region’s history. The Society helps understand and fight disease, promotes community education, advocates for local physicians, and supports the workings of the medical profession. The Society is committed to increasing access to health-care services and providing scholarships to medical students. In 1947 it founded the Sacramento Medical Foundation, which so many of us in Sacramento now know as BloodSource. And its Joy of Medicine program recognizes the physician’s pain and help to reclaim the joy of practicing medicine through education, advocacy, and program services designed to nurture individual well-being and collegiety.

Mr. Speaker, as those who value the Sierra Sacramento Valley Medical Society’s many contributions celebrate its 150 years of invaluable service to Sacramento, I ask my colleagues to join me in honoring this prestigious
group. The health and well-being of untold numbers of my constituents in Sacramento are better thanks to the Society’s vision, leadership, and efforts.

PERSONAL EXPLANATION
HON. RON KIND
OF WISCONSIN
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. KIND. Mr. Speaker, I was unable to have my votes recorded on the House floor on Thursday, January 11, 2018. Had I been present, I would have voted in favor of S. 139. While this bill is not perfect, the FISA program is needed to keep the American public safe. I am hopeful that stronger judicial oversight elements will be added in the Senate, as a former special prosecutor, I acutely understand the need for people’s privacy rights must be protected at all times.

DIRECTING THE SECRETARY OF STATE TO DEVELOP A STRATEGY TO REGAIN OBSERVER STATUS FOR TAIWAN IN THE WORLD HEALTH ORGANIZATION

SPEECH OF
HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. JOHNSON of Georgia. Mr. Speaker, I rise in support of H.R. 3320, a bill that directs the Secretary of State to develop a strategy to obtain observer status for Taiwan in the World Health Organization (WHO). This bill requires the Department of State to report to Congress the observer status for Taiwan at the annual summit of the World Health Assembly (WHA) held by the WHO in Geneva, Switzerland. If Taiwan fails to obtain observer status for a particular year, this bill requires the Secretary to include an account of the changes and strategic improvements that the State Department has made to help Taiwan regain observer status in the WHO.

Taiwan first sought to participate in the WHO as an observer in 1997. In 2009, with strong support from successive United States Administrations and Congress, Taiwan received an invitation to attend the WHA as an observer under the name “Chinese Taipei.” Taiwan received the same invitation each year until 2016, following the election of President Tsai Ing-Wen of the Democratic Progressive Party. President Tsai Ing-Wen’s administration has threatened Taiwan’s engagement in the international community and Taiwan has faced increased resistance from the People’s Republic of China (PRC) when seeking inclusion in numerous organizations. Taiwan’s invitation to the 2016 WHA was received late and included new language conditioning Taiwan’s participation on the PRC’s “one China principle.” In 2017, Taiwan did not receive an invitation to the WHA.

Taiwan remains a model contributor to world health efforts, providing financial and technical assistance in response to numerous global health challenges. Taiwan has invested over $6 billion in international medical and humanitarian aid efforts impacting over 80 countries since 1996. In 2014, Taiwan responded to the Ebola crisis by donating $1,000,000 and providing 100,000 sets of personal protective equipment. Through the Global Cooperation and Training Framework, the United States and Taiwan have jointly conducted training programs for experts to combat MERS, Dengue fever, and Zika. These diseases know no borders, and Taiwan’s needless exclusion from global health cooperation increases the dangers presented by global pandemics.

H.R. 3320 expands the report the Department of State is required to produce discussing Taiwan’s status at the WHA and encourages Taiwan’s inclusion in this international organization. I support this legislation and urge my colleagues to do the same.

HON. JIM BANKS
OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. BANKS of Indiana. Mr. Speaker, I rise today to recognize seven exceptional students from Whitko High School in South Whitley, Indiana. In September 2017, Whitko High School students participated in the 48th World School Children’s Art Exhibition in Taipei, Taiwan. The exhibition is designed to promote artistic exploration and highlight the artistic achievements of students from 42 nations. I would like to congratulate Julia Seifert, whose painting “Indian Lore” received a bronze prize. On behalf of northeast Indiana, I would like to congratulate these young artists on their accomplishments. I know that each of these students has a very bright future.

IN REMEMBRANCE OF CAPTAIN AARON J. EIDEM
HON. BILLY LONG
OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. LONG. Mr. Speaker, I rise today to honor Captain Aaron J. Eidem of Webb City, Missouri, for his service to this nation and his heroic act of selflessness.

Captain Eidem was an active duty member of the U.S. Army for 20 years, serving as a military police officer and instructor. Having been deployed three times, Captain Eidem earned the Bronze Star and Purple Heart for his valiant efforts on the battlefield. Since 2014, Captain Eidem was an adjunct professor of military science at Missouri State University ROTC and was highly respected by students and faculty alike.

Driving home one evening, Captain Eidem witnessed an accident that left a disabled vehicle dangerously protruding into the passing lane along a busy stretch of I-44. Being the man of service that he was, Captain Eidem pulled over to assist the individuals in the vehicle. As Captain Eidem returned to his vehicle and attempted to lead the individuals to safety, a tractor-trailer struck his vehicle, making this his final selfless deed.

I am honored that Captain Eidem resided in my district, and am proud to have represented such an unparalleled person. His service to this nation and to his fellow countrymen will not be forgotten.

TAIWAN TRAVEL ACT
SPEECH OF
HON. HENRY C. “HANK” JOHNSON, JR.
OF GEORGIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 9, 2018

Mr. JOHNSON of Georgia. Mr. Speaker, I rise in support of H.R. 535, the Taiwan Travel Act. H.R. 535 reaffirms congressional support for the Taiwan Relations Act and upholds the policy that allows U.S. officials at every level to travel to Taiwan to meet their counterparts, and allow Taiwanese officials to do the same in Washington. The bill also encourages the Taipei Economic and Cultural Representative Office (TECRO) to continue to conduct business in the U.S.

Since the enactment of the Taiwan Relations Act, ties between the United States and Taiwan have suffered from insufficient high-level communication, largely due to the restrictions that the United States placed on visits by high ranking officials to Taiwan. The United States and Taiwan maintain what the U.S. Department of State calls “a robust unofficial relationship.” The relationship has been unofficial since January 1, 1979, when the Carter Administration established diplomatic relations with China and ended formal diplomatic ties with Taiwan. In the absence of diplomatic relations, the Taiwan Relations Act (TRA, P.L. 96–8), enacted on April 10, 1979, provides a legal basis for the U.S. relationship with Taiwan.

I fully support H.R. 535 and encourage officials at all levels of the U.S. government to travel to Taiwan to meet their counterparts. Official travel between our countries is an integral part of developing stronger diplomatic ties, and our international trade relationship makes this bond between us particularly important. Taiwan is currently our 10th largest trading partner, and in 2016 this partnership totaled an estimated $84.9 billion.

Our established trade partnership with Taiwan continues to help bolster the United States economy also by providing and sustaining jobs. According to the Department of Commerce, in 2015 U.S. exports of goods and services to Taiwan supported an estimated 208,000 jobs domestically. It is essential we support H.R. 535, the Taiwan Travel Act to encourage strong diplomatic partnerships between the United States and Taiwan.

ILLINOIS 18TH CONGRESSIONAL DISTRICT SERVICE ACADEMY NOMINEE
HON. DARIN LaHOOD
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. LAHOOD. Mr. Speaker, today, I would like to proudly announce the service academy
nominees for Illinois’ 18th Congressional District.

Twenty-three remarkable individuals have been selected for admittance into the U.S. Military Academy, U.S. Naval Academy, or U.S. Air Force Academy. These young men and women have gone through a rigorous and competitive application process, making them the most impressive and outstanding group of individuals. This group gives me confidence in America’s future.

I would like to thank the members of our selection panel including veterans and community leaders who volunteered their time, talents, and attention to this process. I would also like to thank the parents for raising these exceptional young adults. Finally, I would like to thank the nominees themselves for their dedication to serving this great nation.

The Illinois 18th congressional district service academy nominees are:

Shane Hickman—Normal, IL, U.S. Naval Academy.
Kaden Schmittner—Bloomington, IL, U.S. Military Academy.
Micah Weiss—Sherman, IL, U.S. Military Academy.
Tessa Leman—Eureka, IL, U.S. Military Academy.
Duncan Bradshaw—New Salem, IL, U.S. Naval Academy.
Stephan Brown—Bloomington, IL, U.S. Naval Academy.

IN HONOR OF COURTNEY WILBURN BEING NAMED ALABAMA’S 2018–19 MIDDLE SCHOOL PRINCIPAL OF THE YEAR

HON. MIKE ROGERS
OF ALABAMA

IN THE HOUSE OF REPRESENTATIVES
Tuesday, January 16, 2018

Mr. ROGERS of Alabama, Mr. Speaker, I ask for the House’s attention today to recognize Courtney Wilburn for being named Alabama’s 2018–19 Middle School Principal of the Year.

Courtney is the principal at White Plains Middle School in Calhoun County. She has served in that role since 2011. She has also served as a teacher and assistant principal and was Calhoun County’s Principal of the Year in 2012.

Courtney was raised in the area and attended Anniston City Schools and graduated from Jacksonville State University. She has been working in education for 17 years.

On January 8th, she was surprised at an event at the school with the news of the honor.

Mr. Speaker, please join me in congratulating Courtney on this distinct honor and thanking her for her service to education.
Chamber Action

Routine Proceedings, pages S173–S212

Measures Introduced: Eight bills and one resolution were introduced, as follows: S. 2306–2313, and S. Con. Res. 32.

Measures Reported:
- S. 2152, to amend title 18, United States Code, to provide for assistance for victims of child pornography, with amendments.

House Messages:

FISA Amendments Reauthorization Act—Agreement: Senate resumed consideration of the amendment of the House to S. 139, to implement the use of Rapid DNA instruments to inform decisions about pretrial release or detention and their conditions, to solve and prevent violent crimes and other crimes, to exonerate the innocent, to prevent DNA analysis backlogs, taking action on the following motions and amendments proposed thereto:

Pending:
- McConnell motion to concur in the amendment of the House to the bill.
- McConnell motion to concur in the amendment of the House to the bill, with McConnell Amendment No. 1870 (to the House Amendment to the bill), to change the enactment date.
- McConnell Amendment No. 1871 (to Amendment No. 1870), of a perfecting nature.

During consideration of this measure today, Senate also took the following action:
- By 60 yeas to 38 nays (Vote No. 11), three-fifths of those Senators duly chosen and sworn, having voted in the affirmative, Senate agreed to the motion to close further debate on McConnell motion to concur in the amendment of the House to the bill.
- McConnell motion to refer the message of the House on the bill to the Committee on the Judiciary, with instructions, McConnell Amendment No. 1872 (listed above) fell.

Appointments:

Health Information Technology Advisory Committee: The Chair, on behalf of the Democratic Leader, pursuant to the provisions of Public Law 114–255, appointed the following individuals to the Health Information Technology Advisory Committee: Valarie R. Grey of New York, and Aaron A. Miri of Massachusetts.

Messages from the House:

Measures Referred:

Measures Read the First Time:

Executive Communications:

Additional Cosponsors:

Statements on Introduced Bills/Resolutions:

Amendments Submitted:

Authorities for Committees to Meet:

Record Votes: One record vote was taken today. (Total—11)
Adjournment: Senate convened at 4:30 p.m. and adjourned at 7:58 p.m., until 10 a.m. on Wednesday, January 17, 2018. (For Senate's program, see the remarks of the Acting Majority Leader in today's Record on page S212.)

Committee Meetings

(Committees not listed did not meet)

DOMESTIC AND GLOBAL ENERGY OUTLOOK OVERSIGHT


DHS OVERSIGHT

Committee on the Judiciary: Committee concluded an oversight hearing to examine the Department of Homeland Security, after receiving testimony from Kirstjen M. Nielsen, Secretary of Homeland Security.

House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 17 public bills, H.R. 4793–4809; and 2 resolutions, H.J. Res. 125; and H. Res. 695, were introduced.

Speaker: Read a letter from the Speaker wherein he appointed Representative Arrington to act as Speaker pro tempore for today.

Recess: The House recessed at 12:11 p.m. and reconvened at 2 p.m.

Whole Number of the House: The Chair announced to the House that, in light of the resignation of the gentleman from Ohio, Mr. Tiberi, the whole number of the House is 431.

Recess: The House recessed at 2:12 p.m. and reconvened at 4:17 p.m.

Journal: The House agreed to the Speaker’s approval of the Journal by voice vote.

Suspensions: The House agreed to suspend the rules and pass the following measures:

American Innovation $1 Coin Act: H.R. 770, amended, to require the Secretary of the Treasury to mint coins in recognition of American innovation and significant innovation and pioneering efforts of individuals or groups from each of the 50 States, the District of Columbia, and the United States territories, and to promote the importance of innovation in the United States, the District of Columbia, and the United States territories;


Alex Diekmann Peak Designation Act of 2017: S. 117, to designate a mountain peak in the State
of Montana as "Alex Diekmann Peak", by a Ⅲ yea-
and-nay vote of 400 yeas to 3 nays, Roll No. 19;

Pershing County Economic Development and
Conservation Act: H.R. 1107, amended, to promote
conservation, improve public land management, and
provide for sensible development in Pershing Coun-
ty, Nevada;

Poarch Band of Creek Indians Land Reaffirma-
tion Act: H.R. 1532, to reaffirm that certain land
has been taken into trust for the benefit of the
Poarch Band of Creek Indians; and

Authorizing the Mayor of the District of Colum-
bia and the Director of the National Park Service
to enter into cooperative management agreements
for the operation, maintenance, and management
of units of the National Park System in the Dis-
trict of Columbia: H.R. 2897, to authorize the
Mayor of the District of Columbia and the Director
of the National Park Service to enter into coopera-
tive management agreements for the operation,
maintenance, and management of units of the Na-
tional Park System in the District of Columbia.

Recess: The House recessed at 5:41 p.m. and recon-
vened at 6:30 p.m.

Committee Resignation: Read a letter from Rep-
resentative LaHood wherein he resigned from the
Committee on Science, Space, and Technology and
the Committee on Natural Resources.

Committee Elections: The House agreed to H. Res.
695, electing Members to certain standing commit-
tees of the House of Representatives.

Japan-United States Friendship Commission—
Appointment: The Chair announced the Speaker’s
appointment of the following Member on the part of
the House to the Japan-United States Friendship
Commission: Representative Hill.

Recess: The House recessed at 7:51 p.m. and recon-
vened at 8:36 p.m.

Suspensions—Procedings Postponed: The House
debated the following measures under suspension of
the rules. Further proceedings were postponed.

Family Self-Sufficiency Act: H.R. 4258, amended,
to promote the development of local strategies to
coordinate use of assistance under sections 8 and 9
of the United States Housing Act of 1937 with pub-
lic and private resources, to enable eligible families
to achieve economic independence and self-suf-
iciency; and

Expanding Investment Opportunities Act: H.R.
4279, amended, to direct the Securities and Ex-
change Commission to revise any rules necessary to
enable closed-end companies to use the securities of-
fering and proxy rules that are available to other issuers of securities.

Senate Message: Message received from the Senate
by the Clerk and subsequently presented to the
House today appear on pages H177–78.

Quorum Calls—Votes: Two yea-and-nay votes de-
veloped during the proceedings of today and appear
on pages H395–96 and H396. There were no quorum calls.

Adjournment: The House met at 12 noon and ad-
journed at 8:37 p.m.

Committee Meetings

HOME MORTGAGE DISCLOSURE
ADJUSTMENT ACT; WORLD BANK
ACCOUNTABILITY ACT OF 2017; BORN-
ALIVE ABORTION SURVIVORS
PROTECTION ACT

Committee on Rules: Full Committee held a hearing on
H.R. 2954, the "Home Mortgage Disclosure Adjust-
ment Act"; H.R. 3326, the "World Bank Account-
ability Act of 2017"; and H.R. 4712, the "Born-
Alive Abortion Survivors Protection Act". The Com-
mittee granted, by record vote of 8–4, a structured
rule for H.R. 3326. The rule provides one hour of
general debate equally divided and controlled by the
chair and ranking minority member of the Com-
mmittee on Financial Services. The rule waives all
points of order against consideration of the bill. The
rule makes in order as original text for the purpose of
amendment the amendment in the nature of a
substitute recommended by the Committee on Fi-
nancial Services now printed in the bill and provides
that it shall be considered as read. The rule waives
all points of order against the amendment in the na-
ture of a substitute. The rule makes in order only
those further amendments printed in part A of the
Rules Committee report. Each such amendment may
be offered only in the order printed in the report,
may be offered only by a Member designated in the
report, shall be considered as read shall be debatable
for the time specified in the report equally divided
and controlled by the proponent and an opponent,
shall not be subject to amendment, and shall not be
subject to a demand for division of the question. The
rule waives all points of order against the amend-
ments printed in the report. The rule provides one
motion to recommit with or without instructions. In
section 2, the rule provides for consideration of H.R.
2954 under a closed rule. The rule provides one hour
of debate equally divided and controlled by the chair
and ranking minority member of the Committee on
Financial Services. The rule waives all points of order against consideration of the bill. The rule provides that the amendment in the nature of a substitute recommended by the Committee on Financial Services now printed in the bill, modified by the amendment printed in part B of the Rules Committee report, shall be considered as adopted and the bill, as amended, shall be considered as read. The rule waives all points of order against provisions in the bill, as amended. The rule provides one motion to recommit with or without instructions. The Committee granted, by record vote of 8–4, a closed rule for H.R. 4712. The rule provides one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary. The rule waives all points of order against consideration of the bill. The rule provides that the bill shall be considered as read. The rule waives all points of order against provisions in the bill. The rule provides one motion to recommit. In section 2, the rule provides that on any legislative day during the period from January 22, 2018, through January 26, 2018: the Journal of the proceedings of the previous day shall be considered as approved; and the Chair may at any time declare the House adjourned to meet at a date and time to be announced by the Chair in declaring the adjournment. In section 3, the rule provides that the Speaker may appoint Members to perform the duties of the Chair for the duration of the period addressed by section 2. Testimony was heard from Chairman Goodlatte, and Representatives Nadler, Barr, and Moore.

Joint Meetings
No joint committee meetings were held.

NEW PUBLIC LAWS
(For last listing of Public Laws, see DAILY DIGEST, p. D28)

H.R. 381, to designate a mountain in the John Muir Wilderness of the Sierra National Forest as “Sky Point”. Signed on January 10, 2018. (Public Law 115–109)


H.R. 863, to facilitate the addition of park administration at the Coltsville National Historical Park. Signed on January 10, 2018. (Public Law 115–111)

H.R. 2142, to improve the ability of U.S. Customs and Border Protection to interdict fentanyl, other synthetic opioids, and other narcotics and psychoactive substances that are illegally imported into the United States. Signed on January 10, 2018. (Public Law 115–112)

H.R. 2228, to provide support for law enforcement agency efforts to protect the mental health and well-being of law enforcement officers. Signed on January 10, 2018. (Public Law 115–113)

H.R. 2331, to require a new or updated Federal website that is intended for use by the public to be mobile friendly. Signed on January 10, 2018. (Public Law 115–114)

COMMITTEE MEETINGS FOR WEDNESDAY, JANUARY 17, 2018

(Committee meetings are open unless otherwise indicated)

Senate

Committee on Banking, Housing, and Urban Affairs: business meeting to consider the nominations of Jerome H. Powell, of Maryland, to be Chairman of the Board of Governors of the Federal Reserve System, Randal Quarles, of Colorado, to be a Member of the Board of Governors of the Federal Reserve System, Brian D. Montgomery, of Texas, and Robert Hunter Kurtz, of Virginia, both to be an Assistant Secretary of Housing and Urban Development, and David J. Ryder, of New Jersey, to be Director of the Mint, Department of the Treasury; to be immediately followed by a hearing to examine combating money laundering and other forms of illicit finance, focusing on Administration perspectives on reforming and strengthening Bank Secrecy Act enforcement, 10 a.m., SD–538.

Committee on Commerce, Science, and Transportation: to hold hearings to examine terrorism and social media, 10 a.m., SR–253.

Committee on Energy and Natural Resources: Subcommittee on Water and Power, to hold hearings to examine the Bureau of Reclamation’s title transfer process and potential benefits to Federal and non-Federal stakeholders, 10 a.m., SD–366.

Committee on Environment and Public Works: to hold hearings to examine America’s water infrastructure needs and challenges, focusing on Federal panel perspectives, 10 a.m., SD–406.

Committee on Finance: business meeting to consider the nominations of Alex Michael Azar II, of Indiana, to be Secretary of Health and Human Services, and Kevin K. McAleenan, of Hawaii, to be Commissioner of U.S. Customs and Border Protection, Department of Homeland Security; to be immediately followed by a hearing to examine the nominations of Dennis Shea, of Virginia, to be a Deputy United States Trade Representative (Geneva Office), with the rank of Ambassador, and C. J. Mahoney, of Kansas, to be a Deputy United States Trade Representative (Investment, Services, Labor, Environment, Africa, China, and the Western Hemisphere), with the rank of Ambassador, 10 a.m., SD–215.

Committee on Health, Education, Labor, and Pensions: to hold hearings to examine facing 21st century public
health threats, focusing on our nation’s preparedness and response capabilities, 10 a.m., SD–430.

Committee on Homeland Security and Governmental Affairs: to hold hearings to examine Medicaid and the opioid epidemic, focusing on unintended consequences, 10 a.m., SD–342.

Committee on Indian Affairs: to hold an oversight hearing to examine breaking new ground in agribusiness opportunities in Indian Country, 2:30 p.m., SD–628.

Committee on Foreign Affairs: to hold hearings to examine the state of the Department of Veterans Affairs, focusing on a progress report on implementing 2017 Department of Veterans Affairs reform legislation, 2 p.m., SR–418.

Select Committee on Intelligence: to hold hearings to examine the nominations of Michael K. Atkinson, of Maryland, to be Inspector General of the Intelligence Community, and Jason Klitenic, of Maryland, to be General Counsel, both of the Office of the Director of National Intelligence, 11:30 a.m., SH–216.

House

Committee on Energy and Commerce, Subcommittee on Health, markup on H.R. 1876, the “Good Samaritan Health Professionals Act of 2017”; H.R. 2026, the “Pharmaceutical Information Exchange Act”; and legislation on the Over-the-Counter Monograph Safety, Innovation, and Reform Act of 2018, 11:30 a.m., 2123 Rayburn.


Committee on Foreign Affairs, Subcommittee on Terrorism, Nonproliferation, and Trade; and Subcommittee on Asia and the Pacific, joint hearing entitled “More Than a Nuclear Threat: North Korea’s Chemical, Biological, and Conventional Weapons”, 2 p.m., 2172 Rayburn.


Committee on the Judiciary, Full Committee, markup on H.R. 4170, the “Disclosing Foreign Influence Act”, 10 a.m., 2141 Rayburn.

Committee on Natural Resources, Full Committee, begin markup on H.R. 146, the “Eastern Band Cherokee Historical Lands Reacquisition Act”; H.R. 443, the “James K. Polk Presidential Home Study Act”; H.R. 553, to redesignate Gravelly Point Park, located along the George Washington Memorial Parkway in Arlington County, Virginia, as the Nancy Reagan Memorial Park, and for other purposes; H.R. 805, the “Tulare Youth Recreation and Women’s History Enhancement Act”; H.R. 1417, the “National Law Enforcement Museum Exhibits Act”; H.R. 2987, the “21st Century Conservation Service Corps Act of 2017”; H.R. 3058, “Gateway Arch National Park Designation Act”; H.R. 3225, the “Oregon Tribal Economic Development Act”; and H.R. 3961, the “Kissimmee River Wild and Scenic River Study Act of 2017”, 10:15 a.m., 1324 Longworth.

Subcommittee on Indian, Insular and Alaska Native Affairs, hearing on H.R. 4506, the “Jobs for Tribes Act”, 2 p.m., 1324 Longworth.

Committee on Oversight and Government Reform, Subcommittee on National Security, hearing entitled “Battlefield Successes and Challenges—Recent Efforts to Win the War against ISIS”, 10 a.m., 2154 Rayburn.

Committee on Rules, Subcommittee on Rules and Organization of the House, hearing entitled “Members’ Day Hearing on Article I: Effective Oversight and the Power of the Purse”, 10:30 a.m., H–313 Capitol.

Committee on Science, Space, and Technology, Subcommittee on Space, hearing entitled “An Update on NASA Commercial Crew Systems Development”, 10 a.m., 2318 Rayburn.

Committee on Small Business, Full Committee, hearing entitled “Strengthening SBA’s 7(a) Loan Program”, 11 a.m., 2360 Rayburn.

Committee on Transportation and Infrastructure, Subcommittee on Coast Guard and Maritime Transportation, hearing entitled “The State of the U.S. Flag Maritime Industry”, 10 a.m., 2167 Rayburn.

Committee on Veterans’ Affairs, Full Committee, hearing entitled “The Denver Replacement Medical Center: Light at the End of the Tunnel?”, 10 a.m., 334 Cannon.

Committee on Ways and Means, Subcommittee on Oversight, hearing entitled “The Opioid Crisis: The Current Landscape and CMS Actions to Prevent Opioid Misuse”, 10 a.m., 1100 Longworth.
CONGRESSIONAL PROGRAM AHEAD
Week of January 17 through January 19, 2018

Senate Chamber

On Wednesday, Senate will continue consideration of McConnell motion to concur in the amendment of the House to S. 139, FISA Amendments Reauthorization Act, post-cloture.

During the balance of the week, Senate may consider any cleared legislative and executive business.

Senate Committees

(Committee meetings are open unless otherwise indicated)

Committee on Armed Services: January 18, to hold hearings to examine the nominations of Michael D. Griffin, of Alabama, to be Under Secretary for Research and Engineering, Phyllis L. Bayer, of Mississippi, to be an Assistant Secretary of the Navy, and John Henderson, of South Dakota, and William Roper, of Georgia, each to be an Assistant Secretary of the Air Force, all of the Department of Defense, 9:30 a.m., SD–G50.

Committee on Banking, Housing, and Urban Affairs: January 17, business meeting to consider the nominations of Jerome H. Powell, of Maryland, to be Chairman of the Board of Governors of the Federal Reserve System, Randal Quarles, of Colorado, to be a Member of the Board of Governors of the Federal Reserve System, Brian D. Montgomery, of Texas, and Robert Hunter Kurtz, of Virginia, both to be an Assistant Secretary of Housing and Urban Development, and David J. Ryder, of New Jersey, to be Director of the Mint, Department of the Treasury, to be immediately followed by a hearing to examine combating money laundering and other forms of illicit finance, focusing on Administration perspectives on reforming and strengthening Bank Secrecy Act enforcement, 10 a.m., SD–538.

January 18, Full Committee, to hold hearings to examine Committee on Foreign Investment in the United States reform, focusing on examining the essential elements, 10 a.m., SD–538.

Committee on Commerce, Science, and Transportation: January 17, to hold hearings to examine terrorism and social media, 10 a.m., SR–253.

January 18, Full Committee, business meeting to consider the nominations of Leon A. Westmoreland, of Georgia, to be a Director of the Amtrak Board of Directors, Barry Lee Myers, of Pennsylvania, to be Under Secretary of Commerce for Oceans and Atmosphere, Diana Furchtgott-Roth, of Maryland, to be an Assistant Secretary of Transportation, Brendan Carr, of Virginia, to be a Member of the Federal Communications Commission, James Bridenstine, of Oklahoma, to be Administrator of the National Aeronautics and Space Administration, and Ann Marie Buerkle, of New York, to be a Commissioner, and to be Chairman, and Dana Baiocco, of Ohio, to be a Commissioner, both of the Consumer Product Safety Commission, 11 a.m., SH–216.

Committee on Energy and Natural Resources: January 17, Subcommittee on Water and Power, to hold hearings to examine the Bureau of Reclamation’s title transfer process and potential benefits to Federal and non-Federal stakeholders, 10 a.m., SD–366.

January 18, Full Committee, to hold hearings to examine the nominations of Melissa F. Burnison, of Kentucky, to be an Assistant Secretary (Congressional and Intergovernmental Affairs), and Anne Marie White, of Michigan, to be an Assistant Secretary (Environmental Management), both of the Department of Energy, 10 a.m., SD–366.

Committee on Environment and Public Works: January 17, to hold hearings to examine America’s water infrastructure needs and challenges, focusing on Federal panel perspectives, 10 a.m., SD–406.

Committee on Finance: January 17, business meeting to consider the nominations of Alex Michael Azar II, of Indiana, to be Secretary of Health and Human Services, and Kevin K. McAleenan, of Hawaii, to be Commissioner of U.S. Customs and Border Protection, Department of Homeland Security, to be immediately followed by a hearing to examine the nominations of Dennis Shea, of Virginia, to be a Deputy United States Trade Representative (Geneva Office), with the rank of Ambassador, and C. J. Mahoney, of Kansas, to be a Deputy United States Trade Representative (Investment, Services, Labor, Environment, Africa, China, and the Western Hemisphere), with the rank of Ambassador, 10 a.m., SD–215.

Committee on Foreign Relations: January 18, business meeting to consider the nomination of Samuel Dale Brownback, of Kansas, to be Ambassador at Large for International Religious Freedom, Department of State, 10:30 a.m., S–116, Capitol.

Committee on Health, Education, Labor, and Pensions: January 17, to hold hearings to examine facing 21st century public health threats, focusing on our nation’s preparedness and response capabilities, 10 a.m., SD–430.

January 18, Full Committee, to hold hearings to examine reauthorizing the Higher Education Act, focusing on financial aid simplification and transparency, 10 a.m., SD–430.

Committee on Homeland Security and Governmental Affairs: January 17, to hold hearings to examine Medicaid and the opioid epidemic, focusing on unintended consequences, 10 a.m., SD–342.

Committee on Indian Affairs: January 17, to hold an oversight hearing to examine breaking new ground in agribusiness opportunities in Indian Country, 2:30 p.m., SD–628.

Committee on Judiciary: January 17, Subcommittee on Crime and Terrorism, to hold hearings to examine the long-term care needs of first responders injured in the line of duty, 2:30 p.m., SD–226.

January 18, Full Committee, business meeting to consider the nominations of Elizabeth L. Branch, of Georgia, to be United States Circuit Judge for the Eleventh Circuit, Stuart Kyle Duncan, of Louisiana, to be United States Circuit Judge for the Fifth Circuit, David Ryan Stras, of Minnesota, to be United States Circuit Judge for the Eighth Circuit, Annemarie Carney Axon, to be United States District Judge for the Northern District of Alabama, R. Stan Baker, to be United States District Judge for the Southern District of Georgia, Jeffrey
Uhlman Beaverstock, to be United States District Judge for the Southern District of Alabama, Liles Clifton Burke, to be United States District Judge for the Northern District of Alabama, Thomas Alvin Farr, to be United States District Judge for the Eastern District of North Carolina, Charles Barnes Goodwin, to be United States District Judge for the Western District of Oklahoma, Michael Joseph Juneau, to be United States District Judge for the Western District of Louisiana, Matthew J. Kacsmaryk, to be United States District Judge for the Northern District of Texas, Emily Coody Marks, to be United States District Judge for the Southern District of Alabama, Mark Saalfield Norris, Sr., to be United States District Judge for the Western District of Tennessee, William M. Ray II, to be United States District Judge for the Northern District of Georgia, Eli Jeremy Richardson, to be United States District Judge for the Middle District of Tennessee, Holly Lou Teeter, to be United States District Judge for the District of Kansas, and Brian Allen Benczkowski, of Virginia, Jeffrey Bossert Clark, of Virginia, and Eric S. Dreiband, of Maryland, each to be an Assistant Attorney General, John H. Durham, to be United States Attorney for the District of Connecticut, Michael T. Baylous, to be United States Marshal for the Southern District of West Virginia, and Daniel R. McKittrick, to be United States Marshal for the Northern District of Mississippi, all of the Department of Justice, 10 a.m., SD–226.

Committee on Veterans' Affairs: January 17, to hold hearings to examine the state of the Department of Veterans Affairs, focusing on a progress report on implementing 2017 Department of Veterans Affairs reform legislation, 2 p.m., SR–418.

Select Committee on Intelligence: January 17, to hold hearings to examine the nominations of Michael K. Atkinson, of Maryland, to be Inspector General of the Intelligence Community, and Jason K类别ic, of Maryland, to be General Counsel, both of the Office of the Director of National Intelligence, 11:30 a.m., SH–216.

January 18, Full Committee, to receive a closed briefing on certain intelligence matters, 2 p.m., SH–219.

House Committees

Committee on Armed Services, January 18, Subcommittee on Readiness; and Subcommittee on Seapower and Projection Forces, joint hearing entitled “Surface Warfare: At a Crossroads”, 3:30 p.m., 2118 Rayburn.


January 18, Subcommittee on Environment, hearing entitled “Modernizing the Superfund Cleanup Program”, 10:15 a.m., 2322 Rayburn.

January 19, Subcommittee on Oversight and Investigations, hearing entitled “Safety of the U.S. Food Supply: Continuing Concerns Over the Food and Drug Administration’s Food-Recall Process”, 9 a.m., 2123 Rayburn.


Committee on Natural Resources, January 18, Full Committee, continue markup on H.R. 146, the “Eastern Band Cherokee Historic Lands Reacquisition Act”; H.R. 443, the “James K. Polk Presidential Home Study Act”; H.R. 553, to redesignate Gravelly Point Park, located along the George Washington Memorial Parkway in Arlington County, Virginia, as the Nancy Reagan Memorial Park, and for other purposes; H.R. 805, the “Tulare Youth Recreation and Women’s History Enhancement Act”; H.R. 1417, the “National Law Enforcement Museum Exhibits Act”; H.R. 2987, the “21st Century Conservation Service Corps Act of 2017”; H.R. 3058, “Gateway Arch National Park Designation Act”; H.R. 3225, the “Oregon Tribal Economic Development Act”; and H.R. 3961, the “Kissimmee River Wild and Scenic River Study Act of 2017”, 9 a.m., 1324 Longworth.

January 18, Subcommittee on Energy and Mineral Resources, hearing entitled “Examining the Department of the Interior’s Actions to Eliminate Onshore Energy Barriers”, 2 p.m., 1324 Longworth.


Committee on Rules, January 18, Full Committee, hearing entitled “Article I: Effective Oversight and the Power of the Purse” [ORIGINAL JURISDICTION HEARING], 10:30 a.m., H–315 Capitol.


Committee on Transportation and Infrastructure, January 18, Subcommittee on Water Resources and Environment, hearing entitled “America’s Water Resources Infrastructure: Approaches to Enhanced Project Delivery”, 10 a.m., 2167 Rayburn.

Committee on Veterans’ Affairs, January 18, Subcommittee on Health; and Subcommittee on Economic Opportunity, joint hearing entitled “Addressing Veteran Homelessness: Current Position; Future Course”, 10 a.m., 334 Cannon.

Permanent Select Committee on Intelligence, January 18, Full Committee, business meeting on the public release of a Committee transcript, 9 a.m., HVC–304. This meeting will be closed.
Next Meeting of the SENATE
10 a.m., Wednesday, January 17

Senate Chamber

Program for Wednesday: Senate will continue consideration of McConnell motion to concur in the amendment of the House to S. 139, FISA Amendments Reauthorization Act, post-cloture.

Next Meeting of the HOUSE OF REPRESENTATIVES
10 a.m., Wednesday, January 17

House Chamber


Extensions of Remarks, as inserted in this issue

HOUSE
Adams, Alma S., N.C., E44
Aderholt, Robert B., Ala., E45
Banka, Jim, Ind., E49
Bera, Madeleine Z., Calif., E47
Bent, Charles W., Pa., E47
Donovan, Daniel M., Jr. N.Y., E45
Evans, Dwight, Pa., E43
Gowdy, Trey, S.C., E46
Graves, Sam, Mo., E43, E44, E44
Kind, Ron, Wisc., E49
King, Steve, Iowa, E46
LaHood, Darin, Ill., E46, E49
Long, Billy, Mo., E49
Matsui, Doris O., Calif., E48
Mooney, Alexander X., W.Va., E44
Nolan, Richard M., Minn., E44
Norton, Eleanor Holmes, The District of Columbia, E47
Poe, Ted, Tex., E46
Richmond, Cedric L., La., E45
Rogers, Mike, Ala., E50
Rooney, Francis, Fla., E46
Thompson, Bennie G., Miss., E43