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House of Representatives

The House was not in session today. Its next meeting will be held on Friday, May 28, 2021, at 10 a.m.

Senate

THURSDAY, MAY 27, 2021

The Senate met at 10 a.m. and was called to order by the Honorable JACKY ROSEN, a Senator from the State of Nevada.

PRAYER

The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

Eternal God, hear our prayers and be merciful to us. We find protection in the shadow of Your wings. Our longings lie open before You. You know the desires of our hearts.

Sanctify the motives of our lawmakers so that they will work with all their might as if working for Your approval. May they live for Your glory. Lord, deliver them from the deceptive forces that seek to distract them from Your redemptive wisdom.

Do not leave or forsake us, for You are the hope for our tomorrows.

We pray in Your merciful Name. Amen.

PLEDGE OF ALLEGIANCE

The Presiding Officer 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.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE

The PRESIDING OFFICER. The clerk will please read a communication to the Senate from the President pro tempore (Mr. LEAHY).

The senior assistant legislative clerk read the following letter:

U.S. SENATE,
PRESIDENT PRO TEMPORE,
Washington, DC, May 27, 2021.

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable JACKY ROSEN, a Senator from the State of Nevada, to perform the duties of the Chair.

PATRICK J. LEAHY,
President pro tempore.

Ms. ROSEN thereupon assumed the Chair as Acting President pro tempore.

RECOGNITION OF THE MAJORITY LEADER

The ACTING PRESIDENT PRO TEMPORE. The Democratic leader is recognized.

ENDLESS FRONTIER ACT

Mr. SCHUMER. Madam President, the Senate opens this morning after a very late night of amendment votes on the U.S. Innovation and Competition Act—USICA; those are the initials—five in total, four of which of these amendments were sponsored by Republicans. So far on this bill, the Senate has held votes on no fewer than 18 amendments, 4 from Democrats and 14 from Republicans, and there are more to come.

As I mentioned yesterday, in a landmark moment for bipartisanship in the Senate, we even adopted an amendment from Senator RAND PAUL by voice vote. Yes, that is right. I said the

two words together. RAND PAUL; voice vote—four words. I said the two concepts together: RAND PAUL; voice vote—four words.

Now, the media will tell you that if you are talking process, you are losing, but the process was really important here. For years, Senators have been clamoring for a more open process and more amendment votes. I can't tell you how many speeches I have heard on the floor about the virtues of regular order. Well, this competition bill ought to be the answer to my colleagues' prayers.

The bill has moved through regular order, flying through various Senate committees with staggering bipartisan votes. The entire Senate opted to take up the bill by a vote of 86 to 11.

Here on the floor, we have held the kind of vigorous, bipartisan, open amendment process that Senators have been calling for. Some of these votes were tough for our side. In the old days, we would have said no. We said yes, we will vote for them, but let's keep moving forward, and we are.

Listen to this. It is only May, roughly 5 months since Democrats took the majority in this Chamber, and already more amendments have received rollcall votes than during any of the past 4 years. Let me repeat that so people hear it from one end of the Capitol to the other, particularly on this side of the aisle. In 5 months, more amendments have received rollcall votes in this Democrat-led Senate than during any of the years in which Donald Trump was President and Senator MCCONNELL was majority leader.

We have considered the competition bill in an exceedingly bipartisan way.

● This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.



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There will be a few final steps to take, a few final amendments to consider, but I hope my Republican colleagues have seen our commitment to developing, drafting, and perfecting this legislation in total concert with the other side of the aisle.

With cooperation from our Republican colleagues, we can finish the bill today, and I hope we do. That is our intention, because despite the lack of attention it has garnered from the press, the U.S. Innovation and Competition Act will be one of the most significant pieces of bipartisan legislation we pass in a very long time. It could be a moment in history that future generations look back on as a turning point for American leadership in the 21st century.

Everyone knows the Federal Government's commitment to science and technology has been slipping for decades. We have become complacent at the top of the global heap, and our position as the world's economic leader is teetering. We now spend less than 1 percent of our GDP on basic scientific research. The Chinese Communist Party, as a percentage, spends more than twice that. We have put ourselves in the very precarious position of potentially falling behind the rest of the world in technologies and industries that will define the next century. If that happens, the days of America leading the world in scientific innovation and the days of America being the leading economic and military power in the world may be over.

This is a moment when the U.S. Senate can arrest the decline and lay the foundation, instead, for another American century. That is why this is a moment in history that future generations could well look back on as a turning point for American leadership in the 21st century.

By investing in science and technology and shoring up critical industries like semiconductors, boosting our universities, laboratories, and businesses, we can keep America on top and outcompete the world in industries of the future. That is just what this legislation would do. Our two parties have worked very hard on it. I think we have made a number of notable improvements to the bill. It is time to move forward together and pass this bill.

JANUARY 6 COMMISSION

Mr. SCHUMER. Now, Madam President, on another matter that should also be just as bipartisan in the Senate: the Commission to investigate the January 6 attack on the Capitol.

We all know that January 6 was one of the lowest moments in our democracy and one of the lowest moments in the grand, grand history of our 200-and-some-odd-year experiment—noble experiment—in democracy. An outgoing President of the United States, fresh off an electoral defeat—a significant electoral defeat—did something that no

other President in recent history has done. Rather than accept the results of the election and support the peaceful transfer of power—a hallmark of our democracy that has inspired democracies all over the world—former President Trump unabashedly lied, repeatedly, about the results of the election and fomented an armed rebellion at the U.S. Capitol.

We are all witnesses to those events. We all heard the lies. We lived through their terrible consequences. Lest we forget, 140 police officers were injured in the attack, and 5 Americans would eventually lose their lives.

In the weeks since, faith in our elections has plummeted. More than half of the Republican Party now believes that the 2020 elections were rigged and that Joe Biden isn't the actual President of the United States. Republican State legislatures across the country, captured by Donald Trump's Big Lie, are tripping over themselves to restrict access to the ballot box. Arizona Republicans, in an "election audit," have been searching for traces of bamboo fibers in the 2020 ballots—chasing a bananas-crazy, rightwing internet conspiracy that China had ballots imported to tip the scales for Biden. That is how insane this has become—hunting for bamboo in ballots.

We need to put a stop to this cancer in the Republican Party. We need to stand up to the Big Lie. We must get at the truth and do everything in our power to restore Americans' faith in our elections and this grand, ongoing, noble experiment of democracy.

In that light, a national, bipartisan, independent Commission to report on the events of January 6 is exactly what the doctor ordered. We have to investigate, expose, and report on the truth. We need to establish a trusted record of what really transpired on January 6 and the events that preceded it. That is what this Commission is designed to do in a bipartisan, straight-down-the-middle manner.

Now, I have gone through all the silly excuses that we have heard from our Republican colleagues about why the Commission isn't needed or is too early or will go on for too long or needs to be modeled after the 9/11 Commission, even though it already is. The truth of the matter seems to be that Senate Republicans oppose the Commission because they fear that it might upset Donald Trump and their party's midterm messaging.

I am not speculating. It was reported in *POLITICO* yesterday that the Senate Republican leader warned his Conference that a January 6 Commission could hurt the Republicans politically.

Well, too bad. This is too important.

For the sake of Americans' faith in our democracy, there must be a full, thorough, and trusted account of what happened on January 6. Senate Republicans must decide if they are on the side of truth or on the side of Donald Trump's Big Lie.

I yield the floor.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. SCHUMER. Madam President, I ask unanimous consent that the Senate proceed to executive session to consider the following nomination: Calendar No. 135; that the nomination be confirmed, the motion to reconsider be considered made and laid upon the table with no intervening action or debate; that no further motions be in order to the nomination; that the President be immediately notified of the Senate's action; and that the Senate then resume legislative session.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

The nomination considered and confirmed is as follows:

DEPARTMENT OF DEFENSE

Christine Elizabeth Wormuth, of Virginia, to be Secretary of the Army, vice Ryan McCarthy.

LEGISLATIVE SESSION

The ACTING PRESIDENT pro tempore. The Senate will now resume legislative session.

Mr. SCHUMER. Madam President, I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. McCONNELL. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

RECOGNITION OF THE MINORITY LEADER

The ACTING PRESIDENT pro tempore. The Republican leader is recognized.

PUBLIC SAFETY

Mr. McCONNELL. Madam President, from coast to coast, American families are facing an explosion of violent crime on their streets and in their neighborhoods. The year 2020 saw homicides skyrocket nationwide—the sharpest 1-year increase in decades—and 2021 is already shaping up to be even worse.

Last year, Seattle saw a 61-percent increase in murders citywide. In 2020, Minneapolis saw homicides hit levels not seen since the 1990s, and, so far, 2021 is about doubling last year's pace. Here in Washington, DC, 2020 saw homicides hit a 16-year high, and, again, 2021 is already on an even worse trajectory. The situation is devolving all across the country. In my hometown of Louisville, as one report put it: "[T]he number of slayings in 2020 dwarf[ed] anything Louisville has seen—obliterating the previous record."

Crime and delinquency have many causes. In some ways, the pandemic likely contributed, but it is impossible to ignore that these terrible trends are coming precisely as so-called “progressives” have decided it is time to denounce and defund local law enforcement. Seattle, for example, cut police funding by 20 percent. Minneapolis defunded cops by millions of dollars. The District of Columbia’s city council approved \$15 million in cuts. These boneheaded decisions are the direct result of an anti-law enforcement fad that has swept through the political left like a wildfire.

Perhaps just as important as these funding cuts is the wave of hostile sentiment that has come with them. Harvard scholars have found that, after high-profile incidents reduce the trust that the public and politicians put in the police, the cities in question receive less active policing and, subsequently, see an increase in crime, including homicides.

In other words, in the wake of terrible incidents like we saw last summer, local leaders should look for ways to build bridges and rebuild trust between the vast majority of brave and honorable officers and their communities.

Oh, no. Instead, from city councils to the Halls of Congress, many on the far left decided to crank the knob all the way up on anti-cop rhetoric all across the board:

Not only do we need to disinvest from police but we need to completely dismantle the Minneapolis Police Department.

Policing in our country is inherently and intentionally racist . . . No more policing, incarceration, and militarization.

Incredulous people asked whether this nonsense was ever meant seriously.

Helpfully, one Member of Congress clarified: “Defunding police means defunding police.”

That is a clarifying comment.

A small set of politicians may see selfish opportunities for fame or fundraising if they defame and defund the police, but American families are paying a deadly price.

Defunding the police isn’t just a terrible idea for overall public safety; it is also a uniquely awful strategy for racial justice. One study recently confirmed: “Larger police forces save lives, and the lives saved are disproportionately Black lives.”

So, look. I am not sure exactly how the rantings of far-left Twitter about crime and policing became official Democratic Party dogma in so many places across America. What I do know is that ordinary Americans cannot bear much more of this, and that goes double for the most vulnerable neighborhoods.

ENDLESS FRONTIER ACT

Mr. McCONNELL. Madam President, on another matter, last week, the Senate took up sweeping legislation that

touches on big issues that span many committees—from economic policy to national security, to scientific research, and beyond.

Eighty-six Senators voted to proceed to this debate, me included. That wasn’t because the legislation was ready to go. It happened because there is broad bipartisan agreement that America needs to upgrade our competitiveness with China. There was broad agreement that this subject deserved a robust debate and amendment process.

Since then we have voted on some amendments, but as of this moment, the Senate’s bipartisan work is simply not completed.

The Democratic leader indicated that if the chairman and ranking members worked together, if committees put their heads together, their work would get consideration out here on the floor.

Well, Chairman WYDEN and Ranking Member CRAPO of the Finance Committee have a bipartisan provision that is ready to go. They have already done the hard work. They have reached a solution, but thus far the Democratic leader has refused to include it in his substitute and has not allowed the Senate to vote on it separately.

These are long-term issues we are considering. We need to get this right. And during the time this legislation has been on the floor, we have had entire days come and go without any votes at all on the bill.

In several instances, the Democratic leader chose to pivot away from this legislation and devote floor time to nominations.

So there is no excuse for shutting off debate prematurely before the Senate has been able to have its say.

So we will have to see how today unfolds, what additional amendments the Democratic leader lets the Senate consider, how open a process he permits.

Republicans don’t want some big fight over this. We would like to see an outcome—a bipartisan outcome. Even now, discussions are continuing behind the scenes.

But the Democratic leader should not try to force a cloture vote prematurely to stifle the Senate before Members are satisfied that our work is finished.

There is nothing unusual about a minority party denying cloture to secure more amendment votes. I have been here a while. This happens all the time.

Six years ago, even after about two dozen amendment votes, Democrats blocked cloture on a Keystone Pipeline bill until the Senate took a dozen more amendment votes on top of that.

Just last year, even as the economy was tanking around us, the Democratic leader blocked cloture multiple times on the CARES Act—emergency legislation. Why? He wanted more changes.

But I hope it doesn’t come to that today. I hope the Democratic leader lets the Senate be the Senate so we can finish this important legislation.

JANUARY 6 COMMISSION

Mr. McCONNELL. Madam President, now one final matter. As my colleagues know, I have been clear and unflinching in my own statements about January 6. But as I have also repeated, there is no new fact about that day we need the Democrats’ extraneous Commission to uncover.

The Department of Justice is deep into a massive criminal investigation. Four hundred and forty-plus people have already been arrested. Hundreds—hundreds—have been charged. Even more arrests are said to be planned. And the Attorney General indicates this investigation will remain a top focus. Multiple Senate committees are conducting their own bipartisan inquiries. And, obviously, the role of the former President has already been litigated exhaustively—exhaustively—in the high-profile impeachment trial we had right here in the Senate several months ago.

I do not believe the additional extraneous Commission that Democratic leaders want would uncover crucial new facts or promote healing. Frankly, I do not believe it is even designed to do that.

That is why the Speaker’s first draft began with a laughably rigged and partisan starting point and why the current language would still lock in significant unfairness under the hood.

So I will continue to support the real, serious work of our criminal justice system and our own Senate committees, and I will continue to urge my colleagues to oppose this extraneous layer when the time comes for the Senate to vote.

RESERVATION OF LEADER TIME

The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

CONCLUSION OF MORNING BUSINESS

The ACTING PRESIDENT pro tempore. Morning business is closed.

ENDLESS FRONTIER ACT—Resumed

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will resume consideration of S. 1260, which the clerk will report.

The senior assistant legislative clerk read as follows:

A bill (S. 1260) to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes.

Pending:

Schumer amendment No. 1502, in the nature of a substitute.

Cantwell amendment No. 1527 (to amendment No. 1502), of a perfecting nature.

Mr. McCONNELL. Madam President, I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. THUNE. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

AUTOMATED VEHICLES

Mr. THUNE. Madam President, from the beginning, the story of the U.S. auto industry has been one of ingenuity, of taking risks, and of pushing forward.

At the dawn of the 20th century, most Americans could hardly comprehend the idea of the automobile. Yet, 20 years later, they had become nearly ubiquitous in American life, thanks to the insistence of entrepreneurs like Henry Ford on making the automobile affordable for the majority of Americans.

The democratization of the automobile, rather than the invention of the automobile itself, is, in my opinion, one of most remarkable and uniquely American success stories.

Automobiles allowed Americans to capitalize on the economic dynamism of the roaring twenties and helped Americans move and adapt during the Great Depression.

They contributed greatly to the American industrial base and the know-how needed to fight and win the Second World War and help propel the United States to its current status as a preeminent global economic and military power.

Visionary investments like the Interstate Highway System made cars a staple in American economic and cultural life. And cars certainly made it a lot easier to get to and from rural America. In a place like rural South Dakota, with limited public transportation, the automobile, often a pickup or an SUV, is typically the only way to get around.

Today, the automobile industry stands on the brink of a new technological revolution, which promises to dramatically transform mobility once again.

Over the past three decades, the internet has transformed our economy and our way of life, and the next generation of the internet, 5G, which is currently being deployed across the Nation, will enable a host of new innovations, including a revolution in vehicle technology: automated vehicles or what we call AVs.

AVs will change the way that we move in numerous ways, making the transportation system safer, more efficient, and more accessible.

Individuals whose mobility is currently limited, for example, Americans with disabilities, could gain new independence with the deployment of automated vehicles, allowing them to work or visit friends and family safely and easily.

I am proud that my proposed AV amendment to the Endless Frontier Act was recently endorsed by the National Federation of the Blind, and I ask for unanimous consent that the letter of endorsement be inserted in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

NATIONAL FEDERATION OF THE BLIND,
May 11, 2021.

Hon. MARIA CANTWELL,
Chair, U.S. Senate Committee on Commerce,
Science, & Transportation, Washington,
DC.

Hon. ROGER WICKER,
Ranking Member, U.S. Senate Committee on
Commerce, Science, & Transportation,
Washington, DC.

DEAR CHAIR CANTWELL AND RANKING MEMBER WICKER: The National Federation of the Blind, the nation's transformative civil rights organization of the blind, supports and endorses the amendment to the Endless Frontier Act filed with the committee by Senator Thune on May 10, 2021. Specifically, we support the portions of the amendment that will create an exemption classification for manufacturers who provide transportation access for people with disabilities and prohibit discriminatory licensing practices for highly automated vehicles.

Subsection (d)(2)(C) of the amendment would create an exemption category under the federal motor vehicle safety standards located in Section 30113 of title 49 United States Code that would "provide transportation access for individuals with disabilities, including non-visual access for individuals who are blind or visually impaired." This addition to the law will provide the incentive needed for automobile manufacturers to ensure that the unique requirements for Americans with disabilities to be able to operate automated vehicles are considered in the early stages of development.

Subsection (e)(3) of the amendment would mandate that a state "may not issue a motor vehicle operator's license for the operation or use of a highly automated vehicle in a manner that discriminates on the basis of disability." This will ensure that current requirements necessary to obtain a driver's license, like a vision test, will not be required in order to operate or use a highly automated vehicle. We are pleased to see this subsection included in the amendment because highly automated vehicles will pilot themselves (SAE Level 4 and Level 5), making a vision requirement arbitrary and discriminatory.

Highly automated vehicles have the potential to revolutionize the transportation landscape, especially for individuals with disabilities. However, those same individuals with disabilities who stand to gain the most from the creation and proliferation of highly automated vehicles could be left out of this new frontier if specific actions are not taken. Senator Thune's amendment to the Endless Frontier Act is an important step to ensure that America's journey toward automotive automation is fully inclusive of those who will benefit most.

Sincerely,

MARK A. RICCOBONO,
President.

Mr. THUNE. Madam President, imagine a farmer in rural South Dakota who can no longer drive to get to town for appointments, prescriptions, or groceries—enter the automated vehicle.

This technology has potential to keep people in their homes and communities longer.

Moreover, AVs have potential to greatly increase roadway safety. Currently, there are an average of more than 35,000 traffic fatalities on our Nation's roadways each year, including pedestrian, motorcycle, and bicycle fatalities. Automated vehicles could dramatically—dramatically—reduce that number. Distracted driving, driving while impaired—automated vehicles could eliminate those dangers.

For automated vehicle technology to advance, it is imperative that the regulatory framework catch up with private-sector innovation. That is why I have pushed for the enactment of AV legislation over the years and why I had hoped—I had hoped—that we would be voting to add my automated vehicles amendment to the legislation before the Senate today.

I have spent nearly 5 years—5 years—working in a bipartisan manner on a legislative framework to govern the testing and deployment of automated vehicles. The amendment I offered to the bill before us today is an amendment that I had hoped to be able to offer with bipartisan support. It would have paved the way for expanded testing and deployment of automated vehicles in the United States under the oversight of the National Highway Traffic Safety Administration.

And let me emphasize that oversight point. My amendment would ensure that automated vehicles would not—not—touch pavement without the National Highway Traffic Safety Administration's certification that they are at least as safe as a conventional vehicle. The data gathered from the vehicles deployed as a result of this amendment would be crucial to the development of future motor vehicle safety standards for AVs.

Unfortunately, bipartisan agreement on my amendment collapsed when special interests expressed their opposition, despite major efforts to accommodate their concerns. And I am deeply disappointed that, once again, Democrats yielded to pressure from special interests against the best interests of our economy and the American people.

Advancing AV technology is not just a vehicle safety issue. It is also an issue of U.S. leadership and global competitiveness. Investing in the production of AV technology here in the United States would not only strengthen the resilience of the auto industry but also the Nation's industrial base and our national security.

The auto industry touches nearly every American State. For example, Horton in Britton, SD, manufactures engine cooling systems, providing steady, good paying jobs for that community and strengthening the local economy. The same story repeats itself countless times in communities all across the Nation.

Providing millions of jobs and investing billions annually, the American auto industry is a critical component of the nation's economy. Right now,

U.S. companies lead the world in AV technology, but other nations, like China, are seizing upon regulatory inaction and striving to take the lead. If we don't move forward with automated vehicle technology, we will soon see some other nation leading the AV revolution.

The legislative package before us today is designed to bolster the global competitiveness of the United States.

It is pretty difficult to understand why this reasonable and, I might add, no cost AV amendment that would lead to untold benefits for our Nation's transportation system, does not fit in. How can a bill making strong investments in artificial intelligence, quantum computing, and advanced manufacturing exclude a legislative framework for AVs?

Are we really going to back down from leading the world in automated innovation and technology and cede the future of this industry to nations like China? Will we really ignore the enormous—enormous—safety benefits of these vehicles just to suit Democrats' political convenience?

More than a century ago, when the automobile was invented, there were plenty of skeptics, but America's automobile pioneers did not let that stop them. They seized the moment and pressed forward and ushered in a transportation revolution. We can do that again today or we can cede this moment to nations like China and let the American automobile industry fall permanently behind. That is the choice in front of us. I hope we will choose to seize this moment and pass the legislation we need to usher in another American transportation revolution.

I yield the floor.

I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

The PRESIDING OFFICER (Mr. SCHATZ). The Senator from Illinois.

Ms. DUCKWORTH. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

CLOTURE MOTION

The PRESIDING OFFICER. Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The bill clerk read as follows:

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 Schumer substitute amendment No. 1502 to Calendar No. 58, S. 1260, a bill to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes.

Charles E. Schumer, Jacky Rosen, Patrick J. Leahy, Brian Schatz, Richard J.

Durbin, Benjamin L. Cardin, Robert P. Casey, Jr., Christopher A. Coons, Gary C. Peters, Angus S. King, Jr., Sheldon Whitehouse, Chris Van Hollen, Maria Cantwell, Mazie Hirono, Tammy Duckworth, Tina Smith, Ben Ray Lujan.

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 Amendment No. 1502 offered by the Senator from New York, Mr. SCHUMER, to S. 1260, a bill to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The bill clerk called the roll.

Mr. THUNE. The following Senators are necessarily absent: the Senator from Tennessee (Mrs. BLACKBURN) and the Senator from Missouri (Mr. BLUNT). (Mr. KING assumed the Chair.)

(Mr. VAN HOLLEN assumed the Chair.)

The PRESIDING OFFICER (Ms. CORTEZ MASTO). Are there any other Senators in the Chamber desiring to vote?

The yeas and nays resulted—yeas 68, nays 30, as follows:

[Rollcall Vote No. 214 Leg.]

YEAS—68

Baldwin	Hassan	Reed
Bennet	Heinrich	Risch
Blumenthal	Hickenlooper	Romney
Booker	Hirono	Rosen
Brown	Hyde-Smith	Rounds
Cantwell	Kaine	Sasse
Capito	Kelly	Schatz
Cardin	King	Schumer
Carper	Klobuchar	Shaheen
Casey	Leahy	Sinema
Cassidy	Lujan	Smith
Collins	Manchin	Stabenow
Coons	Markey	Tester
Cornyn	McConnell	Tillis
Cortez Masto	Menendez	Van Hollen
Crapo	Merkley	Warner
Daines	Murkowski	Warnock
Duckworth	Murphy	Warren
Durbin	Murray	Whitehouse
Ernst	Ossoff	Wicker
Feinstein	Padilla	Wyden
Gillibrand	Peters	Young
Graham	Portman	

NAYS—30

Barrasso	Hawley	Paul
Boozman	Hoeven	Rubio
Braun	Inhofe	Sanders
Burr	Johnson	Scott (FL)
Cotton	Kennedy	Scott (SC)
Cramer	Lankford	Shelby
Cruz	Lee	Sullivan
Fischer	Lummis	Thune
Grassley	Marshall	Toomey
Hagerty	Moran	Tuberville

NOT VOTING—2

Blackburn	Blunt
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The PRESIDING OFFICER. On this vote, the yeas are 68, the nays are 30.

Three-fifths of the Senators duly chosen and sworn having voted in the affirmative, the motion is agreed to.

The motion was agreed to.

The PRESIDING OFFICER. The Senator from Washington.

ORDER OF BUSINESS

Ms. CANTWELL. Madam President, I ask unanimous consent that it be in order to call up the Crapo-Wyden amendment No. 1562, as modified with the changes at the desk; and that following disposition of the Rubio amendment No. 1802, the Senate vote on amendment No. 1562 with 60 affirmative votes required for adoption.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The Senator from Florida.

AMENDMENT NO. 1802 TO AMENDMENT NO. 1527

Mr. RUBIO. Madam President, I call up the Rubio amendment 1802 to the Cantwell amendment 1527.

The PRESIDING OFFICER. The clerk will report.

The senior legislative clerk read as follows:

The Senator from Florida [Mr. RUBIO] proposes an amendment numbered 1802 to amendment No. 1527.

Mr. RUBIO. Madam President, I ask that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

Purpose: To protect the United States against efforts of China and other foreign entities to engage in economic espionage and to misappropriate United States intellectual property, research and development, and innovation efforts

At the appropriate place, insert the following:

SEC. ____ COUNTERINTELLIGENCE AND NATIONAL SECURITY PROTECTIONS.

(a) COUNTERINTELLIGENCE SCREENING PROCESS.—

(1) ESTABLISHMENT.—The Director of National Intelligence, the Director of the National Counterintelligence and Security Center, and the Director of the Federal Bureau of Investigation shall jointly establish a counterintelligence screening process to protect the United States against efforts of China and other foreign entities to engage in economic espionage and to misappropriate United States intellectual property, research and development, and innovation efforts.

(2) FUNCTIONS.—Subject to the joint direction and control of the Director of National Intelligence, the Director of the National Counterintelligence and Security Center, and the Director of the Federal Bureau of Investigation, the counterintelligence screening process established under paragraph (1) shall assess and screen all funds provided under this Act (including grants awarded under this Act) for potential national security threats.

(3) FUNDING.—Amounts required to carry out the process established under paragraph (1) shall be derived from amounts appropriated to carry out this Act.

(b) PROTECTIONS.—

(1) CERTIFICATION REQUIRED FOR RECEIPT OF AMOUNTS.—Notwithstanding any other provision of this Act, no person may receive any amount (including an amount as part of a grant awarded under this Act) or purchase, lease, or otherwise obtain any intellectual property developed through a grant awarded under this Act, unless the Director of National Intelligence, the Director of the National Counterintelligence and Security Center, and the Director of the Federal Bureau

of Investigation jointly certify that the person has sufficient protections in place to protect against misappropriation of United States intellectual property, research and development, and innovation efforts, and other threats from foreign governments and other entities.

(2) **CERTIFICATION REQUIREMENTS.**—Notwithstanding any other provision of this Act, no certification may be made under paragraph (1) with respect to a person unless such person discloses to the Director of National Intelligence, the Director of the National Counterintelligence and Security Center, and the Director of the Federal Bureau of Investigation the following:

(A) Any funding received by the person from a foreign source during the most recent 10-year period.

(B) Any financial or in-kind support received by the person from any entity—

(i) owned or controlled by the Government of the People's Republic of China; or

(ii) in which the Government of the People's Republic of China has an ownership interest.

(C) Any participation of the person in a foreign government talent recruitment program, consistent with section 2303.

The PRESIDING OFFICER. The Senator from Idaho.

AMENDMENT NO. 1562, AS MODIFIED, TO
AMENDMENT NO. 1502

Mr. CRAPO. Madam President, I call up my amendment No. 1562, as modified with the changes at the desk, and ask that it be reported by number.

The PRESIDING OFFICER. The clerk will report the amendment by number.

The senior assistant legislative clerk read as follows:

The Senator from Idaho [Mr. CRAPO] for himself and others, proposes an amendment numbered 1562, as modified, to amendment No. 1502.

The amendment is as follows

(Purpose: To ensure trade is conducted consistent with American values, to ensure resiliency in critical supply chains, to improve transparency and administration of trade programs and oversight and accountability of trade agencies, and to promote American competitiveness)

At the end, add the following:

DIVISION G—TRADE ACT OF 2021

SEC. 70001. SHORT TITLE; TABLE OF CONTENTS.

(a) **SHORT TITLE.**—This division may be cited as the “Trade Act of 2021”.

(b) **TABLE OF CONTENTS.**—The table of contents for this division is as follows:

Sec. 70001. Short title; table of contents.

Sec. 70002. Appropriate congressional committees defined.

TITLE I—TRADING CONSISTENT WITH AMERICAN VALUES

Subtitle A—Preventing Importation of Goods Produced by Forced Labor

Sec. 71001. Investigations of allegations of goods produced by forced labor.

Sec. 71002. Preventing importation of seafood and seafood products harvested or produced using forced labor.

Subtitle B—Addressing Censorship and Barriers to Digital Trade

Sec. 71011. Censorship as a trade barrier.

Sec. 71012. Designation of official responsible for monitoring unfair trade practices of suppliers of information and communications equipment.

Sec. 71013. Negotiation of digital trade agreements.

Subtitle C—Protecting Innovators and Consumers

Sec. 71021. Technical and legal support for addressing intellectual property rights infringement cases.

Sec. 71022. Improvement of anti-counterfeiting measures.

Sec. 71023. Reports on chicken, beef, and other meat imports.

Sec. 71024. Joint enforcement with allies with respect to importation of goods made with stolen intellectual property.

Sec. 71025. Sense of Congress and report on ensuring reliable supply of rare earth minerals.

Subtitle D—Ensuring a Level Playing Field

Sec. 71031. Report on manner and extent to which the Government of the People's Republic of China exploits Hong Kong to circumvent United States laws and protections.

Sec. 71032. Assessment of overcapacity of industries in the People's Republic of China.

Sec. 71033. Duties of Interagency Center on Trade Implementation, Monitoring, and Enforcement.

Sec. 71034. Briefing on report related to process for excluding articles imported from the People's Republic of China from certain duties imposed under section 301 of the Trade Act of 1974.

TITLE II—ENSURING RESILIENCY IN CRITICAL SUPPLY CHAINS

Sec. 72001. Facilitating trade in essential supplies.

Sec. 72002. Supply chain database and toolkit.

TITLE III—IMPROVING TRANSPARENCY AND ADMINISTRATION OF TRADE PROGRAMS AND OVERSIGHT AND ACCOUNTABILITY OF TRADE AGENCIES

Sec. 73001. Process for exclusion of articles from duties under section 301 of the Trade Act of 1974.

Sec. 73002. Enhanced congressional oversight of the United States Trade Representative and the Department of Commerce.

Sec. 73003. Establishment of Inspector General of the Office of the United States Trade Representative.

Sec. 73004. Authority of U.S. Customs and Border Protection to consolidate, modify, or reorganize customs revenue functions.

Sec. 73005. Protection from public disclosure of personally identifiable information contained in manifests.

Sec. 73006. Sense of Congress on leadership at World Trade Organization.

TITLE IV—PROMOTING AMERICAN COMPETITIVENESS

Subtitle A—Reauthorization and Reform of Generalized System of Preferences

Sec. 74001. Modification of eligibility criteria for beneficiary developing countries.

Sec. 74002. Supplemental reviews and reporting.

Sec. 74003. Extension of Generalized System of Preferences.

Subtitle B—Temporary Duty Suspensions and Reductions

Sec. 74011. Reference.

PART I—NEW DUTY SUSPENSIONS AND REDUCTIONS

Sec. 74021. Shelled pine nuts.

Sec. 74022. Licorice extract.

Sec. 74023. Refined Carrageenan.

Sec. 74024. Irish dairy chocolate crumb.

Sec. 74025. Pepperoncini, preserved in vinegar.

Sec. 74026. Coconut water in PET bottles.

Sec. 74027. 9,11-Octadecadienoic acid.

Sec. 74028. Liquid galacto-oligosaccharides.

Sec. 74029. Beverage containing coconut water.

Sec. 74030. Animal feed additive containing guanidinoacetic acid.

Sec. 74031. Tungsten concentrate.

Sec. 74032. Piperylene.

Sec. 74033. Normal paraffin M (alkanes C10–C14).

Sec. 74034. Neodymium (Nd) metal.

Sec. 74035. Praseodymium (Pr) metal.

Sec. 74036. Heavy rare earth metals, dysprosium (Dy) metal and terbium (Tb) metal.

Sec. 74037. Scandium crystal.

Sec. 74038. Hexafluorotitanic acid.

Sec. 74039. Silica gel cat litter with tray.

Sec. 74040. Dioxosilane spherical particles (mean particle size 0.046–0.054 mm).

Sec. 74041. Silica gel cat litter.

Sec. 74042. Sulfuryl dichloride.

Sec. 74043. FS-10D acicular electroconductive tin oxide.

Sec. 74044. Certain potassium fluoride.

Sec. 74045. Other potassium fluoride.

Sec. 74046. LiPF₆.

Sec. 74047. LiPO₂F₂.

Sec. 74048. Ammonium fluoroborate.

Sec. 74049. Sodium tetrafluoroborate.

Sec. 74050. Ferric chloride.

Sec. 74051. Ferrous chloride.

Sec. 74052. Cupric chloride dihydrate.

Sec. 74053. Copper chloride anhydrous.

Sec. 74054. Manganese chloride anhydrous.

Sec. 74055. Manganese chloride tetrahydrate.

Sec. 74056. Reducing agent.

Sec. 74057. Manganese carbonate.

Sec. 74058. Potassium tetraborate.

Sec. 74059. Potassium pentaborate.

Sec. 74060. Ammonium thiocyanate.

Sec. 74061. Modified amine complex of boron trifluoride.

Sec. 74062. Trichlorosilane.

Sec. 74063. 1,3-Dichloropropene.

Sec. 74064. Hexafluoroisobutylene (HFIB).

Sec. 74065. 1,1,1,2,2,3,3,4,4,5,5,6,6-Tridecafluoro-8-iodooctane.

Sec. 74066. Ethyl benzyl chloride.

Sec. 74067. Perfluoroalkyl sulfonate.

Sec. 74068. D-Mannitol.

Sec. 74069. 3,3,4,4,5,5,6,6,7,7,8,8,8-Tridecafluorooctan-1-ol.

Sec. 74070. Phenyl isopropanol.

Sec. 74071. Hydroxytyrosol.

Sec. 74072. 1,6-Dihydroxynaphthalene.

Sec. 74073. Antioxidant for plastics and rubber.

Sec. 74074. Toluhydroquinone (THQ).

Sec. 74075. 1,1,1-Tris(4-hydroxyphenyl)ethane.

Sec. 74076. mPEG6-mesylate.

Sec. 74077. Monoethylene glycol dimethyl ether.

Sec. 74078. Diethylene glycol dimethyl ether.

Sec. 74079. Diethylene glycol dibutyl ether.

Sec. 74080. Tetraethylene glycol dimethyl ether.

Sec. 74081. Glycol diether.

Sec. 74082. Diglycidyl resorcinol ether.

Sec. 74083. Allyl glycidyl ether.

Sec. 74084. Vinylcyclohexane monoxide.

Sec. 74085. Technical grade of butyl glycidyl ether.

Sec. 74086. Aliphatic glycidyl ether.

Sec. 74087. Diglycidyl ether of 1,4-butanediol.

Sec. 74088. Technical grade of the glycidyl ether of cyclohexane dimethanol.

Sec. 74089. Glycidyl ester of neodecanoic acid.

Sec. 74090. Cumaldehyde.

Sec. 74091. Cyprinal.	Sec. 74165. 1,10-Diaminodecane.	Sec. 74236. Dimercaprol.
Sec. 74092. Sodium formylbenzenesulfonate.	Sec. 74166. 1,5-Pentanediamine.	Sec. 74237. Monoammonium salt of glyphosate.
Sec. 74093. Acetylacetone.	Sec. 74167. Dicyclohexylamine.	Sec. 74238. THPC.
Sec. 74094. Acetyl propionyl.	Sec. 74168. Amantadine hydrochloride 99%.	Sec. 74239. Flame retardant for textiles.
Sec. 74095. Alpha ionone.	Sec. 74169. N,N-Dimethylaniline.	Sec. 74240. Glyphosate.
Sec. 74096. 2,3,4,5 Tetramethylcyclopent-2-enone.	Sec. 74170. Paranitroaniline (PNA).	Sec. 74241. Ethephon.
Sec. 74097. Menthone.	Sec. 74171. Dicloran.	Sec. 74242. Benzene phosphinic acid.
Sec. 74098. L-Carvone.	Sec. 74172. N,N-Dimethyl-p-toluidine.	Sec. 74243. HEDP.
Sec. 74099. Benzoin.	Sec. 74173. Pendimethalin technical.	Sec. 74244. Trimethylchlorosilane.
Sec. 74100. Methyl cyclopentenolone.	Sec. 74174. Benzylidimethylamine.	Sec. 74245. Chloro-(chloromethyl)-dimethylsilane.
Sec. 74101. 2,4-Dihydroxy-1,5-dibenzoylbenzene.	Sec. 74175. Diphenyl diphenylene diamine.	Sec. 74246. Silicone for electronics cleaners.
Sec. 74102. Difluorobenzophenone (DFBP).	Sec. 74176. Curative for epoxy resin systems.	Sec. 74247. Silicon carrier fluid for active lotions, creams.
Sec. 74103. PTMI.	Sec. 74177. TFMB.	Sec. 74248. Vinyltrimethoxysilane.
Sec. 74104. Metrafenone.	Sec. 74178. S-N-Alkyl-anilin.	Sec. 74249. n-Octyltriethoxysilane.
Sec. 74105. Hexachloroacetone.	Sec. 74179. p-Cresidine.	Sec. 74250. Dimethylbis(s-butylamino)silane.
Sec. 74106. Fire suppression agent.	Sec. 74180. Iminodiacetic acid.	Sec. 74251. Aqueous solution of potassium methyl silicate.
Sec. 74107. D(+)-10-Camphor sulfonic acid.	Sec. 74181. 11 Aminoundecanoic acid.	Sec. 74252. Octyltrimethoxysilane.
Sec. 74108. Benzyl acetate.	Sec. 74182. L-Ornithine L-aspartate.	Sec. 74253. Octyltriethoxysilane.
Sec. 74109. Propylene glycol diacetate.	Sec. 74183. Iron sodium DTPA.	Sec. 74254. Amino-propyl-triethoxysilane.
Sec. 74110. Isopropenyl acetate.	Sec. 74184. Iron glycinate complex.	Sec. 74255. Methyltris(sec-butylamino)silane.
Sec. 74111. Diacetin.	Sec. 74185. Copper glycinate complex.	Sec. 74256. Methyltris(methylethyl ketoximino)silane (MOS).
Sec. 74112. Cocoamine.	Sec. 74186. Zinc glycinate complex.	Sec. 74257. Heptamethyltrisiloxane.
Sec. 74113. Caprylic acid 98%.	Sec. 74187. Manganese glycinate complex.	Sec. 74258. Tetramethyldisiloxane.
Sec. 74114. Fine zinc myristate powder.	Sec. 74188. Iron sodium EDDHA.	Sec. 74259. Dimethylchlorosilane.
Sec. 74115. Fine magnesium myristate powder.	Sec. 74189. DMF-DMA.	Sec. 74260. Dichloromethylsilane.
Sec. 74116. Dipentaerythrityl hexahydroxystearate/hexastearate/hexarosinate.	Sec. 74190. Mixtures of DMSO and tetrabutyl ammonium fluoride.	Sec. 74261. Tris(TFP)-methylcyclo-trisiloxane DR.
Sec. 74117. Polyglyceryl-2 triisostearate.	Sec. 74191. Betaine.	Sec. 74262. Tetravinyltetramethyldichlorosiloxane.
Sec. 74118. Neopentyl glycol diethylhexanoate.	Sec. 74192. Prolonium chloride in aqueous solution.	Sec. 74263. Divinyltetramethyldisiloxane.
Sec. 74119. Isononyl isononate.	Sec. 74193. N,N-Dimethylacetamide.	Sec. 74264. Input for plant protection agent.
Sec. 74120. Acetyl chloride.	Sec. 74194. N,N-Dimethylformamide.	Sec. 74265. Strawberry furanone.
Sec. 74121. Potassium sorbate.	Sec. 74195. DAAM.	Sec. 74266. Emamectin benzoate.
Sec. 74122. Vinyl chloroformate.	Sec. 74196. L-Alanyl L-glutamine.	Sec. 74267. Gibberellic acid.
Sec. 74123. Permethrin.	Sec. 74197. Granular acrylamido-tert-butyl sulfonic acid (ATBS).	Sec. 74268. Rose oxide.
Sec. 74124. Sodium benzoate.	Sec. 74198. Glycyl-L-glutamine hydrate.	Sec. 74269. Vinylene carbonate.
Sec. 74125. Benzoic acid, flake.	Sec. 74199. Noviflumuron.	Sec. 74270. Kasugamycin technical.
Sec. 74126. Diethylene glycol dibenzoate.	Sec. 74200. Propanil technical.	Sec. 74271. 2H-Cyclododeca[b]pyran.
Sec. 74127. Methyl benzoate.	Sec. 74201. Hexaflumuron.	Sec. 74272. Bixafen.
Sec. 74128. M-Nitrobenzoic acid sodium salt.	Sec. 74202. Stabilizer for plastics and rubber.	Sec. 74273. Fluxapyroxad.
Sec. 74129. p-Nitrobenzoic acid.	Sec. 74203. 2-Amino-5-chloro-N,3-dimethylbenzamide.	Sec. 74274. 3,5 Dimethylpyrazole.
Sec. 74130. 4-tert Butylbenzoic acid.	Sec. 74204. Glycyl-L-tyrosine dihydrate.	Sec. 74275. Pyraclostrobin.
Sec. 74131. Sodium adipate.	Sec. 74205. L-Alanyl-L-tyrosine.	Sec. 74276. Imidazolidinyl urea.
Sec. 74132. Dimethyl sebacate (DMS).	Sec. 74206. Enzalutamide ITS-2.	Sec. 74277. Allantoin.
Sec. 74133. Dodecanedioic acid.	Sec. 74207. 4-Bromo-2-fluoro-N-methylbenzamide.	Sec. 74278. Emulsifiable concentrate of Imazalil fungicide.
Sec. 74134. Polyhydroxystearic acid of low acid value.	Sec. 74208. N-Boc-1-aminocyclobutanecarboxylic acid.	Sec. 74279. Technical cyazofamid fungicide.
Sec. 74135. Undecanedioic acid.	Sec. 74209. N'-(1,3-dimethylbutylidene)-3-hydroxy-2-naphthohydrazide (BMH) (oil treated).	Sec. 74280. Imazalil sulfate.
Sec. 74136. Hexadecanedioic acid.	Sec. 74210. Guanidine sulfamate.	Sec. 74281. 1,2-Dimethylimidazole.
Sec. 74137. Tetradecanedioic acid.	Sec. 74211. Liquid, blocked cycloaliphatic diamine used as crosslinker for polyisocyanate resins.	Sec. 74282. 2-Methylimidazole flakes.
Sec. 74138. Pentadecanedioic acid.	Sec. 74212. 3,4-Difluorobenzonitrile.	Sec. 74283. Diazolidinyl urea.
Sec. 74139. Tridecanedioic acid.	Sec. 74213. 2-Amino-5-cyano-N,3-dimethylbenzamide.	Sec. 74284. 1-(2-Aminoethyl)imidazolidin-2-one (AEEU).
Sec. 74140. Methyl 1-(methoxycarbonyl)cyclopropanecarboxylate (CPDM).	Sec. 74214. TFMPA.	Sec. 74285. Zinc pyrrhione.
Sec. 74141. Calcium HHPA.	Sec. 74215. Dimethyl 2,2'-Azobisisobutyrate.	Sec. 74286. Technical Pyriofenone fungicide.
Sec. 74142. Diethyl phthalate.	Sec. 74216. Antioxidant/metal deactivator.	Sec. 74287. Picoxystrobin.
Sec. 74143. Ammonium lactate.	Sec. 74217. Benzyl carbazate.	Sec. 74288. Triclopyr BEE.
Sec. 74144. Triethyl 2-hydroxypropane-1,2,3-tricarboxylate.	Sec. 74218. Benzene-1,3-dicarbohydrazide.	Sec. 74289. Imazapyr.
Sec. 74145. Diisostearyl malate.	Sec. 74219. Input for resins, coatings, and other products.	Sec. 74290. Tetraniliprole.
Sec. 74146. Salicylic acid.	Sec. 74220. Aldicarb.	Sec. 74291. Cyantraniliprole.
Sec. 74147. Hexyl salicylate.	Sec. 74221. Flubendiamide.	Sec. 74292. Chlorantraniliprole.
Sec. 74148. Alpha-ketoglutaric acid.	Sec. 74222. Benzobicyclon.	Sec. 74293. Chlorpyrifos.
Sec. 74149. MCPB herbicide.	Sec. 74223. Diphenylsulfone (DPS).	Sec. 74294. Technical Cyclaniliprole insecticide.
Sec. 74150. 2,4-D Butoxyethyl ester.	Sec. 74224. Phenolic antioxidant.	Sec. 74295. Regorafenib.
Sec. 74151. 2-(2,4-Dichlorophenoxy)acetic acid.	Sec. 74225. Phenolic antioxidant and heat stabilizer.	Sec. 74296. N-Butyl-TAD.
Sec. 74152. Diglycolic acid 98%.	Sec. 74226. Phenylchlorothioformate (PTCFM).	Sec. 74297. Hindered amine light stabilizer and phenolic antioxidant.
Sec. 74153. Tri-iso-butyl phosphate (TiBP).	Sec. 74227. Methylene bis thiocyanate.	Sec. 74298. 4-Hydroxy-TEMPO.
Sec. 74154. Trimethylphosphite.	Sec. 74228. Oxamyl.	Sec. 74299. 2,2,6,6-tetramethylpiperidin-4-ol (TMP).
Sec. 74155. Organic phosphite.	Sec. 74229. L-Cystine.	Sec. 74300. 5-Bromo-2-(3-chloropyridin-2-yl)pyrazole-3-carboxylic acid.
Sec. 74156. Diethyl sulfate.	Sec. 74230. L-Cysteine.	Sec. 74301. 2-Chloro-5-(trifluoromethyl)pyridine.
Sec. 74157. Diethyl carbonate.	Sec. 74231. N,N'-Bis-L-alanyl-L-cystine.	Sec. 74302. Picarbutrox.
Sec. 74158. Ethyl methyl carbonate.	Sec. 74232. Lubricant additive.	Sec. 74303. 5-amino-3-(trifluoromethyl)picolinonitrile (T3630).
Sec. 74159. Tetradecoxycarbonyloxy tetradecyl carbonate.	Sec. 74233. Sodium benzenesulfinate.	Sec. 74304. Dextromethorphan hydrobromide.
Sec. 74160. Dicyetyl peroxydicarbonate.	Sec. 74234. Thio-ether based co-stabilizer for plastics.	Sec. 74305. Ipflufenquin.
Sec. 74161. Tetraethyl silicate.	Sec. 74235. L-Cysteine hydrate hydrochloride.	Sec. 74306. THQ.
Sec. 74162. tert-Octylamine.		
Sec. 74163. Octadecylamine.		
Sec. 74164. N'-(3-Aminopropyl)-N'-dodecylpropane-1,3-diamine.		

- Sec. 74307. Pyrithiobac sodium.
 Sec. 74308. Larotrectinib sulfate.
 Sec. 74309. Ibrutinib.
 Sec. 74310. Orthosulfamuron.
 Sec. 74311. 5-Bromopyrimidine.
 Sec. 74312. Butylthion.
 Sec. 74313. P-1062.
 Sec. 74314. Carfentrazone Technical.
 Sec. 74315. UV absorber 928.
 Sec. 74316. UV absorber for industrial coatings.
 Sec. 74317. Uniconazole-P.
 Sec. 74318. VcMMAE.
 Sec. 74319. UVA 360.
 Sec. 74320. Trofinetide.
 Sec. 74321. Flurazole.
 Sec. 74322. Oxathiapiroline.
 Sec. 74323. Certain antimicrobial.
 Sec. 74324. Rubber accelerator.
 Sec. 74325. 2-Amino benzothiazole.
 Sec. 74326. Technical Isotamid fungicide.
 Sec. 74327. Clomazone Technical.
 Sec. 74328. NEM salt.
 Sec. 74329. AMTC wet cake.
 Sec. 74330. Photoinitiator 369.
 Sec. 74331. Isatoic anhydride.
 Sec. 74332. Oclacitinib maleate.
 Sec. 74333. Thienicarbazone-methyl.
 Sec. 74334. Penoxsulam technical herbicide.
 Sec. 74335. Ethyl 2-sulfamoylbenzoate.
 Sec. 74336. Sulfosulfuron.
 Sec. 74337. Pyrimisulfan.
 Sec. 74338. Purified steviol glycoside, rebaudioside A.
 Sec. 74339. Glucosylated steviol glycosides.
 Sec. 74340. Hydroxypropyl gamma cyclodextrin.
 Sec. 74341. Hydroxypropylated beta cyclodextrin.
 Sec. 74342. Methyl beta cyclodextrin.
 Sec. 74343. 2'-Fucosyllactose.
 Sec. 74344. Ascorbyl glucoside.
 Sec. 74345. Dimethylamine borane (DMAB).
 Sec. 74346. Elderberry extract concentrate.
 Sec. 74347. Disperse Yellow 241.
 Sec. 74348. Disperse Orange.
 Sec. 74349. Mixtures of Disperse Yellow FD1843 and acetic acid.
 Sec. 74350. Disperse Blue 54.
 Sec. 74351. Mixtures of several disperse dyes.
 Sec. 74352. Mixtures of 4 disperse blue dyes.
 Sec. 74353. Mixtures of 4 dyes.
 Sec. 74354. Disperse Red 86.
 Sec. 74355. Disperse Violet 1.
 Sec. 74356. Disperse Blue 60.
 Sec. 74357. Mixtures of Disperse Orange 29, Disperse Red 167:1, and Disperse Blue 56.
 Sec. 74358. Disperse Yellow 54.
 Sec. 74359. Acid Violet 48.
 Sec. 74360. Acid Blue 280.
 Sec. 74361. Acid Brown 282.
 Sec. 74362. Acid Red 131.
 Sec. 74363. Acid Red 249.
 Sec. 74364. Acid Yellow 236.
 Sec. 74365. Acid Red 407.
 Sec. 74366. Acid Yellow 220.
 Sec. 74367. Acid Yellow 232.
 Sec. 74368. Acid Yellow 235.
 Sec. 74369. Acid Yellow 151.
 Sec. 74370. Acid Violet 43.
 Sec. 74371. Acid Red 33.
 Sec. 74372. Acid Black 52.
 Sec. 74373. Acid Black 2.
 Sec. 74374. Acid Green 25.
 Sec. 74375. Basic Brown 23.
 Sec. 74376. Basic Violet 11:1 rhodamine dye.
 Sec. 74377. Basic Yellow 37.
 Sec. 74378. Basic Violet 3.
 Sec. 74379. Direct Orange 118.
 Sec. 74380. Direct Blue 86.
 Sec. 74381. Direct Blue 199.
 Sec. 74382. Direct Black 168.
 Sec. 74383. Direct Red 227.
 Sec. 74384. Direct Yellow 107.
 Sec. 74385. Direct Green 26.
 Sec. 74386. Direct Yellow 11.
 Sec. 74387. Direct Orange 15.
 Sec. 74388. Direct Brown 44.
 Sec. 74389. Direct Red 81.
 Sec. 74390. Direct Yellow 142.
 Sec. 74391. Direct Red 80.
 Sec. 74392. Direct Red 16.
 Sec. 74393. Direct Red 254.
 Sec. 74394. Colorant.
 Sec. 74395. Direct Yellow 34.
 Sec. 74396. Vat Orange 2 dye powder.
 Sec. 74397. Vat Violet 13 dye.
 Sec. 74398. Vat Brown 3 dye.
 Sec. 74399. Vat Red 10 dye powder.
 Sec. 74400. Vat Brown 57 dye.
 Sec. 74401. Vat Red 31 dye powder.
 Sec. 74402. Dye mixtures of Vat Brown 3 and Vat Black 27.
 Sec. 74403. Vat Red 13.
 Sec. 74404. Vat Yellow 2 dye powder.
 Sec. 74405. Vat Yellow 33 dye.
 Sec. 74406. Vat Green 1 dye.
 Sec. 74407. Vat Green 3.
 Sec. 74408. Vat Blue 6 dye.
 Sec. 74409. Vat Blue 20 dye.
 Sec. 74410. Vat Violet 1.
 Sec. 74411. Vat Brown 1 dye.
 Sec. 74412. Vat Black 16 dye.
 Sec. 74413. Vat Black 25.
 Sec. 74414. Vat Black 27.
 Sec. 74415. Reactive Yellow 145.
 Sec. 74416. Reactive Red 195.
 Sec. 74417. Reactive Blue 49.
 Sec. 74418. Reactive Blue 72.
 Sec. 74419. Reactive Yellow 95 powder.
 Sec. 74420. Reactive Red 245.
 Sec. 74421. Reactive Brown 11.
 Sec. 74422. Mixtures of Reactive Black 5 (Na) (FKP), Reactive Scarlet F01-0439, and Reactive Orange 131.
 Sec. 74423. Reactive Yellow F98-0159.
 Sec. 74424. Dye mixtures of Reactive Orange 131 and Reactive Scarlet F07-0522.
 Sec. 74425. Reactive Black 31.
 Sec. 74426. Reactive Red 120.
 Sec. 74427. Reactive Blue 5.
 Sec. 74428. Reactive Orange 13.
 Sec. 74429. Reactive Orange 12.
 Sec. 74430. Pigment Red 177.
 Sec. 74431. Pigment Yellow 110.
 Sec. 74432. Pigment Yellow 147.
 Sec. 74433. Pigment Orange 64.
 Sec. 74434. Pigment Blue 29.
 Sec. 74435. Pigment Violet 15.
 Sec. 74436. Pigment Blue 14.
 Sec. 74437. Solvent Blue 97.
 Sec. 74438. Solvent Green 5.
 Sec. 74439. Solvent Yellow 98.
 Sec. 74440. Solvent Green 7.
 Sec. 74441. Solvent Red 195.
 Sec. 74442. Solvent Orange 115.
 Sec. 74443. Specialty dyes.
 Sec. 74444. Solvent Green 3.
 Sec. 74445. Solvent Blue 36.
 Sec. 74446. Mixtures of Solvent Green 3.
 Sec. 74447. Solvent Red 52.
 Sec. 74448. Solvent Red 149.
 Sec. 74449. Solvent Red 207.
 Sec. 74450. Solvent Violet 14.
 Sec. 74451. Solvent Yellow 179.
 Sec. 74452. Solvent Yellow 131.
 Sec. 74453. Hogen Blue XB-20.
 Sec. 74454. Solvent Yellow 104.
 Sec. 74455. Combination of Fluorescent Brighteners 367 and 371.
 Sec. 74456. Fluorescent Brightener CBS-X.
 Sec. 74457. Optical Brightener SWN.
 Sec. 74458. C.I. Fluorescent Brightener 199:1.
 Sec. 74459. Fluorescent Brightener 368.
 Sec. 74460. 1,4-Bis(2-cyanostyryl)benzene.
 Sec. 74461. Certain manufacturing inputs.
 Sec. 74462. Cerium sulfide pigments.
 Sec. 74463. Matte pearlescent pigments.
 Sec. 74464. Angle-dependent interference pigments.
 Sec. 74465. Inorganic Lumilux.
 Sec. 74466. Ribbon/Matrix Resin.
 Sec. 74467. Bonding agent 2005.
 Sec. 74468. Fluoropolymer resin.
 Sec. 74469. Zirconium 12 paint drier.
 Sec. 74470. Zirconium 24 paint drier.
 Sec. 74471. Drier accelerators.
 Sec. 74472. Lemon oil.
 Sec. 74473. Sulfonic acids, C14-17-sec-alkane, sodium salt.
 Sec. 74474. Potassium ethyl octylphosphonate.
 Sec. 74475. Intermediate in the production of industrial lubricants.
 Sec. 74476. Polyether dispersant.
 Sec. 74477. D-Glucopyranose.
 Sec. 74478. 2-Dodecoxy-6-(hydroxymethyl)oxane-3,4,5-triol.
 Sec. 74479. Mixtures of certain C12-14-alkyl ethers.
 Sec. 74480. Manufacturing chemical.
 Sec. 74481. Nonionic surfactant.
 Sec. 74482. Chemical used in textile manufacturing.
 Sec. 74483. Ethoxylated tristyrilphenol phosphate potassium salt.
 Sec. 74484. Sodium polycarboxylate, aqueous solution.
 Sec. 74485. Aqueous emulsion of a mixture of amine soaps and miscellaneous other additives.
 Sec. 74486. Aqueous dispersion of a mixture of fatty amine and amide soaps and miscellaneous other additives.
 Sec. 74487. Aqueous dispersion of a mixture of fatty amine and amide soaps and miscellaneous other additives.
 Sec. 74488. Photographic gelatin.
 Sec. 74489. Ice fountains (class 1.4G).
 Sec. 74490. Magic candles containing magnesium powder.
 Sec. 74491. Party snappers (Class 1.4G).
 Sec. 74492. Fenpyroximate 5SC.
 Sec. 74493. Pyrfluquinazon 20SC.
 Sec. 74494. Imidacloprid and Muscalure formulations.
 Sec. 74495. Formulations of acephate and bifenthrin.
 Sec. 74496. Fipronil.
 Sec. 74497. Aluminum phosphide.
 Sec. 74498. Magnaphos formulations.
 Sec. 74499. Formulated oxamyl.
 Sec. 74500. Formulated fungicides.
 Sec. 74501. Certain fungicides.
 Sec. 74502. Prothioconazole, Fluopyram, and Trifloxystrobin fungicides.
 Sec. 74503. Prothioconazole, Metalaxyl, and Tebuconazole fungicides.
 Sec. 74504. Mancozeb and Chlorothalonil formulations.
 Sec. 74505. Mixtures of Picarbutrox and application adjuvants.
 Sec. 74506. Mixtures of Tetraconazole and application adjuvants.
 Sec. 74507. Mancozeb and Azoxystrobin formulations.
 Sec. 74508. Mixtures of Cymoxanil and fumed dioxosilane.
 Sec. 74509. Microthiol formulations.
 Sec. 74510. Formulations of thienicarbazone-methyl, Iodosulfuron-methyl-sodium, and dicamba.
 Sec. 74511. Thienicarbazone-methyl, Isoxadifenethyl, and Tembotrione herbicides.
 Sec. 74512. Herbicides used on grasses.
 Sec. 74513. Thienicarbazone-methyl, Isoxaflutole, and Cyprosulfamide herbicides.
 Sec. 74514. Thienicarbazone-methyl and Iodosulfuron-methylsodium herbicides.
 Sec. 74515. Thienicarbazone-methyl and Mefenpyr-diethyl herbicides.
 Sec. 74516. Thifensulfuron-methyl and Tribenuron-methyl formulations.
 Sec. 74517. Tribenuron-methyl formulations.
 Sec. 74518. Chlorsulfuron and metsulfuron-methyl formulations.

- Sec. 74519. Thifensulfuron-methyl and Fluroxypyr formulations.
- Sec. 74520. Acifluorfen formulations.
- Sec. 74521. S-Metolachlor and Mestrizone herbicides.
- Sec. 74522. Metribuzin formulations.
- Sec. 74523. Pendimethaline and Metribuzine formulations.
- Sec. 74524. Formulations of S-Metolachlor and Metribuzin.
- Sec. 74525. Thifensulfuron-methyl and Tribenuron-methyl formulations.
- Sec. 74526. Metsulfuron-methyl formulations.
- Sec. 74527. Chlorimuron-ethyl formulations.
- Sec. 74528. Mixtures of Bromoxynil octanoate and Bromoxynil heptanoate.
- Sec. 74529. Sulfometuron-methyl and Metsulfuron-methyl formulations.
- Sec. 74530. Chlorimuron-ethyl and Tribenuron-methyl formulations.
- Sec. 74531. Formulations containing Tiafenacil.
- Sec. 74532. Diuron 80.
- Sec. 74533. Flazasulfuron herbicides.
- Sec. 74534. Thifensulfuron-methyl formulations.
- Sec. 74535. Herbicide for farm and ranch use.
- Sec. 74536. Propanil formulations.
- Sec. 74537. Thifensulfuron formulations.
- Sec. 74538. Tolpyralate and Nicosulfuron herbicides.
- Sec. 74539. Mixtures of magnesium salts and application adjuvants.
- Sec. 74540. Nisin formulations.
- Sec. 74541. Certain fixatives.
- Sec. 74542. Fuel oil additives: cold flow improvers containing poly(ethylene-co-ethenyl acetate).
- Sec. 74543. Fuel oil additives: cold flow improvers containing fumarate vinyl acetate co-polymer.
- Sec. 74544. Crude oil additives: cold flow improvers containing fumarate vinyl acetate copolymer.
- Sec. 74545. Pour point depressants.
- Sec. 74546. Fuel oil additives: cold flow improvers containing poly(ethylene-co-ethenyl acetate and vinyl 2-ethyl hexanoate).
- Sec. 74547. Poly(isobutylene) hydroformylation products.
- Sec. 74548. Input for rubber products.
- Sec. 74549. Mixtures of oligomers as general antioxidants for rubber tires.
- Sec. 74550. Benzene, 2,4-diisocyanato-1,3,5-tris(1-methylethyl)-, homopolymer.
- Sec. 74551. Aromatic amine antioxidants.
- Sec. 74552. Antioxidant blends.
- Sec. 74553. Antioxidant blends to protect polymers.
- Sec. 74554. Synthetic hydrotalcite coated with fatty acid and magnesium stearate.
- Sec. 74555. Silica scorch retarders and polymerization inhibitors.
- Sec. 74556. Synthetic hydrotalcite.
- Sec. 74557. Light stabilizers for construction products.
- Sec. 74558. Light stabilizer for plastics.
- Sec. 74559. Preparations of bis(2,4-dichlorobenzoyl) peroxide 50 percent paste.
- Sec. 74560. Distilled tall oils.
- Sec. 74561. Pyridine, alkyl derivatives.
- Sec. 74562. Polyisocyanate crosslinking agents.
- Sec. 74563. Bonding agent mixtures.
- Sec. 74564. Liquid, chemically modified amine complex of boron trifluoride.
- Sec. 74565. Phthalocyanine derivative.
- Sec. 74566. Mixtures of Cocamidopropyl betaine, glycol distearate, Laureth-4, and water.
- Sec. 74567. Mixtures of tall oil mono-, di-, and triglycerides.
- Sec. 74568. Tallow-bis(2-hydroxyethyl) amines.
- Sec. 74569. Additive mixtures for metal-working fluids.
- Sec. 74570. Naphthenic acids.
- Sec. 74571. Hydroxytyrosol powders.
- Sec. 74572. Secondary alcohol ethoxylates.
- Sec. 74573. Ethylene glycol dimerate.
- Sec. 74574. Two-part liquid silicone kits.
- Sec. 74575. Hydrophobic precipitated silica.
- Sec. 74576. Silane, trimethoxyoctyl-, hydrolysis products.
- Sec. 74577. 1,1,1-Trimethyl-N-(trimethylsilyl)silanamine hydrolysis products.
- Sec. 74578. Waterborne epoxy curing agents.
- Sec. 74579. Preparations based on 1-phenylicosane-1,3-dione.
- Sec. 74580. Mixtures of 2-Mercaptopropionic acid, methyl ester, O-ethyl dithiocarbonate.
- Sec. 74581. Epoxy curing agents.
- Sec. 74582. Aliphatic amine curing agents.
- Sec. 74583. Non-halogenated flame retardants.
- Sec. 74584. Ligaphob N 90.
- Sec. 74585. Organomodified siloxane.
- Sec. 74586. Methyl palmitate-stearate, hydrogenated.
- Sec. 74587. Olfine EI1010.
- Sec. 74588. Certain non-halogenated flame retardants.
- Sec. 74589. Flame retardants.
- Sec. 74590. Preparations based on acetyl hexapeptide-8 and pentapeptide-18.
- Sec. 74591. Lithium silicon oxide.
- Sec. 74592. Branched olefin from propylene polymerization.
- Sec. 74593. Polypropylene pellets.
- Sec. 74594. Propylene-ethylene copolymer.
- Sec. 74595. Ethylene-propylene copolymers.
- Sec. 74596. Benzene alkylated with polypropylene.
- Sec. 74597. Chlorinated polyolefin.
- Sec. 74598. Adsorbent resin.
- Sec. 74599. Vinyl chloride-hydroxypropyl acrylate copolymer.
- Sec. 74600. Vinyl chloride ethylene copolymer with hydrophobic properties.
- Sec. 74601. Fluids with boiling points above 170 °C.
- Sec. 74602. Formulations of functionalized perfluoropolyether.
- Sec. 74603. Perfluoropolyether-urethane acrylate.
- Sec. 74604. PVDF homopolymer/PVDF/CTFE copolymer mixtures.
- Sec. 74605. Chemically modified PVDF.
- Sec. 74606. Fluoropolymer, fluoroethylene-alkyl vinyl ether alternative copolymers.
- Sec. 74607. Copolymer of vinyl acetate and higher vinyl esters.
- Sec. 74608. Food-grade vinyl acetate copolymer.
- Sec. 74609. Vinyl chloride ethylene with enhanced properties.
- Sec. 74610. Vinyl acetate ethylene copolymer with enhanced properties.
- Sec. 74611. Food-grade polyvinyl acetate homopolymers.
- Sec. 74612. Acrylic acid/vinylsulphonate random copolymers.
- Sec. 74613. Poly(methyl methacrylate) microspheres.
- Sec. 74614. Methyl methacrylate crosspolymer microspheres.
- Sec. 74615. Styrene acrylate copolymer with enhanced properties.
- Sec. 74616. Copolymer for dental use.
- Sec. 74617. Vinyl phosphonic acid, acrylic acid copolymer, 20 percent solution in water.
- Sec. 74618. Polyacrylate 33.
- Sec. 74619. AA/AMPS copolymer.
- Sec. 74620. Flocculant dry polyacrylamides.
- Sec. 74621. Sorbitol, propylene oxide, ethylene oxide polymer.
- Sec. 74622. Trimethoxysilylpropyl carbamate-terminated polyether.
- Sec. 74623. Dimethoxy(methyl)silylmethylcarbamate-terminated polyether.
- Sec. 74624. Curing agent is used in two- or three-parts epoxy systems.
- Sec. 74625. Polyethylene glycol 450.
- Sec. 74626. Medicinal intermediate for investigational use.
- Sec. 74627. Pegcetacoplan.
- Sec. 74628. Aqueous solutions of carboxylic acid-copolymer-salt in water.
- Sec. 74629. Aqueous solutions of a modified polymer bearing hydrophilic and hydrophobic groups.
- Sec. 74630. Dimethylamine/epichlorohydrin/ethylenediamine copolymer.
- Sec. 74631. Linear hydroxyl-terminated aliphatic polycarb diol.
- Sec. 74632. Short hollow PET fibers.
- Sec. 74633. Polytetrahydrofuran.
- Sec. 74634. Crystalline polyesters.
- Sec. 74635. Liquid crystal polymers.
- Sec. 74636. Branched polyesters.
- Sec. 74637. High molecular weight co-polyester.
- Sec. 74638. High molecular weight co-polyester.
- Sec. 74639. Polyester-polyamide dispersants.
- Sec. 74640. Nylon-12 micro-spheres.
- Sec. 74641. Short nylon-66 fibers.
- Sec. 74642. Short nylon 6 fibers, colored.
- Sec. 74643. Short triangular nylon 6 fibers.
- Sec. 74644. Short star-shaped nylon 6 fibers.
- Sec. 74645. Short heart-shaped nylon 6 fibers.
- Sec. 74646. PA510 polymer compounds.
- Sec. 74647. MXD6 polymer compounds.
- Sec. 74648. PA10T polymer compounds.
- Sec. 74649. PA10T/10I polymer compounds.
- Sec. 74650. Polyurethane aqueous resins.
- Sec. 74651. Aqueous resin.
- Sec. 74652. Aliphatic polyisocyanate.
- Sec. 74653. IPDI and HDI based aliphatic polyisocyanate.
- Sec. 74654. HDI/Trimethylol hexyllactone crosspolymer micro-spheres.
- Sec. 74655. HDI/PPG/Polycaprolactone crosspolymer micro-spheres.
- Sec. 74656. Aromatic isocyanate prepolymer.
- Sec. 74657. Blocked polyisocyanate containing solvent.
- Sec. 74658. Polyisocyanate adduct for powder coatings.
- Sec. 74659. Blocked polyisocyanate for use in can and coil applications.
- Sec. 74660. Polydimethylsiloxane.
- Sec. 74661. Silicone resins.
- Sec. 74662. Methoxyfunctional methylphenyl polysiloxane.
- Sec. 74663. Hydrogenpolysiloxane.
- Sec. 74664. Methyl silicone resins.
- Sec. 74665. Trimethylsiloxysilicate.
- Sec. 74666. Epoxy functional polydimethylsiloxane.
- Sec. 74667. Polymethylhydrogensiloxane.
- Sec. 74668. Vinyl terminated siloxanes.
- Sec. 74669. Silicone hybrid resin (solvent free).
- Sec. 74670. Hydrogenated polycyclopentadiene resin.
- Sec. 74671. Water dispersable HDI based polyisocyanate.
- Sec. 74672. Cyanate ester resins for high-end electronic, aerospace, and industrial applications.
- Sec. 74673. Polyethyleneimine, component used in manufacturing medical devices.
- Sec. 74674. Polyhexanide.
- Sec. 74675. Ethylene-norbornene copolymer.
- Sec. 74676. Cellulose powder.
- Sec. 74677. Polymaltotriose.

- Sec. 74678. Chitosan.
 Sec. 74679. Plastic drinking straws.
 Sec. 74680. Garden hoses.
 Sec. 74681. Plastic fittings of perfluoroalkoxy.
 Sec. 74682. Low density polyethylene (LDPE) sheeting.
 Sec. 74683. Biaxially oriented dielectric polypropylene film.
 Sec. 74684. Biaxially oriented polypropylene (BOPP) capacitor-grade film.
 Sec. 74685. Polyester capacitor-grade film.
 Sec. 74686. Acid form membranes.
 Sec. 74687. Melamine resin foam.
 Sec. 74688. Infant bathtubs and basins, of plastics.
 Sec. 74689. Boxes, cases, crates, and similar articles of plastics.
 Sec. 74690. Nozzles, black, of polypropylene.
 Sec. 74691. Tip/cap combinations of polyethylene.
 Sec. 74692. Bottles made of LDPE.
 Sec. 74693. Plastic nasal irrigator caps for neti pots.
 Sec. 74694. Toy character bottle toppers.
 Sec. 74695. Melamine platters, other than those presented in sets.
 Sec. 74696. Melamine plates, other than those presented in sets.
 Sec. 74697. Melamine bowls not presented in sets.
 Sec. 74698. Melamine trays not presented in sets.
 Sec. 74699. Plastic measuring cups and spoons in sets.
 Sec. 74700. Liquid measuring cups.
 Sec. 74701. Self-anchoring beverage containers.
 Sec. 74702. PVC infant bathtub mats.
 Sec. 74703. Reversible playmats.
 Sec. 74704. Craft mats.
 Sec. 74705. Hangers.
 Sec. 74706. Infant bath rinsing cups.
 Sec. 74707. Bathtub spout covers.
 Sec. 74708. Infant teethingers.
 Sec. 74709. Lighted dog fetch toys.
 Sec. 74710. Certain thermoplastic nylon 3-gang switch wallplates.
 Sec. 74711. Manual plastic disposable cutlery dispensers.
 Sec. 74712. Ear bulb syringes of clear silicone.
 Sec. 74713. PVC inflatable pillows.
 Sec. 74714. Self-inflatable queen air mattresses.
 Sec. 74715. Plastic clip fasteners.
 Sec. 74716. Self-venting spouts for diesel exhaust fluid.
 Sec. 74717. Plastic pet carriers.
 Sec. 74718. Plastic mixing tips.
 Sec. 74719. Cable ties of plastics.
 Sec. 74720. Flexible camera mountings.
 Sec. 74721. Three-piece camera mount sets.
 Sec. 74722. Magnetic swivel clips for cameras.
 Sec. 74723. Helmet camera mounts.
 Sec. 74724. Short extension poles for use with cameras.
 Sec. 74725. Long extension poles for cameras.
 Sec. 74726. Swivel mounts for cameras.
 Sec. 74727. Tripod camera mounts.
 Sec. 74728. Bulk hydraulic hoses.
 Sec. 74729. Brake hydraulic hoses.
 Sec. 74730. Bulk fabric/metal-reinforced rubber hoses.
 Sec. 74731. Disposable gloves.
 Sec. 74732. Reusable gloves.
 Sec. 74733. Dog and cat apparel.
 Sec. 74734. Polycarbonate vanity cases.
 Sec. 74735. Aluminum vanity cases.
 Sec. 74736. Suitcases with outer surface of aluminum with built-in zipper locks.
 Sec. 74737. Drawstring backpacks with zippered pocket.
 Sec. 74738. Laminated recycled reusable shopping tote bags.
 Sec. 74739. Tote bags of paper yarn.
- Sec. 74740. Reusable shopping style tote bags.
 Sec. 74741. Waterproof tote bags.
 Sec. 74742. Waterproof duffle bags.
 Sec. 74743. Waterproof zippered bags, without handles, of plastic sheeting.
 Sec. 74744. Waterproof backpacks.
 Sec. 74745. Waterproof waist packs.
 Sec. 74746. Guitar cases.
 Sec. 74747. Jewelry boxes.
 Sec. 74748. Silicone rubber camera cases with straps.
 Sec. 74749. Leather gloves with flip mitts for hunting.
 Sec. 74750. Men's leather gloves valued at \$18 or more per pair.
 Sec. 74751. Belts of calf skin.
 Sec. 74752. Bamboo engineered flooring: 12.5–12.9 mm thick.
 Sec. 74753. Bamboo engineered flooring: 14.1–14.5 mm thick.
 Sec. 74754. Bamboo engineered flooring: 15.7–16.1 mm thick.
 Sec. 74755. Strand bamboo flooring: 12.5–12.9 mm thick.
 Sec. 74756. Strand bamboo flooring: 14.1–14.5 mm thick.
 Sec. 74757. Strand bamboo flooring: 10.9–11.3 mm thick.
 Sec. 74758. Chopsticks made of bamboo.
 Sec. 74759. Drying racks of wood.
 Sec. 74760. Bamboo skewers.
 Sec. 74761. Wood blinds with louvered slats.
 Sec. 74762. 100 percent cotton woven crimped unbleached fabric.
 Sec. 74763. Woven fabrics of cotton, containing 85 percent or more by weight of cotton, not more than 200 grams per square meter.
 Sec. 74764. 100 percent cotton woven bleached fabric pieces, open weave.
 Sec. 74765. Incontinence underpad fabrics of cotton.
 Sec. 74766. Woven fabrics of cotton with an average yarn number between 55 and 60.
 Sec. 74767. Woven fabric of cotton of yarn number 69 or higher.
 Sec. 74768. Woven fabrics of cotton with an average yarn number exceeding 68.
 Sec. 74769. Incontinence underpad fabrics, cotton, plain weave, of yarn number 42 or lower.
 Sec. 74770. Incontinence underpad fabrics, cotton, plain weave, of yarn number between 43 and 68.
 Sec. 74771. Incontinence underpad fabrics, bleached.
 Sec. 74772. Incontinence underpad fabrics, printed.
 Sec. 74773. Untwisted filament polyvinyl alcohol yarn, measuring 1,100 to 1,330 decitex.
 Sec. 74774. Untwisted filament polyvinyl alcohol yarn.
 Sec. 74775. Polypropylene (PP) monofilament.
 Sec. 74776. Acrylic fiber tow with an average decitex of 0.9.
 Sec. 74777. Black polyester bi-component fibers.
 Sec. 74778. Acrylic staple fibers with an average decitex of 2.2, fiber length of 100 mm.
 Sec. 74779. Modacrylic staple fibers not processed for spinning.
 Sec. 74780. Short polypropylene fibers.
 Sec. 74781. Polyoxadiazole fibers.
 Sec. 74782. Artificial staple fibers of viscose rayon, 38–42 mm in length.
 Sec. 74783. Artificial fibers of viscose rayon for the manufacture of feminine hygiene products.
 Sec. 74784. Flame retardant rayon fibers, measuring 4.78 decitex.
 Sec. 74785. Flame retardant rayon fibers, measuring 4.55 decitex.
- Sec. 74786. Flame retardant rayon fibers, measuring 4.4 decitex.
 Sec. 74787. Other flame retardant rayon fibers.
 Sec. 74788. Cellulosic man-made viscose rayon staple fibers, measuring 1.3–1.5 decitex.
 Sec. 74789. Viscose rayon staple fibers, measuring 1.5–1.67 decitex, with a fiber length of 38–42 mm.
 Sec. 74790. Cellulosic man-made viscose rayon staple fibers, measuring 1.67–2 decitex.
 Sec. 74791. Viscose rayon staple fibers, measuring 1–2 decitex, with a fiber length of 4–8 mm.
 Sec. 74792. Viscose staple fibers used in textile, medical, or hygiene applications.
 Sec. 74793. Viscose rayon staple fibers, measuring 1.51–2 decitex, with a fiber length of 8–16 mm.
 Sec. 74794. Viscose rayon staple fibers, measuring 1–1.5 decitex, with a fiber length of 8–16 mm.
 Sec. 74795. Flame retardant viscose rayon staple fibers, with a decitex of 4.7 mm and a fiber length of 51–60 mm.
 Sec. 74796. Viscose rayon staple fibers for nonwoven production.
 Sec. 74797. Black viscose rayon staple fibers.
 Sec. 74798. Acrylic or modacrylic staple fibers with a decitex of 3–5.6.
 Sec. 74799. Made up hand-cast string-drawn fishing nets.
 Sec. 74800. Knitted carpets containing 75 percent or more of cotton, with a rubber backing.
 Sec. 74801. Knitted carpets containing 75 percent or more by weight of polyester, with a rubber backing.
 Sec. 74802. Faux leather fabrics.
 Sec. 74803. Grass catcher bags.
 Sec. 74804. Oxygenation membrane capillary material.
 Sec. 74805. Textile knitted fabrics composed of micromodal and elastane.
 Sec. 74806. Textile technical knitted fabrics combining technical cotton and elastane.
 Sec. 74807. Textile knit fabrics of modal, cashmere, and spandex.
 Sec. 74808. Women's and girls' dresses, knitted or crocheted, of synthetic fibers infused with minerals.
 Sec. 74809. Women's and girls' skirts and divided skirts of synthetic fibers infused with minerals.
 Sec. 74810. Women's and girls' knit cardigans or pullovers containing 70 percent or more of silk.
 Sec. 74811. Men's and boys' knit cardigans or pullovers of linen.
 Sec. 74812. Babies' knit sweaters, pullovers, sweatshirts, waistcoats (vests), and cardigans, of artificial fibers.
 Sec. 74813. Women's and girls' tops, knitted or crocheted, of man-made fibers infused with minerals.
 Sec. 74814. Men's and boy's tops, knitted or crocheted, of man-made fibers infused with minerals.
 Sec. 74815. Men's 3 mm wetsuits.
 Sec. 74816. Men's 5.5 and 6.5 mm wetsuits.
 Sec. 74817. Men's 3.5 mm wetsuits.
 Sec. 74818. Men's 4.5 mm wetsuits.
 Sec. 74819. Women's 3 mm wetsuits.
 Sec. 74820. Women's 3.5 mm wetsuits.
 Sec. 74821. Women's 4.5 mm wetsuits.
 Sec. 74822. Women's 5.5 and 6.5 mm wetsuits.
 Sec. 74823. Insulated handmuffs of knit polyester.
 Sec. 74824. Men's stockingfoot wader bottom subassemblies, of compressed neoprene.

- Sec. 74825. Men's stockingfoot wader bottom subassemblies, of non-compressed neoprene.
- Sec. 74826. Fishing wader pocket pouch assemblies.
- Sec. 74827. Women's coats of man-made woven fibers.
- Sec. 74828. Men's or boys' linen woven trousers.
- Sec. 74829. Men's or boys' linen woven shorts.
- Sec. 74830. Martial arts uniforms.
- Sec. 74831. Women's dresses of woven viscose.
- Sec. 74832. Girls' woven cotton corduroy trousers.
- Sec. 74833. Women's woven waffle shirts.
- Sec. 74834. Babies' woven artificial fiber shirts and blouses.
- Sec. 74835. Babies' artificial fiber woven jumpsuits, coveralls, dresses, skirts, skintalls, or clothing accessories.
- Sec. 74836. Women's or girls' linen woven blouses, shirts and shirt-blouses, and sleeveless tank styles.
- Sec. 74837. Women's or girls' linen woven washsuits, sunsuits, or one-piece playsuits.
- Sec. 74838. Women's or girls' linen woven coveralls or jumpsuits.
- Sec. 74839. Women's shawls and similar goods, 100 percent silk.
- Sec. 74840. Winter cycling gloves.
- Sec. 74841. Mattress protectors with toppers.
- Sec. 74842. Printed mattress protectors.
- Sec. 74843. Lock pocket tents.
- Sec. 74844. Dark room tents.
- Sec. 74845. Air tube chambered tents.
- Sec. 74846. Bi-component microfiber tube mop refills.
- Sec. 74847. Microfiber duster refills.
- Sec. 74848. RFID mop pads.
- Sec. 74849. Microfiber cleaning cloths.
- Sec. 74850. Microfiber mop pads.
- Sec. 74851. Golf bag bodies with rain hoods and straps.
- Sec. 74852. Pillow shells, constructed with gussets.
- Sec. 74853. Golf bag body flats.
- Sec. 74854. Bathtub elbow rests.
- Sec. 74855. Door swings.
- Sec. 74856. Under bed restraints.
- Sec. 74857. Flat golf bag body components, without bottoms.
- Sec. 74858. Bath kneeler.
- Sec. 74859. Pillow shells, with oval jacquard weave.
- Sec. 74860. Two-piece camera mount kits.
- Sec. 74861. Sleeve covers.
- Sec. 74862. Sports footwear for men, valued over \$20 per pair.
- Sec. 74863. Sports footwear for women, valued over \$20 per pair.
- Sec. 74864. Men's cycling shoes valued over \$18 per pair.
- Sec. 74865. Women's cycling shoes valued over \$16 per pair.
- Sec. 74866. Men's golf shoes with outers and uppers of rubber or plastics, valued over \$20 per pair.
- Sec. 74867. Golf shoes other than for men, with outers and uppers of rubber or plastics, valued over \$20 per pair.
- Sec. 74868. Winter cycling boots for men.
- Sec. 74869. Winter cycling boots for women.
- Sec. 74870. Men's protective active footwear with waterproof soles, valued over \$26 per pair, covering the ankle.
- Sec. 74871. Women's protective active footwear with waterproof soles, valued over \$27 per pair, 15.35-25.4 cm in height.
- Sec. 74872. Children's protective active footwear with waterproof soles, valued over \$18 per pair.
- Sec. 74873. Men's protective active footwear with waterproof soles, valued over \$27 per pair, 15.35-25.4 cm in height.
- Sec. 74874. Children's footwear valued over \$15 per pair.
- Sec. 74875. Women's protective active footwear, valued over \$25 per pair, 15.35-25.4 cm in height.
- Sec. 74876. Women's rubber or plastic footwear covering the ankle with fox-like banding.
- Sec. 74877. Cheer shoes covering the ankle.
- Sec. 74878. Footwear for women, with 90 percent of the external surface of rubber or plastic, valued \$15-\$22 per pair.
- Sec. 74879. Sideline cheer shoes.
- Sec. 74880. Men's athletic footwear, valued under \$9 per pair.
- Sec. 74881. Athletic footwear for women, valued not over \$9 per pair.
- Sec. 74882. Athletic footwear for children, valued not over \$8 per pair.
- Sec. 74883. Men's golf shoes, with outer soles and uppers of rubber or plastics, not covering the ankle, valued \$15 per pair or over.
- Sec. 74884. Golf shoes other than for men, with outer soles and uppers of rubber or plastics, not covering the ankle, valued \$15 per pair or over.
- Sec. 74885. Men's rubber/plastic footwear, valued not over \$5 per pair.
- Sec. 74886. Women's rubber/plastic footwear, valued not over \$6 per pair.
- Sec. 74887. Children's athletic shoes with glitter uppers.
- Sec. 74888. Cheer shoes with sole less than 12 mm.
- Sec. 74889. Men's golf shoes with outers and uppers of rubber or plastics, valued over \$19 per pair.
- Sec. 74890. Golf shoes other than for men, outer soles and uppers of rubber or plastics, valued over \$19 per pair.
- Sec. 74891. Men's golf shoes, outer soles of rubber, plastics, leather or composition leather and uppers of leather (except pigskin uppers).
- Sec. 74892. Men's oxford work footwear with metal safety toe and internal metatarsal protection.
- Sec. 74893. Oxford-style leather footwear with metal safety toe and static dissipating protection.
- Sec. 74894. Women's leather footwear, lined with pigskin with zipper, valued \$47-\$60 per pair.
- Sec. 74895. Women's leather footwear, lined with pigskin, valued \$31-\$40 per pair.
- Sec. 74896. Women's slip-on cow/calf hair footwear, valued \$50-\$60 per pair.
- Sec. 74897. Women's leather footwear lined with sheepskin.
- Sec. 74898. Women's leather slip-on footwear lined with sheep leather.
- Sec. 74899. Women's leather slip-on footwear lined with pigskin.
- Sec. 74900. Women's leather footwear, lined with pigskin, valued \$21-\$27 per pair.
- Sec. 74901. Men's mid-cut work footwear with composite safety toe and waterproof leather uppers.
- Sec. 74902. Men's leather upper footwear, San Crispino construction, valued over \$32 per pair.
- Sec. 74903. Men's leather upper athletic footwear.
- Sec. 74904. Women's footwear with leather uppers, lined with pigskin, valued \$37-\$43 per pair.
- Sec. 74905. Women's footwear with leather uppers, lined with pigskin, valued \$88-\$102 per pair.
- Sec. 74906. Women's footwear with leather uppers, lined with pigskin, valued \$24-\$32 per pair.
- Sec. 74907. Women's footwear with leather uppers, lined with pigskin, valued \$57-\$62 per pair.
- Sec. 74908. Women's footwear with leather uppers, strap with closed toe and open heel.
- Sec. 74909. Open toe women's footwear, valued over \$23 but not over \$27 per pair.
- Sec. 74910. Slip-on footwear for women, valued over \$24 but not over \$27 per pair.
- Sec. 74911. Women's footwear with leather uppers, lined with pigskin, closed toe or heel with functional zippers on sides.
- Sec. 74912. Women's footwear with leather uppers, lined with pigskin, closed toe or heel with zipper closure, height of 43-48 cm.
- Sec. 74913. Women's footwear with leather uppers, lined with pigskin covering the knee.
- Sec. 74914. Women's footwear with leather uppers, lined with pigskin, closed toe or heel with zipper closure, height of 48-52 cm.
- Sec. 74915. Women's footwear with leather uppers, open toe with strap and buckle, valued \$14-\$25 per pair.
- Sec. 74916. Women's slip-on footwear with bovine leather uppers.
- Sec. 74917. Women's footwear with leather uppers, lined with pigskin with adjustable laces.
- Sec. 74918. Men's waterproof leather footwear, valued \$27 per pair or higher.
- Sec. 74919. Men's or boys' golf shoes, valued \$30 per pair or higher.
- Sec. 74920. Competitive cheer shoes with leather uppers.
- Sec. 74921. Children's waterproof leather footwear, not covering the ankle, valued \$14 per pair or higher.
- Sec. 74922. Women's footwear with leather uppers, open toe with strap and buckle, valued \$12.50-\$28 per pair.
- Sec. 74923. Women's footwear with leather uppers, closed toe with strap and buckle.
- Sec. 74924. Women's footwear with leather uppers, with strap and buckle, valued \$27-\$40 per pair.
- Sec. 74925. Women's footwear with leather uppers, with strap and buckle, valued \$12.70-\$18.70 per pair.
- Sec. 74926. Children's leather upper athletic footwear, valued not over \$9 per pair.
- Sec. 74927. Men's athletic type footwear with uppers of textile materials of vegetable fibers and outer soles of rubber or plastic with textile flocking.
- Sec. 74928. Athletic footwear for men, with a bellows tongue, valued over \$6.50 but not over \$12 per pair.
- Sec. 74929. Athletic footwear for women, with a bellows tongue, valued over \$6.50 but not over \$12 per pair.
- Sec. 74930. Athletic footwear for children, bellows tongue, valued over \$6.50 but not over \$12 per pair.
- Sec. 74931. Athletic footwear for men, valued over \$6.50 but not over \$9 per pair.
- Sec. 74932. Athletic footwear for children, valued over \$6.50 but not over \$9 per pair.

- Sec. 74933. Men's waterproof footwear, valued over \$15 per pair, covering the ankle.
- Sec. 74934. Men's waterproof footwear, valued over \$13 per pair, not covering the ankle.
- Sec. 74935. Women's waterproof footwear, valued over \$15 per pair, covering the ankle.
- Sec. 74936. Women's waterproof footwear, valued over \$13 per pair, not covering the ankle.
- Sec. 74937. Cheer shoes with uppers of textile materials.
- Sec. 74938. Men's golf shoes, uppers of textile materials.
- Sec. 74939. Golf shoes other than for men, uppers of textile materials.
- Sec. 74940. Women's footwear with textile uppers and 50 percent or more of the surface area of which is leather.
- Sec. 74941. Shoe and boot covers.
- Sec. 74942. Women's footwear with textile uppers, open toes or heels, valued \$15–\$30 per pair.
- Sec. 74943. Men's textile upper footwear, with open toes or open heels, valued not over \$12 per pair.
- Sec. 74944. Women's textile upper footwear, with open toes or open heels, valued not over \$12 per pair.
- Sec. 74945. Children's textile upper footwear, with open toes or open heels, valued not over \$12 per pair.
- Sec. 74946. Oxford footwear with textile upper and composite toe, valued at \$12–\$20 per pair.
- Sec. 74947. Oxford-style footwear for men or women with textile uppers, with an alloy safety toecap and static dissipating protection.
- Sec. 74948. Oxford-style work footwear with steel safety toe and static dissipating protection.
- Sec. 74949. Women's footwear, covering the ankle but not the knee, valued over \$24 per pair.
- Sec. 74950. Men's textile upper footwear, not covering the ankle, valued over \$24 per pair.
- Sec. 74951. Oxford footwear with textile uppers and composite toe, valued over \$20 per pair.
- Sec. 74952. Men's mid-cut footwear with a textile upper and a protective toe cap.
- Sec. 74953. Women's footwear with leather soles and textile uppers, open toes or heels, valued \$12–\$24 per pair.
- Sec. 74954. Footwear for women valued over \$20 but not over \$24 per pair.
- Sec. 74955. Women's footwear with leather soles and textile uppers, valued \$15–\$20 per pair.
- Sec. 74956. Women's footwear with leather soles and textile uppers, valued \$20–\$25 per pair.
- Sec. 74957. Women's footwear with cork soles and textile uppers.
- Sec. 74958. Men's footwear with felt soles, not covering the ankle, valued \$20 per pair or higher.
- Sec. 74959. Women's and girls' footwear with cork uppers, valued less than \$25 per pair.
- Sec. 74960. Women's footwear with cow/calf hair uppers, valued \$35–\$40 per pair, covering the ankle.
- Sec. 74961. Women's footwear with cow/calf hair uppers, valued \$35–\$40 per pair, not covering the ankle.
- Sec. 74962. Women's footwear with cow/calf hair uppers, valued \$19–\$25 per pair.
- Sec. 74963. Women's footwear with cow/calf hair uppers, valued \$50–\$55 per pair.
- Sec. 74964. Women's footwear, leather soles and rubber/plastic uppers, valued \$16–\$18 per pair.
- Sec. 74965. Women's footwear with cow/calf hair uppers, valued \$19–\$34 per pair.
- Sec. 74966. Footwear for women, valued over \$50 but not over \$60 per pair.
- Sec. 74967. Calf hair upper footwear.
- Sec. 74968. Gaiters of man-made fibers.
- Sec. 74969. Hats of vegetable fibers.
- Sec. 74970. Hairnets.
- Sec. 74971. Cotton knit hats, valued \$8 or less.
- Sec. 74972. Babies' woven cotton hats.
- Sec. 74973. Hats of man-made fiber, valued \$5–\$25.
- Sec. 74974. Waterproof and insulated hats with ear flaps, valued over \$15.
- Sec. 74975. Fishing wading staffs.
- Sec. 74976. Plastic plants for aquariums, not glued or bound.
- Sec. 74977. Natural stone ledger tile of sandstone.
- Sec. 74978. Marble mosaic and pebble tiles.
- Sec. 74979. Natural stone limestone tiles.
- Sec. 74980. Natural stone marble tiles.
- Sec. 74981. Waterjet natural stone mosaic tile.
- Sec. 74982. Marble entertaining and serveware.
- Sec. 74983. Articles of marble for kitchen and dining room.
- Sec. 74984. Natural stone ledger tiles of travertine.
- Sec. 74985. Travertine decorative tile.
- Sec. 74986. Limestone decorative tiles.
- Sec. 74987. Blank, embossed, and printed stoneware coaster disks and trivets.
- Sec. 74988. Rolled green glass sheets.
- Sec. 74989. Framed rear-view mirrors.
- Sec. 74990. Wall mirrors, unframed.
- Sec. 74991. Wall mirrors, framed.
- Sec. 74992. Stemware (crystalline) drinking glasses valued over \$0.30 but not over \$3 each, other than those presented in sets.
- Sec. 74993. Double-walled insulated glass tumblers.
- Sec. 74994. Diamond-shaped stemmed wine glasses.
- Sec. 74995. Twisted-center stemless wine glass.
- Sec. 74996. Crystalline drinking glasses, without stems, not in sets.
- Sec. 74997. Double-walled insulated glass bowls.
- Sec. 74998. Leaf-shaped glass decanters.
- Sec. 74999. Set of four appetizer plates made of glass with steel caddy holder, valued at \$2 each.
- Sec. 75000. Spice rack with glass jars and wooden lids valued not over \$3 each.
- Sec. 75001. Glass lens blanks for infrared applications.
- Sec. 75002. Hair accessories of glass beads, imitation pearls, and imitation stones, valued less than \$7.
- Sec. 75003. Filter bags with acid-resistant coating, of woven fiberglass laminated to ePTFE, weighing at least 325 g/m² but not over 350 g/m².
- Sec. 75004. Fiberglass replacement wicks for outdoor garden torch.
- Sec. 75005. Filter bags of woven fiberglass fabric laminated to an ePTFE, with a polytetrafluoroethylene coated backing, not acid resistant, weighing at least 721 g/m² but not over 771 g/m².
- Sec. 75006. Silver catalyst.
- Sec. 75007. Silver round blanks.
- Sec. 75008. Ferroboron alloy.
- Sec. 75009. Cast iron nonmalleable threaded main body combo castings for residential fuel oil tanks.
- Sec. 75010. Cast iron nonmalleable threaded vent caps for residential fuel oil tanks.
- Sec. 75011. Cast iron nonmalleable threaded bushings for residential fuel oil tanks.
- Sec. 75012. Cast iron nonmalleable threaded tank adapters for residential fuel oil tanks.
- Sec. 75013. Cast iron nonmalleable threaded fill alarm main body for residential fuel oil tanks.
- Sec. 75014. Cast iron nonmalleable threaded fill box caps for residential fuel oil tanks.
- Sec. 75015. Cast iron nonmalleable threaded leg flanges for residential fuel oil tanks.
- Sec. 75016. Portable gas cooking stoves.
- Sec. 75017. Portable outdoor cookers.
- Sec. 75018. Self-anchored beverage containers.
- Sec. 75019. Stainless steel handmade kitchen sinks.
- Sec. 75020. Loose frame baskets.
- Sec. 75021. Two-story fire escape ladders.
- Sec. 75022. Three-story fire escape ladders.
- Sec. 75023. Work support stands of steel.
- Sec. 75024. Locking fixtures of iron or steel.
- Sec. 75025. Stainless steel phone handle-and-stand accessories.
- Sec. 75026. Circular and S-shaped stainless steel carabiners.
- Sec. 75027. Pieces of refined unwrought copper cathode 99.9999 percent pure.
- Sec. 75028. Ultra-thin and wide-width aluminum foil.
- Sec. 75029. Etched capacitor aluminum foil of a thickness 0.018–0.126 mm.
- Sec. 75030. Stove top coffee makers.
- Sec. 75031. Aluminum shower caddies.
- Sec. 75032. Step stools of aluminum.
- Sec. 75033. Aluminum ladders.
- Sec. 75034. Circular and S-shaped aluminum carabiners.
- Sec. 75035. Stationary sprinklers of zinc.
- Sec. 75036. Tungsten waste and scrap.
- Sec. 75037. Cobalt alloys.
- Sec. 75038. Certain gallium (Ga).
- Sec. 75039. Niobium (columbium) rings no thicker than 20 mm.
- Sec. 75040. Tungsten secondary raw material.
- Sec. 75041. Gear-driven bolt cutters and pipe cutters.
- Sec. 75042. Rotary cutters.
- Sec. 75043. Food graters.
- Sec. 75044. Hand tools for applying plastic clip fasteners to garments.
- Sec. 75045. Steel workstations with vises adjustable by foot pedal.
- Sec. 75046. Fixed carbide cutter and roller cone drill bits.
- Sec. 75047. Rotary food graters.
- Sec. 75048. Coffee presses.
- Sec. 75049. Vacuum insulated coffee servers with a brew-through lid.
- Sec. 75050. Vacuum insulated coffee servers with no lid.
- Sec. 75051. Vacuum insulated coffee servers with fitted hinged lid.
- Sec. 75052. Commercial vacuum insulated coffee servers with sight gauge.
- Sec. 75053. Commercial vacuum insulated coffee servers with plastic base.
- Sec. 75054. Commercial vacuum insulated coffee servers with plastic base and stand.
- Sec. 75055. Craft knives with fixed pen-like or retractable blades.
- Sec. 75056. Craft knives.
- Sec. 75057. Blades for craft knives with non-fixed blades.
- Sec. 75058. Ergonomic pinking shears.
- Sec. 75059. Spring-action scissors.
- Sec. 75060. Electronic locks for lockers.
- Sec. 75061. Luggage locks of base metal, packaged for retail sale.

- Sec. 75062. Key-operated door handles, push-pull-rotate.
- Sec. 75063. Vent mounted magnetic mobile phone holder for automobiles.
- Sec. 75064. Dash mounted magnetic mobile phone holder for automobiles.
- Sec. 75065. Windshield mounted magnetic mobile phone holder for automobiles.
- Sec. 75066. Steel latches with plastic plungers.
- Sec. 75067. Non-key-operated door handles.
- Sec. 75068. Curtain rings.
- Sec. 75069. Brackets.
- Sec. 75070. Curtain rods.
- Sec. 75071. Curtain rod hardware.
- Sec. 75072. Curtain tiebacks.
- Sec. 75073. Curtain rod finials.
- Sec. 75074. Curved shower rods.
- Sec. 75075. Shower hooks and rings.
- Sec. 75076. Straight shower rods.
- Sec. 75077. Steel window rods.
- Sec. 75078. Antitheft steel cases with digital locks.
- Sec. 75079. Stainless steel hose kits.
- Sec. 75080. Stainless steel hoses.
- Sec. 75081. Wrist watch strap buckles not over 18 mm.
- Sec. 75082. Wrist watch strap buckles over 18 mm.
- Sec. 75083. Used cylinder heads.
- Sec. 75084. Cylinder heads used solely or principally with certain engines.
- Sec. 75085. Engine blocks.
- Sec. 75086. Swirler assemblies for turbines.
- Sec. 75087. Barrels for fuel mixing.
- Sec. 75088. Injector assemblies for certain turbines.
- Sec. 75089. Stem assemblies for certain turbines.
- Sec. 75090. Tip assemblies for non-gas turbines.
- Sec. 75091. High pressure fuel pumps.
- Sec. 75092. Dry scroll vacuum pumps 364x333x485 mm.
- Sec. 75093. Dry scroll vacuum pumps 297x260x420 mm.
- Sec. 75094. Dry scroll vacuum pumps 254x260x420 mm.
- Sec. 75095. Dry scroll vacuum pumps 181x140x358 mm.
- Sec. 75096. Turbomolecular vacuum pumps.
- Sec. 75097. Rotary vane vacuum pumps valued over \$500 each.
- Sec. 75098. Vacuum diffusion pumps valued over \$900 each.
- Sec. 75099. Hand- or foot-operated air pumps.
- Sec. 75100. Roof vent fans.
- Sec. 75101. 12-Amp corded electric leaf blowers.
- Sec. 75102. Cordless battery powered leaf blowers not exceeding 20 volts.
- Sec. 75103. Cordless battery powered leaf blowers between 20 and 60 V.
- Sec. 75104. Fan assemblies for cab climate systems.
- Sec. 75105. Aquarium air pumps.
- Sec. 75106. Heat pumps for residential use.
- Sec. 75107. Heat pumps (outdoor units) for split air conditioner systems.
- Sec. 75108. High-wall indoor units.
- Sec. 75109. Single-zone outdoor units.
- Sec. 75110. Mini heat pumps for split air conditioner systems.
- Sec. 75111. Multi-zone outdoor unit ductless systems.
- Sec. 75112. Indoor units of split air conditioner systems.
- Sec. 75113. Ductless 18000 BTU heat pumps, single zone inverter.
- Sec. 75114. Single-phase heat pump.
- Sec. 75115. Steel vacuum pitchers with plastic hinged lid.
- Sec. 75116. Oil filters.
- Sec. 75117. Battery powered nasal irrigators.
- Sec. 75118. Struts to absorb vibration.
- Sec. 75119. Table saws (25.4 cm.), operable corded and cordless.
- Sec. 75120. Sliding miter saws (25.4 cm) with laser, corded and cordless.
- Sec. 75121. Electromechanical rotary hammers, corded and cordless.
- Sec. 75122. Electromechanical hammer impact drivers, corded and cordless.
- Sec. 75123. Rotary hammer drill tools with self-contained electric motor.
- Sec. 75124. Drill driver tools with self-contained electric motor.
- Sec. 75125. Extruders.
- Sec. 75126. Three-dimensional drawing pens.
- Sec. 75127. Professional grade three-dimensional drawing pens.
- Sec. 75128. Electric multi-functional blower vacuums.
- Sec. 75129. Autosamplers (multisamplers) for liquid chromatographs.
- Sec. 75130. Autosamplers (vialsamplers) for liquid chromatographs.
- Sec. 75131. Hydraulic hammer assembly.
- Sec. 75132. Segmented bladder-operated molds, with more than 25-inch rim diameter.
- Sec. 75133. Used valves for directional control.
- Sec. 75134. Keg spears with pressure release valves.
- Sec. 75135. Multiport distribution controllers.
- Sec. 75136. Subsea modular trees.
- Sec. 75137. Flow selector unit-multi-port 6-branch engine crankshafts.
- Sec. 75138. Engine crankshafts.
- Sec. 75139. Turbocharger journal bearings.
- Sec. 75140. Mid-range bearing housings.
- Sec. 75141. Heavy duty bearing housings.
- Sec. 75142. Fixed ration gear boxes.
- Sec. 75143. Track drive gear boxes.
- Sec. 75144. Swing bearing assembly.
- Sec. 75145. Gears for use in machinery or within engines.
- Sec. 75146. 14Y stepper motors.
- Sec. 75147. Air drow actuators.
- Sec. 75148. Servo motors.
- Sec. 75149. DC brushed rhombic winding NdFeB magnet motors, with output under 18.65 W.
- Sec. 75150. DC brushed rhombic winding NdFeB magnet motors.
- Sec. 75151. DC brushed rhombic winding Al-NiCo magnet motors, with output under 18.65 W.
- Sec. 75152. DC brushless rhombic winding NdFeB magnet motors, with output under 18.65 W.
- Sec. 75153. DC brushed rhombic winding NdFeB magnet motors, with output over 18.65 but not over 37.5 W.
- Sec. 75154. DC brushed rhombic winding Al-NiCo magnet motors, with output over 18.65 W but not over 37.5 W.
- Sec. 75155. DC brushless slotless rhombic winding NdFeB magnet motors output over 18.65 W but not over 37.5 W.
- Sec. 75156. DC brushed rhombic winding NdFeB magnet motors output over 37.5 W but not over 74.6 W.
- Sec. 75157. DC brushless slotless rhombic winding NdFeB magnet motors output over 37.5 W but not over 74.6 W.
- Sec. 75158. Motors.
- Sec. 75159. DC motors of an output exceeding 74.6 W but not exceeding 735 W.
- Sec. 75160. DC motors, of an output exceeding 74.6 W but not exceeding 735 W.
- Sec. 75161. DC brushed rhombic winding NdFeB magnet motors output over 74.6 W but not over 735 W.
- Sec. 75162. DC brushless slotless rhombic winding NdFeB magnet motors output over 74.6 W but not over 735 W.
- Sec. 75163. DC motors of an output exceeding 750 W but not exceeding 14.92 kW.
- Sec. 75164. DC electric motor for non-aircraft gas turbines.
- Sec. 75165. AC alternators.
- Sec. 75166. AC alternators with copper windings.
- Sec. 75167. Wound stators and rotor assemblies.
- Sec. 75168. Rotors.
- Sec. 75169. Stators for washing machines, with a 27-tooth design.
- Sec. 75170. Stators for washing machines, with an 18-tooth design.
- Sec. 75171. Rotors for washing machines, with a height of 60.8 mm.
- Sec. 75172. Rotors for washing machines, with a height of 49 mm.
- Sec. 75173. 6 V lead-acid storage batteries.
- Sec. 75174. 12 V lead-acid storage batteries, used for the auxiliary source of power.
- Sec. 75175. Lead-acid storage batteries, used for wheelchairs.
- Sec. 75176. 12 V lead-acid storage batteries, rated at less than 15 ampere-hours.
- Sec. 75177. 12 V lead-acid storage batteries, rated at 15 ampere-hours or more.
- Sec. 75178. Cell box assemblies, weighing 15 kg or more but not over 18 kg.
- Sec. 75179. Cell box assemblies, weighing 30 kg or more but not over 36 kg.
- Sec. 75180. Cell box assemblies, weighing 36 kg or more but not over 49 kg.
- Sec. 75181. Cell box assemblies NX.
- Sec. 75182. Food processors with a capacity greater than 2.9 liters but not exceeding 3.1 liters.
- Sec. 75183. Food processors with a capacity greater than 1.6 liters but not exceeding 2.2 liters.
- Sec. 75184. Cordless hand blenders.
- Sec. 75185. Cordless hand mixers.
- Sec. 75186. Corded hand blenders.
- Sec. 75187. Burr coffee grinders.
- Sec. 75188. Electric food processors with bowl scraper.
- Sec. 75189. Electric food processors with snap-locking lid.
- Sec. 75190. Electric juice extractors.
- Sec. 75191. Electric drink mixers.
- Sec. 75192. Spiralizing food processors with a capacity equal to or greater than 2.36 liters but not exceeding 2.64 liters.
- Sec. 75193. Spiralizing food processors with a capacity equal to or greater than 2.83 liters but not exceeding 3.07 liters.
- Sec. 75194. Dicing food processors.
- Sec. 75195. Compact food processor with smoothie function.
- Sec. 75196. Juice extractors.
- Sec. 75197. Integrated baby food making systems.
- Sec. 75198. Electric juice mixers and grinders.
- Sec. 75199. Ultrasonic humidifiers.
- Sec. 75200. Automatic litterboxes, valued no more than \$100.
- Sec. 75201. Electric toothbrushes.
- Sec. 75202. Ultrasonic cool/warm mist humidifiers with aromatherapy.
- Sec. 75203. 2-in-1 can opener.
- Sec. 75204. Food spiralizing devices.
- Sec. 75205. Ceramic bowls.
- Sec. 75206. Food grinders for certain electromechanical stand food mixers.
- Sec. 75207. Pasta press extruders for certain stand food mixers.
- Sec. 75208. Stainless steel bowls for certain electromechanical stand food mixers, with capacity greater than 4.2 liters but not exceeding 4.8 liters.

- Sec. 75209. Stainless steel bowls for certain electromechanical stand food mixers, with capacity greater than 2.8 liters but not exceeding 3.4 liters.
- Sec. 75210. Stainless steel bowls for certain electromechanical stand food mixers, with capacity greater than 5.6 liters but not exceeding 8.6 liters.
- Sec. 75211. Pasta rollers and cutters for stand food mixers.
- Sec. 75212. Glass bowls for certain electromechanical stand food mixers.
- Sec. 75213. Body trimmers for detailed hair trimming.
- Sec. 75214. Hair clipper sets.
- Sec. 75215. Rechargeable trimmers for trimming human hair.
- Sec. 75216. PCB assemblies for clippers and trimmers.
- Sec. 75217. LED bicycle wheel spoke lights.
- Sec. 75218. Bicycle rear lights.
- Sec. 75219. Portable electric lamps.
- Sec. 75220. Space heaters.
- Sec. 75221. Microwave ovens with capacity not exceeding 22.5 liters.
- Sec. 75222. Microwave ovens with capacity exceeding 22.5 liters but not exceeding 31 liters.
- Sec. 75223. Low-profile microwave ovens with electronic opening mechanism and integral range hood.
- Sec. 75224. Low-profile microwave ovens with push button opening mechanism and integral range hood.
- Sec. 75225. Low-profile microwave ovens with electronic opening mechanism and without a range hood.
- Sec. 75226. Searing grills.
- Sec. 75227. Automatic drip coffee makers.
- Sec. 75228. Espresso machines.
- Sec. 75229. Coffee makers with dishwasher safe removable parts.
- Sec. 75230. Single-service coffee makers with milk frothers.
- Sec. 75231. Electric coffee makers with dual dispensers.
- Sec. 75232. Electric coffee makers for brewing capsules.
- Sec. 75233. Automatic or manual pour over coffee makers.
- Sec. 75234. Removable reservoir coffeemakers.
- Sec. 75235. Single serve coffee makers.
- Sec. 75236. 2-way coffee makers with a 12-cup carafe and a pod brewer.
- Sec. 75237. Rapid cold brew and hot coffee makers.
- Sec. 75238. Electric kettles.
- Sec. 75239. Electric toasters with even-toast feature.
- Sec. 75240. Electric toasters with 6.5 inch slots.
- Sec. 75241. Electric toasters with 37 mm wide slots, with an under-base cord wrap.
- Sec. 75242. 2- and 4- slot toasters, not having a button to keep toaster contents warm after toasting.
- Sec. 75243. 2-slot toasters, with a button to keep toaster content warm after toasting.
- Sec. 75244. Electric toasters with double-slice slots.
- Sec. 75245. Electric toasters with 37 mm wide slots, with a retractable cord.
- Sec. 75246. Electric pressure cookers rated more than 800 W but not more than 1,000 W, with a capacity of not less than 5 liters.
- Sec. 75247. Electric pressure cookers rated more than 1,200 W but not more than 1,400 W, with a capacity of less than 5 liters.
- Sec. 75248. Electric pressure cookers rated more than 1,000 W but not more than 1,200 W, with a capacity of less than 5 liters.
- Sec. 75249. Contoured heating pads.
- Sec. 75250. Slow cookers with non-stick ceramic coated stoneware.
- Sec. 75251. Heating pads.
- Sec. 75252. Programmable slow cookers with digital display.
- Sec. 75253. 8-Quart electric slow cookers.
- Sec. 75254. Programmable slow cookers.
- Sec. 75255. Electric slow cookers with locking lid.
- Sec. 75256. Double flip waffle makers with removable grids.
- Sec. 75257. Ice cream waffle cone and bowl makers.
- Sec. 75258. Electric breakfast sandwich makers.
- Sec. 75259. Pressure cookers.
- Sec. 75260. 10-quart programmable slow cookers.
- Sec. 75261. Polished stainless steel 1.5-quart tea kettles.
- Sec. 75262. Egg bite makers.
- Sec. 75263. Vacuum steel insulated coffee carafes, of a kind used with deep ultraviolet lithography machines.
- Sec. 75264. Vacuum steel insulated carafes for household coffee machines, of a kind used with deep ultraviolet lithography machines.
- Sec. 75265. Vacuum steel bodies with inner and outer steel layers.
- Sec. 75266. Lamp-holder housings of plastic.
- Sec. 75267. 660 W, 125 V, lamp-holder with two 15 amp outlets.
- Sec. 75268. Combination duplex receptacle/outlet and USB charger, 15–20 amp, 125 V.
- Sec. 75269. Range and dryer receptacles.
- Sec. 75270. Residential grade receptacles.
- Sec. 75271. Residential and commercial USB receptacles.
- Sec. 75272. Power strips.
- Sec. 75273. Surge protectors.
- Sec. 75274. Programmable controllers for architectural lighting.
- Sec. 75275. Electronic modular control panels for generators.
- Sec. 75276. Power distribution modules and programmable controllers.
- Sec. 75277. Glass capacitive touchscreen assemblies with LCD.
- Sec. 75278. Lamps containing deuterium gas without radio-frequency identification (RFID).
- Sec. 75279. Lamps containing deuterium gas with radio-frequency identification (RFID).
- Sec. 75280. Fiber channel coaxial cables of silver-plated copper conductors and expanded ePTFE dielectrics.
- Sec. 75281. Insulated coaxial cables, of a kind used with deep ultraviolet lithography machines.
- Sec. 75282. Coaxial cables insulated with ePTFE, vapor sealed, of a kind used with deep ultraviolet lithography machines.
- Sec. 75283. Coaxial cables insulated with ePTFE, non-vapor sealed, of a kind used with deep ultraviolet lithography machines.
- Sec. 75284. Low speed automotive ethernet USB harnesses.
- Sec. 75285. High speed autolink cable USB harnesses.
- Sec. 75286. Insulated electric conductors, of a kind used with extreme ultraviolet lithography machines.
- Sec. 75287. Insulated electric conductors, of a kind used with deep ultraviolet lithography machines.
- Sec. 75288. Insulated electric conductors, of a kind used with optical instruments.
- Sec. 75289. Rings, blocks, and other insulating fittings of quartz.
- Sec. 75290. Front tire splash guards for vehicles.
- Sec. 75291. Rear tire splash guards for vehicles.
- Sec. 75292. Automatic gear boxes.
- Sec. 75293. Suspension systems (struts) for off-highway trucks.
- Sec. 75294. Suspension system stabilizer bars.
- Sec. 75295. Tie rod assemblies.
- Sec. 75296. Used axle housings.
- Sec. 75297. Used parts for power trains.
- Sec. 75298. Front windshield covers.
- Sec. 75299. Expansion chambers.
- Sec. 75300. Bicycle racks for car roofs.
- Sec. 75301. High pressure fuel injector rails.
- Sec. 75302. Stand-up bicycles, having both wheels exceeding 63.5 cm in diameter.
- Sec. 75303. Elliptical cycles, with wheels not exceeding 63.5 cm in diameter.
- Sec. 75304. Bicycle frames, other than of steel, valued \$600 or less.
- Sec. 75305. Internal gear bicycle hubs, other than two or three speeds.
- Sec. 75306. Bicycle pedals other than clipless pedals.
- Sec. 75307. Clipless bicycle pedals and parts thereof.
- Sec. 75308. Carbon fiber bicycle seatposts.
- Sec. 75309. Bicycle handlebar tape, other than silicon or leather tape.
- Sec. 75310. Trailer cycles.
- Sec. 75311. Dropper seatposts.
- Sec. 75312. Bicycle fenders.
- Sec. 75313. Bicycle handlebars.
- Sec. 75314. Multi-functional steel carts.
- Sec. 75315. Non-mechanically propelled industrial hand truck.
- Sec. 75316. Moving dollies.
- Sec. 75317. Paragliders, paraglider wings and paraglider harnesses.
- Sec. 75318. Sailing catamarans and power catamarans.
- Sec. 75319. Projection lenses.
- Sec. 75320. Mounted optical lenses.
- Sec. 75321. Objective lenses for broadcast cameras.
- Sec. 75322. Objective lenses for cinema cameras.
- Sec. 75323. Magnifying spectacles.
- Sec. 75324. LCD television panel assemblies, with a video display measuring over 175.26 cm.
- Sec. 75325. LCD television panel assemblies, with a video display measuring over 149.86 cm but not over 175.26 cm.
- Sec. 75326. LCD television panel assemblies, with a video display measuring over 139.7 cm but not over 149.86 cm.
- Sec. 75327. LCD television panel assemblies, with a video display measuring over 137.16 cm but not over 139.7 cm.
- Sec. 75328. Housings designed for infrared lenses.
- Sec. 75329. Electronic temperature indicators, weighing 14.2 g.
- Sec. 75330. Electronic temperature indicators, weighing 64.4 g.
- Sec. 75331. Electronic temperature indicators, weighing 430 g.
- Sec. 75332. Global cargo trackers, weighing 660 g.
- Sec. 75333. Temperature data monitors, weighing 115 g.
- Sec. 75334. Temperature data monitors, weighing 138.9 g.
- Sec. 75335. Temperature data monitors, weighing 133.2 g.
- Sec. 75336. Parts and accessories of bicycle speedometers.
- Sec. 75337. Wired remote controllers.
- Sec. 75338. Analog/digital wrist watches.

- Sec. 75339. Mechanical wrist watches.
 Sec. 75340. Mechanical wrist watches with leather or other band.
 Sec. 75341. Analog pocket watches.
 Sec. 75342. Projection alarm clocks, non-atomic.
 Sec. 75343. Projection atomic alarm clocks.
 Sec. 75344. Analog wall clocks without thermometer, hygrometer, or barometer gauges.
 Sec. 75345. Analog clocks with thermometer and hygrometer.
 Sec. 75346. Atomic analog wall clocks.
 Sec. 75347. Atomic digital clocks.
 Sec. 75348. Analog kitchen timers.
 Sec. 75349. Wrist watch movements having over one jewel and less than 7 jewels.
 Sec. 75350. Watch movements having over 7 jewels and under 17 jewels.
 Sec. 75351. Watch cases or “bodies” over 41 mm in diameter.
 Sec. 75352. Watch cases or “bodies” not over 41 mm in diameter.
 Sec. 75353. Watch case bezels, backs, and centers.
 Sec. 75354. Watch case parts.
 Sec. 75355. Stainless steel watch bracelets.
 Sec. 75356. Watch dials.
 Sec. 75357. Watch crowns.
 Sec. 75358. Watch hands.
 Sec. 75359. Acoustic guitars.
 Sec. 75360. Console digital pianos.
 Sec. 75361. Grand digital pianos.
 Sec. 75362. Electronic 61-key keyboards.
 Sec. 75363. Electric guitars and acoustic/electric guitars.
 Sec. 75364. Memory foam travel pillows.
 Sec. 75365. Lighting for wall installation.
 Sec. 75366. Decorative bathroom fan assemblies (lighting fixtures) assemblies.
 Sec. 75367. Metal household floor lamps.
 Sec. 75368. Solar powered pathway lights, each measuring between 36.8 cm and 42 cm in height.
 Sec. 75369. Solar powered pathway lights, each measuring between 45 cm and 48 cm in height.
 Sec. 75370. Exterior exit viewing lights, dual beam.
 Sec. 75371. LED flameless candles.
 Sec. 75372. Aquarium LED light strands.
 Sec. 75373. LED light modules for bathroom fans/lights.
 Sec. 75374. Aquarium LED light sticks.
 Sec. 75375. Aquarium LED light strips.
 Sec. 75376. Decorative votive candle holders.
 Sec. 75377. Candle jar shades.
 Sec. 75378. Non-electrical lighting.
 Sec. 75379. Outdoor garden or patio torches of bamboo construction.
 Sec. 75380. Outdoor garden or patio torches of non-bamboo construction.
 Sec. 75381. Indoor oil lamps with base of glass or metal.
 Sec. 75382. Outdoor garden torches for tabletop use.
 Sec. 75383. Glass lens arrays for spotlights.
 Sec. 75384. Lamp shades.
 Sec. 75385. Galvanized steel LED downlight housing frames.
 Sec. 75386. Aluminum cylinders for LED lighting fixtures.
 Sec. 75387. Galvanized steel brackets and plates for LED lighting fixtures.
 Sec. 75388. Aluminum LED downlight reflectors.
 Sec. 75389. Outdoor garden torch replacement canisters.
 Sec. 75390. Iris subassemblies for moving lights.
 Sec. 75391. Zoom modules for automated moving lights.
 Sec. 75392. Golf club heads for fairway woods.
 Sec. 75393. Golf club shafts for putters.
 Sec. 75394. Steel golf club shafts, other than for putters.
 Sec. 75395. Golf club shaft assemblies.
 Sec. 75396. Graphite driver golf club shafts, extra stiff flex.
 Sec. 75397. Graphite hybrid golf club shafts, extra stiff flex.
 Sec. 75398. Graphite irons golf club shafts, extra stiff flex.
 Sec. 75399. Graphite driver golf club shafts, regular, senior, adult, or ladies flex.
 Sec. 75400. Graphite golf club driver shafts, stiff flex.
 Sec. 75401. Graphite hybrid golf club shafts, regular, senior, adult, or ladies flex.
 Sec. 75402. Graphite hybrid golf club shafts, stiff flex.
 Sec. 75403. Graphite irons golf club shafts, regular, senior, adult, or ladies flex.
 Sec. 75404. Graphite irons golf club shafts, stiff flex.
 Sec. 75405. Pickleball paddles.
 Sec. 75406. Pickleballs.
 Sec. 75407. Exercise cycles.
 Sec. 75408. Stationary trainers.
 Sec. 75409. Multimodality fitness equipment, without integrated contact grip heart rate monitor.
 Sec. 75410. Multimodality fitness equipment with integrated power sensor to measure the user's upper body power input.
 Sec. 75411. Parts and accessories for treadmills.
 Sec. 75412. Parts and accessories for ellipticals.
 Sec. 75413. Parts and accessories for stationary exercise cycles.
 Sec. 75414. Parts and accessories for weight training equipment.
 Sec. 75415. Parts and accessories for certain exercise equipment machines.
 Sec. 75416. Lateral elliptical machines.
 Sec. 75417. Adjustable-weight kettlebells.
 Sec. 75418. Adjustable-weight barbell.
 Sec. 75419. Exercise cycles with dual-position handgrips.
 Sec. 75420. Exercise cycles with single handgrips.
 Sec. 75421. Upright exercise cycles.
 Sec. 75422. Recumbent exercise cycles with touchscreen consoles.
 Sec. 75423. Leaning exercise cycles.
 Sec. 75424. Rod gyms, with vertical bench.
 Sec. 75425. Rod and resistance gyms, with flat benches.
 Sec. 75426. Foldable treadmills, with LCD consoles with control keypads.
 Sec. 75427. Foldable treadmills, with touchscreen consoles measuring 44.5 cm or less.
 Sec. 75428. Indoor cycling machines with wireless data touchscreen displays.
 Sec. 75429. Indoor cycling machines with LCD consoles and two water bottle holders.
 Sec. 75430. Indoor cycling machines with LCD consoles and single water bottle holder.
 Sec. 75431. Recumbent elliptical machines.
 Sec. 75432. Fitness equipment combining the functions of an elliptical and a stair stepper, weight over 90 kgs.
 Sec. 75433. Foldable treadmills with touchscreen console greater than 44.4 cm.
 Sec. 75434. Interactive indoor cycling exercise cycles.
 Sec. 75435. Multimodality fitness equipment, with integrated contact grip heart rate monitors.
 Sec. 75436. Fishing reels valued not over \$2.70 each, pre-spooled, with rod and fishing line.
 Sec. 75437. Fishing reels valued not over \$2.70 each.
 Sec. 75438. Hard artificial crankbaits.
 Sec. 75439. Collapsible big game decoys.
 Sec. 75440. Vacuum steel hinged lid pitchers, not exceeding 1 liter.
 Sec. 75441. Vacuum insulated drinkware having a capacity exceeding 1 liter but not exceeding 2 liters.
 Sec. 75442. Vacuum insulated drinkware having a capacity exceeding 2 liters but not exceeding 4 liters.
 Sec. 75443. Vacuum glass lined steel coffee servers over 2 liters.
 Sec. 75444. Vacuum glass lined steel coffee servers over 2 liters with lever dispensing.
- PART II—EXISTING DUTY SUSPENSIONS AND REDUCTIONS**
- Sec. 75451. Extension of certain existing duty suspensions and reductions and other modifications.
- PART III—EFFECTIVE DATE**
- Sec. 75461. Effective date.
- Subtitle C—Reauthorization of American Manufacturing Competitiveness Act of 2016**
- Sec. 75471. Reauthorization of American Manufacturing Competitiveness Act of 2016.
- TITLE V—AUTHORIZATION OF APPROPRIATIONS**
- Sec. 76001. Authorization of additional appropriations.
- TITLE VI—CUSTOMS USER FEES**
- Sec. 77001. Extension of customs user fees.
- SEC. 70002. APPROPRIATE CONGRESSIONAL COMMITTEES DEFINED.**
- In this division, the term “appropriate congressional committees” means the Committee on Finance of the Senate and the Committee on Ways and Means of the House of Representatives.
- TITLE I—TRADING CONSISTENT WITH AMERICAN VALUES**
- Subtitle A—Preventing Importation of Goods Produced by Forced Labor**
- SEC. 71001. INVESTIGATIONS OF ALLEGATIONS OF GOODS PRODUCED BY FORCED LABOR.**
- Section 307 of the Tariff Act of 1930 (19 U.S.C. 1307) is amended—
- (1) by striking “All” and inserting the following:
- “(a) IN GENERAL.—All”;
- (2) by striking “‘Forced labor’, as herein used, shall mean” and inserting the following:
- “(c) FORCED LABOR DEFINED.—In this section, the term ‘forced labor’ means”;
- (3) by inserting after subsection (a), as designated by paragraph (1), the following:
- “(b) FORCED LABOR DIVISION.—
- “(1) IN GENERAL.—There is established in the Office of Trade of U.S. Customs and Border Protection a Forced Labor Division, which shall—
- “(A) receive and investigate allegations of goods, wares, articles, or merchandise mined, produced, or manufactured using forced labor; and
- “(B) coordinate with other agencies to enforce the prohibition under subsection (a).
- “(2) PRIORITIZATION OF INVESTIGATIONS.—In prioritizing investigations under paragraph (1)(A), the Forced Labor Division shall—
- “(A) consult closely with the Bureau of International Labor Affairs of the Department of Labor and the Office to Monitor and Combat Trafficking in Persons of the Department of State; and
- “(B) take into account—
- “(i) the complicity of—
- “(I) the government of the foreign country in which the instance of forced labor is alleged to have occurred; and

“(II) the government of any other country that has facilitated the use of forced labor in the country described in subclause (I);

“(ii) the ranking of the governments described in clause (I) in the most recent report on trafficking in persons required by section 110(b)(1) of the Trafficking Victims Protection Act of 2000 (22 U.S.C. 7107(b)(1));

“(iii) whether the good involved in the alleged instance of forced labor is included in the most recent list of goods produced by child labor or forced labor required by section 105(b)(1)(2)(C) of the Trafficking Victims Protection Reauthorization Act of 2005 (22 U.S.C. 7112(b)(2)(C)); and

“(iv) the effect taking action with respect to the alleged instance of forced labor would have in eradicating forced labor from the supply chain of the United States.

“(3) QUARTERLY BRIEFINGS REQUIRED.—Not less frequently than every 90 days, the Forced Labor Division shall provide briefings to the Committee on Finance of the Senate and the Committee on Ways and Means of the House of Representatives regarding—

“(A) allegations received under paragraph (1);

“(B) the prioritization of investigations of such allegations under paragraph (2); and

“(C) progress made toward—

“(i) issuing withhold release orders for goods, wares, articles, or merchandise mined, produced, or manufactured using forced labor; and

“(ii) making findings in and closing investigations conducted under paragraph (1).”.

SEC. 71002. PREVENTING IMPORTATION OF SEAFOOD AND SEAFOOD PRODUCTS HARVESTED OR PRODUCED USING FORCED LABOR.

(a) DEFINITIONS.—In this section:

(1) CHILD LABOR.—The term “child labor” has the meaning given the term “worst forms of child labor” in section 507 of the Trade Act of 1974 (19 U.S.C. 2467).

(2) FORCED LABOR.—The term “forced labor” has the meaning given that term in section 307 of the Tariff Act of 1930 (19 U.S.C. 1307).

(3) HUMAN TRAFFICKING.—The term “human trafficking” has the meaning given the term “severe forms of trafficking in persons” in section 103 of the Trafficking Victims Protection Act of 2000 (22 U.S.C. 7102).

(4) SEAFOOD.—The term “seafood” means fish, shellfish, processed fish, fish meal, shellfish products, and all other forms of marine animal and plant life other than marine mammals and birds.

(5) SECRETARY.—The term “Secretary” means the Secretary of Commerce, acting through the Administrator of the National Oceanic and Atmospheric Administration.

(b) FORCED LABOR IN FISHING.—

(1) RULEMAKING.—Not later than one year after the date of the enactment of this Act, the Commissioner of U.S. Customs and Border Protection, in coordination with the Secretary, shall issue regulations regarding the verification of seafood imports to ensure that no seafood or seafood product harvested or produced using forced labor is entered into the United States in violation of section 307 of the Tariff Act of 1930 (19 U.S.C. 1307).

(2) STRATEGY.—The Commissioner of U.S. Customs and Border Protection, in coordination with the Secretary and the Secretary of the department in which the Coast Guard is operating, shall—

(A) develop a strategy for using data collected under Seafood Import Monitoring Program to identify seafood imports at risk of being harvested or produced using forced labor; and

(B) publish information regarding the strategy developed under subparagraph (A) on the website of U.S. Customs and Border Protection.

(c) INTERNATIONAL ENGAGEMENT.—The United States Trade Representative, in coordination with the Secretary of Commerce, shall engage with interested countries regarding the development of compatible and effective seafood tracking and sustainability plans in order to—

(1) identify best practices;

(2) coordinate regarding data sharing;

(3) reduce barriers to trade in fairly grown or harvested fish; and

(4) end the trade in products that—

(A) are harvested or produced using illegal, unregulated, or unreported fishing, human trafficking, or forced labor; or

(B) pose a risk of fraud.

Subtitle B—Addressing Censorship and Barriers to Digital Trade

SEC. 71011. CENSORSHIP AS A TRADE BARRIER.

(a) IN GENERAL.—Chapter 8 of title I of the Trade Act of 1974 (19 U.S.C. 2241 et seq.) is amended by adding at the end the following:

“SEC. 183. IDENTIFICATION OF COUNTRIES THAT DISRUPT DIGITAL TRADE.

“(a) IN GENERAL.—Not later than 60 days after the date on which the National Trade Estimate is submitted under section 181(b), the United States Trade Representative (in this section referred to as the ‘Trade Representative’) shall identify, in accordance with subsection (b), foreign countries that are trading partners of the United States that engage in acts, policies, or practices that disrupt digital trade activities, including—

“(1) coerced censorship in their own markets or extraterritorially; and

“(2) other eCommerce or digital practices with the goal, or substantial effect, of promoting censorship or extrajudicial data access that disadvantages United States persons.

“(b) REQUIREMENTS FOR IDENTIFICATIONS.—In identifying countries under subsection (a), the Trade Representative shall identify only foreign countries that—

“(1) disrupt digital trade in a discriminatory or trade distorting manner with the goal, or substantial effect, of promoting censorship or extrajudicial data access;

“(2) deny fair and equitable market access to digital service providers that are United States persons with the goal, or substantial effect, of promoting censorship or extrajudicial data access; or

“(3) engage in coerced censorship or extrajudicial data access so as to harm the integrity of services or products provided by United States persons in the market of that country, the United States market, or other markets.

“(c) DESIGNATION OF PRIORITY FOREIGN COUNTRIES.—

“(1) IN GENERAL.—The Trade Representative shall designate as priority foreign countries the foreign countries identified under subsection (a) that—

“(A) engage in the most onerous or egregious acts, policies, or practices that have the greatest impact on the United States; and

“(B) are not negotiating or otherwise making progress to end those acts, policies, or practices.

“(2) REVOCATIONS AND ADDITIONAL IDENTIFICATIONS.—

“(A) IN GENERAL.—The Trade Representative may at any time, if information available to the Trade Representative indicates that such action is appropriate—

“(i) revoke the identification of any foreign country as a priority foreign country under paragraph (1); or

“(ii) identify any foreign country as a priority foreign country under that paragraph.

“(B) REPORT ON REASONS FOR REVOCATION.—The Trade Representative shall include in

the semiannual report submitted to Congress under section 309(3) a detailed explanation of the reasons for the revocation under subparagraph (A) of the identification of any foreign country as a priority foreign country under paragraph (1) during the period covered by the report.

“(d) PUBLICATION.—The Trade Representative shall publish in the Federal Register a list of foreign countries identified under subsection (a) and foreign countries designated as priority foreign countries under subsection (c) and shall make such revisions to the list as may be required by reason of action under subsection (c)(2).

“(e) ANNUAL REPORT.—Not later than 30 days after the date on which the Trade Representative submits the National Trade Estimate under section 181(b), the Trade Representative shall submit to the Committee on Finance of the Senate and the Committee on Ways and Means of the House of Representatives a report on actions taken under this section during the one-year period preceding that report, and the reasons for those actions, including—

“(1) a list of any foreign countries identified under subsection (a); and

“(2) a description of progress made in decreasing disruptions to digital trade.”.

(b) SENSE OF CONGRESS.—It is the sense of Congress that, in carrying out any revocations or identifications under section 183(c)(2)(A) of the Trade Act of 1974, as added by subsection (a), the United States Trade Representative may consider information contained in the findings from the investigation of the United States International Trade Commission entitled “Foreign Censorship: Trade and Economic Effects on U.S. Businesses” (Investigation No. 332-585).

(c) CLERICAL AMENDMENT.—The table of contents for the Trade Act of 1974 is amended by inserting after the item relating to section 182 the following:

“Sec. 183. Identification of countries that disrupt digital trade.”.

SEC. 71012. DESIGNATION OF OFFICIAL RESPONSIBLE FOR MONITORING UNFAIR TRADE PRACTICES OF SUPPLIERS OF INFORMATION AND COMMUNICATIONS EQUIPMENT.

The United States Trade Representative shall designate an official within the Office of the United States Trade Representative with responsibility for monitoring unfair trade practices of suppliers of information and communications equipment, including those suppliers that are owned, controlled, or supported by a foreign government.

SEC. 71013. NEGOTIATION OF DIGITAL TRADE AGREEMENTS.

(a) IN GENERAL.—The United States Trade Representative shall consider the viability and utility of negotiating digital trade agreements with like-minded countries and to what degree such agreements may provide an opportunity to address digital barriers, deter censorship, promote the free flow of information, support privacy, protect sensitive information, protect communications regarding human and worker rights, and promote digitally enabled commerce.

(b) CONSULTATION.—With respect to any negotiations of an agreement facilitating digital trade, the Trade Representative shall consult closely and on a timely basis with the appropriate congressional committees, keep those committees fully apprised of those negotiations, and provide to those committees, including staff with appropriate security clearance, access to the text of any negotiating proposal of the United States not later than 5 business days before tabling the proposal in the negotiation.

Subtitle C—Protecting Innovators and Consumers

SEC. 71021. TECHNICAL AND LEGAL SUPPORT FOR ADDRESSING INTELLECTUAL PROPERTY RIGHTS INFRINGEMENT CASES.

(a) **IN GENERAL.**—The head of any Federal agency may provide support, as requested and appropriate, to United States persons seeking technical, legal, or other support in addressing intellectual property rights infringement cases regarding the People's Republic of China.

(b) **UNITED STATES PERSON DEFINED.**—In this section, the term “United States person” means—

(1) a United States citizen or an alien lawfully admitted for permanent residence to the United States; or

(2) an entity organized under the laws of the United States or of any jurisdiction within the United States, including a foreign branch of such an entity.

SEC. 71022. IMPROVEMENT OF ANTI-COUNTERFEITING MEASURES.

(a) **INCREASED INSPECTIONS.**—

(1) **REPORT ON SEIZURES OF COUNTERFEIT GOODS.**—Not later than one year after the date of the enactment of this Act, and annually thereafter, the Commissioner of U.S. Customs and Border Protection shall submit to the Committee on Finance of the Senate and the Committee on Ways and Means of the House of Representatives a report on seizures by U.S. Customs and Border Protection of counterfeit goods during the one-year period preceding submission of the report, including the number of such seizures disaggregated by category of good, source country, and mode of transport.

(2) **INCREASED INSPECTIONS OF GOODS FROM CERTAIN COUNTRIES.**—The Commissioner shall increase inspections of imports of goods from each source country identified in the report required by paragraph (1) as one of the top source countries of counterfeit goods, as determined by the Commissioner.

(b) **PUBLICATION OF CRITERIA FOR NOTORIOUS MARKETS LIST.**—Not later than 2 years after the date of the enactment of this Act, and not less frequently than every 5 years thereafter, the United States Trade Representative shall publish in the Federal Register criteria for determining that a market is a notorious market for purposes of inclusion of that market in the list developed by the Trade Representative pursuant to section 182(e) of the Trade Act of 1974 (19 U.S.C. 2242(e)) (commonly known as the “Notorious Markets List”).

(c) **PUBLICATION OF ACTION PLANS.**—

(1) **IN GENERAL.**—Not less frequently than annually, the Trade Representative shall publish on an publicly available internet website of the Office of the United States Trade Representative—

(A) the action plans for priority watch list countries under section 182(g)(1) of the Trade Act of 1974 (19 U.S.C. 2242(g)(1)) for that year; and

(B) for each priority watch list country with respect to which such an action plan is prepared, an assessment of the progress of the country in meeting the benchmarks described in subparagraph (D) of that section.

(2) **PUBLIC HEARINGS.**—Not less frequently than annually, the Trade Representative shall hold public hearings to track the progress of priority watch list countries in meeting the benchmarks described in subparagraph (D) of section 182(g)(1) of the Trade Act of 1974 (19 U.S.C. 2242(g)(1)) included in their action plans under that section.

(3) **PRIORITY WATCH LIST COUNTRY DEFINED.**—In this subsection, the term “priority watch list country” means a country identified under section 182(a)(2) of the Trade Act of 1974 (19 U.S.C. 2242(a)(2)).

(d) **SHARING OF INFORMATION WITH RESPECT TO SUSPECTED VIOLATIONS OF INTELLECTUAL PROPERTY RIGHTS.**—Section 628A of the Tariff Act of 1930 (19 U.S.C. 1628a) is amended—

(1) in subsection (a)(1), by inserting “, packing materials, shipping containers,” after “its packaging” each place it appears; and

(2) in subsection (b)—

(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”; and

(C) by adding at the end the following:

“(5) any other party with an interest in the merchandise, as determined appropriate by the Commissioner.”.

SEC. 71023. REPORTS ON CHICKEN, BEEF, AND OTHER MEAT IMPORTS.

(a) **AGRICULTURE REPORT ON CHICKEN.**—Not later than 180 days after the date of the enactment of this Act, the Secretary of Agriculture shall submit to the Committee on Finance of the Senate and the Committee on Ways and Means of the House of Representatives a report regarding the efforts of the Secretary to ensure the safety of imported processed chicken into the United States.

(b) **REPORT ON COUNTRY-OF-ORIGIN LABELING.**—Not later than one year after the date of the enactment of this Act, the United States Trade Representative, in conjunction with the Secretary of Agriculture, shall submit to the Committee on Finance of the Senate and the Committee on Ways and Means of the House of Representatives a report on the ruling issued by the World Trade Organization in 2015 on country-of-origin labeling for beef, pork, and other meat products that includes—

(1) an assessment of the impact of the ruling on—

(A) consumer awareness regarding the origin of meat consumed in the United States;

(B) agricultural producers in the United States; and

(C) the security and resilience of the food supply in the United States; and

(2) if the assessment under paragraph (1) indicates that the ruling or other market factors in the United States, including consolidation of meat processors, changes in diet and preferences, or other factors, have had a negative impact on consumers in the United States, agricultural producers in the United States, or the overall security and resilience of the food supply in the United States, recommendations for such legislative or administrative action as the Trade Representative, in conjunction with the Secretary of Agriculture, considers appropriate—

(A) to better inform consumers in the United States;

(B) to support agricultural producers in the United States; and

(C) to improve the security and resilience of the food supply in the United States.

SEC. 71024. JOINT ENFORCEMENT WITH ALLIES WITH RESPECT TO IMPORTATION OF GOODS MADE WITH STOLEN INTELLECTUAL PROPERTY.

(a) **IN GENERAL.**—Not later than 180 days after the date of the enactment of this Act, the United States Trade Representative, in coordination with the Secretary of State, should seek to enter into negotiations with representatives from Australia, Canada, the European Union, Japan, New Zealand, South Korea, and the United Kingdom to stop the importation of goods made with stolen intellectual property into the United States and countries that are allies of the United States.

(b) **REPORT REQUIRED.**—Not later than one year after the date of the enactment of this Act, the Trade Representative, in coordination with the Secretary of State, shall sub-

mit a report on the status of negotiations described in subsection (a) to—

(1) the Committee on Finance and Committee on Foreign Relations of the Senate; and

(2) the Committee on Foreign Affairs and the Committee on Ways and Means of the House of Representatives.

SEC. 71025. SENSE OF CONGRESS AND REPORT ON ENSURING RELIABLE SUPPLY OF RARE EARTH MINERALS.

(a) **FINDINGS; SENSE OF CONGRESS.**—

(1) **FINDINGS.**—Congress makes the following findings:

(A) The People's Republic of China is the global leader in mining, refining, and component manufacturing of rare earth elements, producing approximately 85 percent of the world's supply between 2011 and 2017.

(B) In 2019, the United States imported an estimated 80 percent of its rare earth compounds from the People's Republic of China.

(C) On March 26, 2014, the World Trade Organization ruled that the People's Republic of China's export restraints on rare earth minerals violated its obligations under its protocol of accession to the World Trade Organization, thereby harming United States manufacturers and workers.

(D) The Chinese Communist Party has threatened to leverage the People's Republic of China's dominant position in the rare earth market to “strike back” at the United States.

(E) The Quadrilateral Security Dialogue is an effective partnership for reliable multilateral financing, development, and distribution of goods for global consumption, as evidenced by the Quad Vaccine Partnership announced on March 12, 2021.

(2) **SENSE OF CONGRESS.**—It is the sense of Congress that—

(A) the People's Republic of China's dominant share of the global rare earth mining market is a threat to the economic stability, well being, and competitiveness of key industries in the United States;

(B) the United States should reduce reliance on the People's Republic of China for rare earth minerals through—

(i) strategic investments in development projects, production technologies, and refining facilities in the United States; or

(ii) in partnership with strategic allies of the United States that are reliable trading partners, including members of the Quadrilateral Security Dialogue; and

(C) the United States Trade Representative should initiate multilateral talks among the countries of the Quadrilateral Security Dialogue to promote shared investment and development of rare earth minerals.

(b) **REPORT REQUIRED.**—

(1) **IN GENERAL.**—Not later than 120 days after the date of the enactment of this Act, the United States Trade Representative, in consultation with the officials specified in paragraph (3), shall submit to the appropriate committees of Congress a report on the work of the Trade Representative to address the national security threat posed by the People's Republic of China's control of nearly ⅔ of the global supply of rare earth minerals.

(2) **ELEMENTS.**—The report required by paragraph (1) shall include—

(A) a description of the extent of the engagement of the United States with the other countries of the Quadrilateral Security Dialogue to promote shared investment and development of rare earth minerals during the period beginning on the date of the enactment of this Act and ending on the date of the report; and

(B) a description of the plans of the President to leverage the partnership of the countries of the Quadrilateral Security Dialogue

to produce a more reliable and secure global supply chain of rare earth minerals.

(3) **OFFICIALS SPECIFIED.**—The officials specified in this paragraph are the following:

(A) The Secretary of State.

(B) The Secretary of Commerce.

(C) The Chief Executive Officer of the United States International Development Finance Corporation.

(4) **APPROPRIATE COMMITTEES OF CONGRESS DEFINED.**—In this subsection, the term “appropriate committees of Congress” means—

(A) the Committee on Finance, the Committee on Foreign Relations, and the Committee on Energy and Natural Resources of the Senate; and

(B) the Committee on Ways and Means, the Committee on Foreign Affairs, and the Committee on Energy and Commerce of the House of Representatives.

Subtitle D—Ensuring a Level Playing Field

SEC. 71031. REPORT ON MANNER AND EXTENT TO WHICH THE GOVERNMENT OF THE PEOPLE'S REPUBLIC OF CHINA EXPLOITS HONG KONG TO CIRCUMVENT UNITED STATES LAWS AND PROTECTIONS.

Title III of the United States–Hong Kong Policy Act of 1992 (22 U.S.C. 5731 et seq.) is amended by adding at the end the following:

“SEC. 303. REPORT ON MANNER AND EXTENT TO WHICH THE GOVERNMENT OF THE PEOPLE'S REPUBLIC OF CHINA EXPLOITS HONG KONG TO CIRCUMVENT UNITED STATES LAWS AND PROTECTIONS.

“(a) **IN GENERAL.**—Not later than 180 days after the date of the enactment of this section, the Secretary of State and the United States Trade Representative shall jointly submit to the appropriate congressional committees a report on the manner and extent to which the Government of the People's Republic of China uses the status of Hong Kong to circumvent the laws and protections of the United States.

“(b) **ELEMENTS.**—The report required by subsection (a) shall include the following:

“(1) In consultation with the Secretary of Commerce, the Secretary of Homeland Security, and the Director of National Intelligence—

“(A) an assessment of how the Government of the People's Republic of China uses Hong Kong to circumvent export controls of the United States; and

“(B) a list of all significant incidents in which the Government of the People's Republic of China used Hong Kong to circumvent those controls during the reporting period.

“(2) In consultation with the Secretary of the Treasury and the Secretary of Commerce—

“(A) an assessment of how the Government of the People's Republic of China uses Hong Kong to circumvent antidumping or countervailing duties and duties under section 301 of the Trade Act of 1974 (19 U.S.C. 2411) on merchandise exported to the United States from the People's Republic of China; and

“(B) a list of all significant incidents in which the Government of the People's Republic of China used Hong Kong to circumvent those duties during the reporting period.

“(3) In consultation with the Secretary of the Treasury, the Secretary of Homeland Security, and the Director of National Intelligence—

“(A) an assessment of how the Government of the People's Republic of China uses Hong Kong to circumvent sanctions imposed by the United States or pursuant to multilateral regimes; and

“(B) a list of all significant incidents in which the Government of the People's Republic of China used Hong Kong to cir-

cumvent those sanctions during the reporting period.

“(4) In consultation with the Secretary of Homeland Security and the Director of National Intelligence—

“(A) an assessment of how the Government of the People's Republic of China uses formal or informal means to extradite or coercively move foreign nationals, including United States persons, from Hong Kong to the People's Republic of China; and

“(B) a list of foreign nationals, including United States persons, who have been formally or informally extradited or coercively moved from Hong Kong to the People's Republic of China.

“(5) In consultation with the Secretary of Defense, the Director of National Intelligence, and the Director of Homeland Security—

“(A) an assessment of how the intelligence, security, and law enforcement agencies of the Government of the People's Republic of China, including the Ministry of State Security, the Ministry of Public Security, and the People's Armed Police, use the Hong Kong Security Bureau and other security agencies in Hong Kong to conduct espionage on foreign nationals, including United States persons, conduct influence operations, or violate civil liberties guaranteed under the laws of Hong Kong; and

“(B) a list of all significant incidents of such espionage, influence operations, or violations of civil liberties during the reporting period.

“(c) **FORM OF REPORT; AVAILABILITY.**—

“(1) **FORM.**—The report required by subsection (a) shall be submitted in unclassified form, but may include a classified index.

“(2) **AVAILABILITY.**—The unclassified portion of the report required by subsection (a) shall be posted on a publicly available internet website of the Department of State.

“(d) **DEFINITIONS.**—In this section:

“(1) **APPROPRIATE CONGRESSIONAL COMMITTEES.**—The term ‘appropriate congressional committees’ means—

“(A) the Committee on Foreign Relations, the Committee on Banking, Housing, and Urban Affairs, the Committee on Finance, and the Select Committee on Intelligence of the Senate; and

“(B) the Committee on Foreign Affairs, the Committee on Financial Services, the Permanent Select Committee on Intelligence, and the Committee on Ways and Means of the House of Representatives.

“(2) **FOREIGN NATIONAL.**—The term ‘foreign national’ means a person that is neither—

“(A) an individual who is a citizen or national of the People's Republic of China; or

“(B) an entity organized under the laws of the People's Republic of China or of a jurisdiction within the People's Republic of China.

“(3) **REPORTING PERIOD.**—The term ‘reporting period’ means the 5-year period preceding submission of the report required by subsection (a).

“(4) **UNITED STATES PERSON.**—The term ‘United States person’ means—

“(A) a United States citizen or an alien lawfully admitted for permanent residence to the United States; or

“(B) an entity organized under the laws of the United States or of any jurisdiction within the United States, including a foreign branch of such an entity.”.

SEC. 71032. ASSESSMENT OF OVERCAPACITY OF INDUSTRIES IN THE PEOPLE'S REPUBLIC OF CHINA.

(a) **REPORT ON OVERCAPACITY.**—

(1) **IN GENERAL.**—Not later than one year after the date of the enactment of this Act, and annually thereafter, the United States Trade Representative, in consultation with the Secretary of Commerce, shall submit to

the Committee on Finance of the Senate and the Committee on Ways and Means of the House of Representatives a report on overcapacity of industries in the People's Republic of China.

(2) **ELEMENTS.**—The report required by paragraph (1) shall include—

(A) a determination on whether overcapacity resulting from industrial policy exists in any major industry in the People's Republic of China; and

(B) a description of the effects of that overcapacity on industry in the United States.

(b) **BRIEFING.**—Not later than 180 days after a positive determination of overcapacity under subsection (a)(2)(A), the Trade Representative shall brief the Committee on Finance of the Senate and the Committee on Ways and Means of the House of Representatives regarding the steps taken to address that overcapacity, which may include—

(1) discussions with allies;

(2) negotiations at an appropriate multilateral institution to which the United States is a party; and

(3) bilateral negotiations with the People's Republic of China.

(c) **DETERMINATION OF SUBSTANTIAL REDUCTION.**—Not later than each of one year and two years after a briefing under subsection (b) with respect to a positive determination of overcapacity under subsection (a)(2)(A), the Trade Representative shall submit to the Committee on Finance of the Senate and the Committee on Ways and Means of the House of Representatives a report containing a determination of whether the steps taken to address that overcapacity are likely to lead to a substantive reduction in that overcapacity.

SEC. 71033. DUTIES OF INTERAGENCY CENTER ON TRADE IMPLEMENTATION, MONITORING, AND ENFORCEMENT.

Section 141(h)(2) of the Trade Act of 1974 (19 U.S.C. 2171(h)(2)) is amended—

(1) by redesignating subparagraphs (C) and (D) as subparagraphs (D) and (E), respectively; and

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

“(C) investigating practices of countries that are major trading partners of the United States in order to identify and address violations of trade agreements and other practices that have systemic, diffuse impacts on the economy and workers of the United States or systemic impacts on the resiliency of multiple critical domestic supply chains;”.

SEC. 71034. BRIEFING ON REPORT RELATED TO PROCESS FOR EXCLUDING ARTICLES IMPORTED FROM THE PEOPLE'S REPUBLIC OF CHINA FROM CERTAIN DUTIES IMPOSED UNDER SECTION 301 OF THE TRADE ACT OF 1974.

Not later than 90 days after the publication by the Comptroller General of the United States of the report requested by Congress on July 16, 2019, for an audit into the process by which the United States Trade Representative has excluded articles imported from the People's Republic of China from certain duties imposed under section 301 of the Trade Act of 1974 (19 U.S.C. 2411), the Trade Representative, or a designee of the Trade Representative, shall brief the appropriate congressional committees on the manner in which the Trade Representative is responding to the findings contained in that report.

TITLE II—ENSURING RESILIENCY IN CRITICAL SUPPLY CHAINS

SEC. 72001. FACILITATING TRADE IN ESSENTIAL SUPPLIES.

(a) **IN GENERAL.**—The Trade Act of 1974 (19 U.S.C. 2101 et seq.) is amended by adding at the end the following:

“TITLE X—FACILITATING TRADE IN ESSENTIAL SUPPLIES

“SEC. 1001. DEFINITIONS.

“In this title:

“(1) **COMMITTEE.**—The term ‘Committee’ means the Committee on Trade in Essential Supplies established under section 1002.

“(2) **CRISIS PREPAREDNESS.**—The term ‘crisis preparedness’ means ensuring access to goods in the Strategic National Stockpile and goods necessary to ensure the continued functioning of critical infrastructure in a crisis.

“(3) **CRITICAL INFRASTRUCTURE.**—The term ‘critical infrastructure’ means systems and assets, whether physical or virtual, so vital to the United States that the incapacity or destruction of such systems and assets would have a debilitating impact on the national security of, or public health or safety in, the United States, or any combination of those matters.

“(4) **ESSENTIAL MEDICAL SUPPLY.**—The term ‘essential medical supply’ means any supply that is part of the Strategic National Stockpile.

“(5) **ESSENTIAL SUPPLY.**—The term ‘essential supply’ means any supply determined by the Trade Representative to be critical to crisis preparedness, including essential medical supplies (including personal protective equipment), critical infrastructure items, and other supplies identified as essential by the Trade Representative under section 1003(b).

“(6) **STRATEGIC NATIONAL STOCKPILE.**—The term ‘Strategic National Stockpile’ means the stockpile established under Section 319F-2 of the Public Health Service Act (42 U.S.C. 247d-6b).

“(7) **TRADE REPRESENTATIVE.**—The term ‘Trade Representative’ means the United States Trade Representative.

“(8) **UNITED STATES PERSON.**—The term ‘United States person’ means—

“(A) a United States citizen or an alien lawfully admitted for permanent residence to the United States; or

“(B) an entity organized under the laws of the United States or of any jurisdiction within the United States.

“(9) **UNRELIABLE PERSON.**—The term ‘unreliable person’ means any entity or individual that the Trade Representative determines works in concert with, or under the influence of, an unreliable trading partner to engage in the theft or misappropriation of intellectual property or trade secrets relating to an essential supply.

“(10) **UNRELIABLE TRADING PARTNER.**—The term ‘unreliable trading partner’ means any country the government of which the Trade Representative determines—

“(A) engages in systematic theft of intellectual property or trade secrets; or

“(B) is likely to utilize export restrictions or other measures to prevent the United States from importing an essential supply.

“SEC. 1002. COMMITTEE ON TRADE IN ESSENTIAL SUPPLIES IN THE UNITED STATES.

“(a) **ESTABLISHMENT.**—There is established a committee, to be known as the ‘Committee on Trade in Essential Supplies in the United States’.

“(b) **MEMBERSHIP.**—The Committee shall be composed of the following:

“(1) The Trade Representative, who shall serve as the chairperson of the Committee.

“(2) The Secretary of Commerce.

“(3) The Secretary of Defense.

“(4) The Secretary of the Treasury.

“(5) The Secretary of Homeland Security.

“(6) The Secretary of State.

“(7) The Secretary of Health and Human Services.

“(8) The Administrator of the Federal Emergency Management Agency.

“(9) The Secretary of Energy.

“(10) The Secretary of Transportation.

“(11) The heads of such other agencies as the Trade Representative considers appropriate.

“(c) **DUTIES.**—The Committee shall—

“(1) examine United States trade flows and supply chains for essential supplies;

“(2) prepare and submit reports in accordance with section 1003(c);

“(3) facilitate a whole-of-government strategy to ensure that the United States has reliable access to essential supplies from its trading partners; and

“(4) advise private United States enterprises that produce or procure essential supplies on recognizing potential threats to their supply chains by identifying unreliable trading partners and unreliable persons.

“SEC. 1003. IDENTIFICATION OF AND REPORT ON ACCESS TO ESSENTIAL SUPPLIES.

“(a) **PUBLIC COMMENTS.**—

“(1) **SOLICITATION.**—Not later than 60 days after the date of the enactment of this title, the Trade Representative shall, on behalf of the Committee, publish a notice soliciting public comments to facilitate the identification of essential supplies under subsection (b) and the preparation of the report required by subsection (c).

“(2) **PROTECTION OF BUSINESS CONFIDENTIAL INFORMATION.**—The Trade Representative shall ensure that any business confidential information that is submitted under this subsection is properly protected from disclosure.

“(b) **IDENTIFICATION OF ESSENTIAL SUPPLIES.**—After reviewing the public comments submitted pursuant to subsection (a), the Trade Representative shall, in consultation with the other members of the Committee, identify supplies that are critical to crisis preparedness and are to be considered essential supplies for purposes of this title.

“(c) **REPORT REQUIRED.**—Not later than one year after the date of the enactment of this title, and not less frequently than every 3 years thereafter for the following 9 years, the Committee shall submit to Congress a report—

“(1) identifying—

“(A) the major producers in the United States and abroad that produce essential supplies for the United States;

“(B) the duties applied by the United States and major trading partners to such supplies;

“(C) the aggregate trade flows of essential supplies from and into the United States; and

“(D) unreliable trading partners and unreliable persons that have stolen or misappropriated the intellectual property or trade secrets of United States persons with respect to essential supplies;

“(2) describing—

“(A) information on foreign trade barriers and other factors that may affect United States trade in essential supplies;

“(B) the current domestic manufacturing base and supply chains for essential supplies, including raw materials and other goods essential to the production of those supplies;

“(C) the ability of the United States to maintain readiness and to surge production of essential supplies in response to an emergency, including by resorting to the Strategic National Stockpile; and

“(D) the practices and acts of unreliable trading partners and unreliable persons—

“(i) with respect to the theft or misappropriation of intellectual property or trade secrets; or

“(ii) that may threaten United States investments in essential supplies;

“(3) identifying defense, intelligence, homeland, economic, natural, geopolitical, or other contingencies that may disrupt, strain, compromise, or eliminate the supply chain for essential supplies;

“(4) assessing the resiliency and capacity of the domestic manufacturing base and supply chains to support the need for those essential supplies, including any single points of failure in those supply chains;

“(5) assessing flexible manufacturing capacity available in the United States in cases of emergency; and

“(6) making specific recommendations to ensure—

“(A) the supply of imported essential supplies remains reliable, including through tariff relief or enforcement actions against foreign trade barriers;

“(B) domestic stockpiles remain adequate for crisis preparedness;

“(C) domestic manufacturing capacity and supply chains remain resilient; and

“(D) United States persons can avoid risks presented by unreliable trading partners and unreliable persons.”.

“SEC. 1004. FACILITATING ACCESS TO ESSENTIAL MEDICAL SUPPLIES.

“(a) **AUTHORITY TO REDUCE OR SUSPEND DUTIES ON ESSENTIAL MEDICAL SUPPLIES.**—

“(1) **IN GENERAL.**—The President may reduce or suspend the collection of any duty on any essential medical supply for a period of not more than 180 days beginning on the date on which the President submits to the Committee on Finance of the Senate and the Committee on Ways and Means of the House of Representatives a certification that the reduction or suspension is necessary for crisis preparedness.

“(2) **LIMITATION ON SUBSEQUENT ACTION.**—If the President reduces or suspends the collection of a duty on an essential medical supply under paragraph (1), the President may not further reduce or suspend duties on that supply under that paragraph until the date this one year after the preceding reduction or suspension.

“(b) **TEMPORARY SUSPENSION OF DUTIES ON ARTICLES NEEDED TO COMBAT THE COVID-19 PANDEMIC.**—

“(1) **IN GENERAL.**—An article described in paragraph (2) entered, or withdrawn from warehouse for consumption, during the period specified in paragraph (4) shall enter the United States free of duty, including free of any duty that may be imposed as a penalty or otherwise imposed in addition to other duties, including any duty imposed pursuant to—

“(A) section 301 of the Trade Act of 1974 (19 U.S.C. 2411);

“(B) section 232 of the Trade Expansion Act of 1962 (19 U.S.C. 1862); or

“(C) the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.).

“(2) **ARTICLES DESCRIBED.**—An article is described in this paragraph if the article is—

“(A) classified under any of the statistical reporting numbers of the Harmonized Tariff Schedule of the United States specified in paragraph (3); or

“(B) identified by the United States International Trade Commission, after the date of the enactment of this title, as an article related to the response to the coronavirus disease 2019 (commonly referred to as ‘COVID-19’) pandemic

“(3) **STATISTICAL REPORTING NUMBERS SPECIFIED.**—The statistical reporting numbers specified in this paragraph are the following:

2207.10.6090	3808.94.5090	6505.00.9089
2208.90.8000	3821.00.0010	7311.00.0090
2804.40.0000	3821.00.0090	7324.90.0000
2847.00.0000	3822.00.1090	7613.00.0000
3002.13.0010	3822.00.5050	8419.20.0010
3002.13.0090	3822.00.5095	8419.20.0020
3002.14.0010	3822.00.6000	8421.39.8040
3002.14.0090	3824.99.9297	8705.90.0010
3002.15.0010	3923.21.0095	8705.90.0020
3002.15.0090	3923.29.0000	8705.90.0080
3002.19.0000	3926.20.1010	8713.10.0000
3002.20.0020	3926.20.1020	8713.90.0030
3002.20.0040	3926.20.9010	8713.90.0060
3003.20.0060	3926.20.9050	9004.90.0010
3002.20.0080	3926.90.9910	9004.90.0090
3003.10.0000	3926.90.9950	9018.11.3000
3003.20.0000	3926.90.9985	9018.11.6000
3003.60.0000	4015.11.0110	9018.11.9000
3003.90.0120	4015.11.0150	9018.12.0000
3003.90.0140	4015.19.0510	9018.19.4000
3003.90.0160	4015.19.0550	9018.19.5500
3003.90.0180	4015.19.1010	9018.19.7500
3003.90.0190	4015.90.0010	9018.31.0040
3004.10.1020	4015.90.0050	9018.31.0080
3004.10.1045	4818.50.0020	9018.31.0090
3004.10.5045	4818.50.0080	9018.32.0000
3004.10.5060	4818.90.0020	9018.39.0020
3004.20.0020	4818.90.0080	9018.39.0040
3004.20.0030	6116.10.6500	9018.39.0050
3004.20.0060	6210.10.2000	9018.90.3000
3004.49.0060	6210.10.5010	9018.90.7580
3004.60.0000	6210.10.5090	9018.90.8000
3004.90.1000	6210.10.9010	9019.20.0000
3004.90.9207	6210.10.9040	9020.00.6000
3004.90.9209	6210.50.3500	9020.00.9000
3004.90.9211	6210.50.7500	9022.12.0000
3004.90.9214	6216.00.5420	9025.19.8010
3004.90.9285	6307.90.6090	9025.19.8020
3004.90.9290	6307.90.6800	9025.19.8060
3005.10.5000	6307.90.7200	9025.19.8085
3005.90.5090	6307.90.8910	9026.80.4000
3006.70.0000	6307.90.9845	9027.80.2500
3401.11.5000	6307.90.9850	9027.80.4530
3401.19.0000	6307.90.9870	9028.20.0000
3401.20.0000	6307.90.9875	9402.90.0010
3808.94.1000	6307.90.9891	9402.90.0020
3808.94.5010	6505.00.0100	
3808.94.5050	6505.00.8015	

“(4) PERIOD SPECIFIED.—The period specified in this paragraph is the period—

“(A) beginning on the date that is 15 days after the date of the enactment of this title; and

“(B) ending on January 15, 2023.”.

(b) CLERICAL AMENDMENT.—The table of contents for the Trade Act of 1974 is amended by adding at the end the following:

“TITLE X—FACILITATING TRADE IN
ESSENTIAL SUPPLIES

“Sec. 1001. Definitions.

“Sec. 1002. Committee on Trade in Essential Supplies in the United States.

“Sec. 1003. Identification of and report on access to essential supplies.

“Sec. 1004. Facilitating access to essential medical supplies.”.

SEC. 72002. SUPPLY CHAIN DATABASE AND TOOLKIT.

(a) ESTABLISHMENT.—

(1) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Commerce shall establish a database and online toolkit under which—

(A) United States businesses may voluntarily submit to the Secretary information on—

(i) the products produced by such businesses in the United States, which may be finished goods or inputs for other goods;

(ii) the inputs required for such products, which may include, with respect to such an input—

(I) the specific geographic location of the production of the input, including if the input is sourced from the United States or a foreign country;

(II) the business name of a supplier of the input;

(III) information related to perceived or realized challenges in securing the input;

(IV) information related to the suspected vulnerabilities or implications of a disruption in securing the input, whether related to national security or the effect on the United States business; or

(V) in the case of an input sourced from a foreign country, information on—

(aa) why the input is sourced from a foreign country rather than in the United States; and

(bb) if the United States business would be interested in identifying an alternative produced in the United States;

(B) United States businesses may request and receive contact information or general information about a United States source or a foreign source for an input;

(C) United States businesses are able to specify—

(i) what information can be shared with other United States businesses;

(ii) what information should be shared only with the Department of Commerce; and

(iii) what information could be submitted to Congress or made available to the public; and

(D) the Secretary makes information provided under this paragraph available, subject to subparagraph (C), to enable other United States businesses to identify inputs for their products produced in the United States.

(2) FORMAT; PUBLIC AVAILABILITY.—The Secretary shall—

(A) provide the database and online toolkit established under paragraph (1) on a publicly available website of the Department of Commerce; and

(B) ensure that the database and online toolkit are—

(i) searchable and filterable according to the type of information; and

(ii) presented in a user-friendly format.

(3) EXEMPTION FROM PUBLIC DISCLOSURE.—Information submitted to the Secretary in relation to the database and online toolkit established under paragraph (1)—

(A) may not be considered public records and shall be exempt from any Federal law relating to public disclosure requirements; and

(B) may not be subject to discovery or admission as public information or evidence in

judicial or administrative proceedings without the consent of the United States business that submitted the information.

(4) REPORTING.—

(A) REPORT TO CONGRESS.—Not later than 180 days after the date of the enactment of this Act, and every 180 days thereafter, the Secretary shall submit to Congress a report that includes—

(i) an assessment of the effectiveness of the database and online toolkit established under paragraph (1), including statistics regarding the number of new entries, total businesses involved, and any change in participation rate during the preceding 180-day period;

(ii) recommendations for additional actions to improve the database and online toolkit and participation in the database and online toolkit; and

(iii) such other information as the Secretary considers appropriate.

(B) PUBLIC REPORT.—Not later than one year after the date of the enactment of this Act, and annually thereafter, the Secretary shall post on a publicly available website of the Department of Commerce a report that sets forth—

(i) general statistics related to foreign and domestic sourcing of inputs used by United States businesses;

(ii) an estimate of the percentage of total inputs used by United States businesses obtained from foreign countries;

(iii) data on such inputs disaggregated by industry, geographical location, and size of operation; and

(iv) a description of the methodology used to calculate the statistics and estimates required by this paragraph.

(b) PUBLIC OUTREACH CAMPAIGN.—

(1) IN GENERAL.—The Secretary shall carry out a national public outreach campaign—

(A) to educate United States businesses about the existence of the database and online toolkit established under subsection (a); and

(B) to facilitate and encourage the participation of such businesses in the database and online toolkit.

(2) OUTREACH REQUIREMENT.—In carrying out the campaign under paragraph (1), the Secretary shall—

(A) establish an advertising and outreach program directed to businesses, industries, State and local agencies, chambers of commerce, and labor organizations—

(i) to facilitate understanding of the value of an aggregated demand mapping system; and

(ii) to advertise that the database and online toolkit established under subsection (a) are available for that purpose;

(B) notify appropriate State agencies not later than 10 days after the date of the enactment of this Act regarding the development of the database and online toolkit; and

(C) post a notice on a publicly available website of the Department of Commerce and establish a social media awareness campaign to advertise the database and online toolkit.

(3) COORDINATION.—In carrying out the campaign under paragraph (1), the Secretary may coordinate with other Federal agencies and State or local agencies as appropriate.

(4) SEPARATE ACCOUNTING.—

(A) BUDGETARY LINE ITEM.—The Secretary shall include in the budget justification materials submitted to Congress in support of the Department of Commerce budget for fiscal years 2023 and 2024 (as submitted with the budget of the President under section 1105(a) of title 31, United States Code) specific identification, as a budgetary line item, of the amounts required to carry out the campaign under paragraph (1).

(B) PROHIBITION ON COMMINGLING.—Amounts appropriated to carry out this sub-

section may not be commingled with any other amounts appropriated to the Department of Commerce.

(c) USE OF DEPARTMENT OF COMMERCE RESOURCES.—

(1) IN GENERAL.—The Secretary —

(A) shall, to the maximum extent practicable, construct the database and online toolkit required by subsection (a), and related analytical features, using expertise within the Department of Commerce; and

(B) may, as appropriate, adopt new technologies and hire additional employees to carry out this section.

(2) MINIMIZATION OF CONTRACTING.—If the activities described in subparagraphs (A) and (B) of paragraph (1) cannot be completed without the employment of contractors, the Secretary should seek to minimize the number of contractors and the scope of the contract.

(d) TERMINATION.—This section shall terminate on September 30, 2025.

TITLE III—IMPROVING TRANSPARENCY AND ADMINISTRATION OF TRADE PROGRAMS AND OVERSIGHT AND ACCOUNTABILITY OF TRADE AGENCIES

SEC. 73001. PROCESS FOR EXCLUSION OF ARTICLES FROM DUTIES UNDER SECTION 301 OF THE TRADE ACT OF 1974.

(a) ESTABLISHMENT OF GENERAL EXCLUSION PROCESS.—

(1) IN GENERAL.—Title III of the Trade Act of 1974 (19 U.S.C. 2411 et seq.) is amended by inserting after section 305 the following:

“SEC. 305A. PROCESS FOR EXCLUSION OF ARTICLES FROM DUTIES.

“(a) ANALYSIS OF ALTERNATIVE ACTION.—Subject to subsection (d), before taking action under section 301(b), the Trade Representative shall analyze the impact of the action on United States entities, particularly small entities, and consumers in the United States with a goal of mitigating the impact of duties on United States entities and consumers in the United States, including by evaluating alternatives or modifications to particular actions.

“(b) PROCESS FOR EXCLUSION FROM DUTIES.—

“(1) IN GENERAL.—Subject to subsection (d), the Trade Representative shall establish and maintain a process for exclusion requests from duties under section 301(b) unless the Trade Representative determines and certifies to the appropriate congressional committees that maintaining an exclusion process—

“(A) would impair the ability of the United States to maintain effective pressure to remove unreasonable or discriminatory practices burdening commerce in the United States; or

“(B) is impractical due to the low value of the duties imposed.

“(2) BRIEFING.—If the Trade Representative makes a certification under paragraph (1), not later than 3 days before making the certification, the Trade Representative shall brief the appropriate congressional committees regarding the reasons for the certification.

“(3) CONTINUED CERTIFICATION.—If the Trade Representative makes a certification under paragraph (1) with respect to duties under section 301(b), not less frequently than once every 180 days while those duties are in effect, the Trade Representative shall determine and certify to the appropriate congressional committees that the reasons for foregoing an exclusion process with respect to those duties continue to be present.

“(c) IMPLEMENTATION OF EXCLUSION PROCESS.—

“(1) IN GENERAL.—In implementing an exclusion process required under subsection (b)(1), the Trade Representative shall con-

sider whether and which criteria described in paragraph (2), and such other criteria as the Trade Representative considers appropriate under the circumstances, are appropriate to apply in the exclusion process.

“(2) CRITERIA DESCRIBED.—The criteria described in this paragraph for exclusion of articles from duties under section 301(b) include the following:

“(A) Whether the failure to grant the exclusion would result in severe economic harm to the requester.

“(B) Whether the article or a reasonable substitute is not commercially available to the requester.

“(C) Whether the imposition of the duty with respect to the article would unreasonably increase consumer prices for day-to-day items consumed by low- or middle-income families in the United States.

“(D) Whether the imposition of the duty would have an unreasonable impact on manufacturing output of the United States.

“(E) Whether the imposition of the duty would have an unreasonable impact on the ability of an entity to fulfill contracts or to build critical infrastructure.

“(F) Whether the failure to grant the exclusion is likely to result in a particular entity or entities having the ability to abuse a dominant market position.

“(d) EXCLUSION OF CERTAIN DUTIES.—This section shall not apply to duties imposed under section 301(b) pursuant to a dispute resolution process under the World Trade Organization.

“(e) PUBLICATION OF NOTICE.—Subject to subsection (d), not later than 90 days after imposing any duty under section 301(b), the Trade Representative, in consultation with such other Federal agencies as the Trade Representative considers appropriate, shall publish a notice in the Federal Register regarding the criteria that the Trade Representative will apply and the evidence it will evaluate in determining whether a request for exclusion from such duty satisfies the requirements of the exclusion process under subsection (b)(1).

“(f) DEFINITIONS.—In this section:

“(1) APPROPRIATE CONGRESSIONAL COMMITTEES.—The term ‘appropriate congressional committees’ means—

“(A) the Committee on Finance of the Senate; and

“(B) the Committee on Ways and Means of the House of Representatives.

“(2) SEVERE ECONOMIC HARM.—The term ‘severe economic harm’, with respect to an exclusion from duties requested by a United States entity, includes circumstances under which failure to grant the exclusion would—

“(A) render the business of the entity unprofitable; or

“(B) result in a significant number or proportion of the workers employed by the entity becoming totally separated from employment.

“(3) SMALL ENTITIES.—The term ‘small entities’ has the meaning given the term ‘small entity’ in section 601 of title 5, United States Code.

“(4) UNITED STATES ENTITY.—The term ‘United States entity’ means an entity organized under the laws of the United States or of any jurisdiction within the United States, including a foreign branch of such an entity.”.

(2) CLERICAL AMENDMENT.—The table of contents for the Trade Act of 1974 is amended by inserting after the item relating to section 305 the following:

“Sec. 305A. Process for exclusion of articles from duties.”.

(b) ESTABLISHMENT OF EXCLUSION PROCESS FOR CERTAIN DUTIES RELATING TO PEOPLE’S REPUBLIC OF CHINA.—

(1) IN GENERAL.—Notwithstanding any other provision of law, the United States Trade Representative shall establish a process pursuant to which United States entities and associations of those entities may request the exclusion of articles from duties described in paragraph (2).

(2) DUTIES DESCRIBED.—The duties described in this paragraph are duties imposed pursuant to the investigation initiated under section 301 of the Trade Act of 1974 (19 U.S.C. 2411) on August 18, 2017, and with respect to which notice was published in the Federal Register on August 24, 2017 (82 Fed. Reg. 40213).

(3) IMPLEMENTATION OF EXCLUSION PROCESS.—In implementing the process established under paragraph (1) for exclusion of articles from duties described in paragraph (2), if the exclusion of the article can likely be administered by U.S. Customs and Border Protection—

(A) the Trade Representative shall exclude that article from the imposition of such a duty if the Trade Representative determines, following a request from a United States entity or an association of those entities, that the failure to grant the exclusion would result in severe economic harm to the requester;

(B) unless the Trade Representative determines that granting the exclusion would impair the ability of the United States to maintain effective pressure to remove an unreasonable or discriminatory practice burdening United States commerce, the Trade Representative shall exclude that article from the imposition of such a duty if the Trade Representative determines following a request from a United States entity or an association of those entities that—

(i) the article or a reasonable substitute is not commercially available to the requester;

(ii) the imposition of the duty with respect to the article would unreasonably increase consumer prices for day-to-day items consumed by low- or middle-income families in the United States;

(iii) the imposition of the duty would have an unreasonable impact on manufacturing output of the United States;

(iv) the imposition of the duty would have an unreasonable impact on the ability of an entity to fulfill contracts or to build critical infrastructure; or

(v) the failure to grant the exclusion is likely to result in a particular entity or entities having the ability to abuse a dominant market position; and

(C) the Trade Representative may identify other criteria relevant to determining whether the article shall be excluded from the imposition of such a duty.

(4) TIMEFRAME OF EXCLUSION AND RENEWAL.—

(A) PERIOD OF EXCLUSION.—An exclusion of an article requested under paragraph (1) from duties described in paragraph (2)—

(i) shall be for a period of 18 months; and

(ii) shall be decided—

(I) not later than 90 days before the duty is due to be paid; or

(II) if the Trade Representative determines that the request presents exceptionally complex issues or requires additional evidence, not later than 120 days before the duty is due to be paid.

(B) RENEWAL.—The Trade Representative shall allow applications for renewal of an exclusion under paragraph (1) to be submitted not later than 90 days before the exclusion is set to expire.

(C) FAILURE TO ACT.—If the Trade Representative fails to decide an exclusion request under subparagraph (A)(ii) during the appropriate period set forth under that subparagraph, the exclusion request will be deemed to have been granted until the date

that is 30 days after the Trade Representative publishes in the Federal Register a decision not to grant the request.

(5) WRITTEN REASONING.—

(A) IN GENERAL.—If the Trade Representative denies a request for an exclusion under paragraph (1), the Trade Representative shall provide to the requester of the exclusion a reasoned determination for denying the request.

(B) SUBSTANTIAL EVIDENCE.—A determination under subparagraph (A) shall be supported by substantial evidence from the administrative record.

(6) REVIEW.—

(A) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter, the Comptroller General of the United States shall conduct an audit of the exclusion process established under paragraph (1).

(B) ELEMENTS OF AUDIT.—Each audit required by subparagraph (A) shall—

(i) include a review of the process for—

(I) receiving and reviewing exclusion requests under paragraph (1);

(II) determining eligibility for an exclusion;

(III) applying relevant criteria for an exclusion; and

(IV) making determinations regarding whether to grant an exclusion;

(ii) examine the information provided to applicants prior to seeking an exclusion, as well as throughout the exclusion application process; and

(iii) analyze the timeliness of decisions, the consistency of decisions, and the internal review process for making decisions with respect to an exclusion.

(7) REGULATIONS.—

(A) IMPLEMENTATION OF PROCESS.—Not later than 120 days after the date of the enactment of this Act, The Trade Representative, in consultation with such other Federal agencies as the Trade Representative considers appropriate, shall prescribe regulations regarding the criteria that the Trade Representative will apply and the evidence the Trade Representative will evaluate in deciding whether any of the conditions in paragraph (3) have been satisfied with respect to an exclusion request under paragraph (1).

(B) SEVERE ECONOMIC HARM.—The Trade Representative shall prescribe regulations regarding the definition of severe economic harm under paragraph (8), including by setting forth the evidence necessary to establish that a business is unprofitable, that workers will be separated, and other circumstances in which severe economic harm may be demonstrated.

(8) DEFINITIONS.—In this subsection:

(A) SEVERE ECONOMIC HARM.—The term “severe economic harm”, with respect to an exclusion from duties requested by a United States entity or an association of those entities, includes circumstances under which failure to grant the exclusion would—

(i) render the business of the entity or entities unprofitable; or

(ii) result in a significant number or proportion of the workers employed by the entity or entities becoming totally separated from employment.

(B) UNITED STATES ENTITY.—The term “United States entity” means an entity organized under the laws of the United States or of any jurisdiction within the United States, including a foreign branch of such an entity.

(C) TREATMENT OF CERTAIN EXCLUSIONS RELATING TO PEOPLE’S REPUBLIC OF CHINA.—

(1) REAUTHORIZATION OF EXCLUSIONS.—All covered duty exclusions shall be reinstituted for entries filed on or before December 31, 2022.

(2) RETROACTIVE APPLICATION FOR CERTAIN LIQUIDATIONS AND RELIQUIDATIONS.—

(A) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to subparagraph (B), any entry of a covered article on which duties were paid under section 301(b) of the Trade Act of 1974 (19 U.S.C. 2411(b)) and to which a covered duty exclusion would have applied if the entry were made on December 31, 2020, that was made—

(i) after December 31, 2020, and

(ii) before the date of the enactment of this Act,

shall be liquidated or reliquidated as though such entry occurred on such date of enactment.

(B) REQUESTS.—A liquidation or reliquidation may be made under subparagraph (A) with respect to an entry of an article only if a request therefor is filed with U.S. Customs and Border Protection not later than 180 days after the date of the enactment of this Act that contains sufficient information to enable U.S. Customs and Border Protection—

(i) to identify and reconstruct the entry, if necessary; and

(ii) to verify that the article is a covered article.

(C) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry of a covered article under subparagraph (A) shall be paid, without interest, not later than 90 days after the date of the liquidation or reliquidation (as the case may be).

(3) DEFINITIONS.—In this subsection:

(A) COVERED ARTICLE.—The term “covered article” means an article that qualifies for a covered duty exclusion from duties paid under section 301(b) of the Trade Act of 1974 (19 U.S.C. 2411(b)) that was not granted by the United States Trade Representative within 180 days of the date of liquidation of an entry containing such an article.

(B) COVERED DUTY EXCLUSION.—The term “covered duty exclusion” means a specific article exclusion that was—

(i) granted in the investigation initiated under section 301 of the Trade Act of 1974 (19 U.S.C. 2411) on August 18, 2017, and with respect to which notice was published in the Federal Register on August 24, 2017 (82 Fed. Reg. 40213); and

(ii) published in the Federal Register.

(C) ENTRY.—The term “entry” includes a withdrawal from warehouse for consumption.

SEC. 73002. ENHANCED CONGRESSIONAL OVERSIGHT OF THE UNITED STATES TRADE REPRESENTATIVE AND THE DEPARTMENT OF COMMERCE.

(a) UNITED STATES TRADE REPRESENTATIVE.—

(1) PEOPLE’S REPUBLIC OF CHINA.—The United States Trade Representative shall submit to the appropriate congressional committees—

(A) not later than September 1, 2021, and every 180 days thereafter for the following 2 years, a confidential report describing—

(i) the implementation of the Economic and Trade Agreement Between the Government of the United States of America and the Government of China, dated January 15, 2020, including an identification of those provisions in the agreement that have yet to be implemented; and

(ii) progress toward addressing the issues identified in the report prepared by the Trade Representative dated March 22, 2018, and titled, “Findings of the Investigation into China’s Acts, Policies, and Practices Related to Technology Transfer, Intellectual Property, and Innovation under Section 301 of the Trade Act of 1974”; and

(B) the text of any initial proposal for an executive agreement or memorandum of understanding with the People's Republic of China intended to resolve an investigation with respect to duties under section 301 of the Trade Act of 1974 (19 U.S.C. 2411) not later than 3 business days before submitting the proposal to any official of the People's Republic of China.

(2) **TRADE ENFORCEMENT TRUST FUND.**—Section 611(e) of the Trade Facilitation and Trade Enforcement Act of 2015 (19 U.S.C. 4405(e)) is amended—

(A) in the subsection heading, by striking “REPORT” and inserting “REPORTS”;

(B) by striking “Not later than” and inserting “(1) REPORT AFTER ENTRY INTO FORCE.—Not later than”; and

(C) by adding at the end the following:

“(2) **REPORT ON USE OF FUNDS.**—Not later than July 1 of each year, the Trade Representative shall submit to Congress a report that identifies the use of any funds from the Trust Fund during the one-year period preceding the date of the report, including an identification of the specific enforcement matter for which the funds were used.”.

(b) **DEPARTMENT OF COMMERCE.**—

(1) **ANTIDUMPING OR COUNTERVAILING DUTIES.**—

(A) **IN GENERAL.**—Not later than July 1 of each year, the Secretary of Commerce shall submit to the appropriate congressional committees a report that identifies any antidumping or countervailing duty determination under title VII of the Tariff Act of 1930 (19 U.S.C. 1671 et seq.) that in the year preceding the report was subject to a remand pursuant to an order from the United States Court of International Trade or a Chapter 10 Panel under the USMCA or that was found to be inconsistent with the obligations of the United States with the World Trade Organization.

(B) **ELEMENTS.**—With respect to each determination under subparagraph (A), the Secretary of Commerce shall indicate—

(i) the specific statutory requirement that the Court of International Trade or the Chapter 10 Panel found that the Secretary failed to observe or the specific provision of the WTO Agreement that a dispute settlement panel or Appellate Body found to have been breached by the determination; and

(ii) whether or when the Secretary intends to comply with the order or obligations described in subparagraph (A), as the case may be.

(2) **NATIONAL SECURITY TARIFFS.**—The Secretary of Commerce shall include in each report submitted under paragraph (1), if applicable, information regarding the operation of the process for exclusion from tariffs under section 232 of the Trade Expansion Act of 1962 (19 U.S.C. 1862) during the year covered by the report, including—

(A) the approximate number of hours and employees of the Department of Commerce (full-time equivalent) working on that process;

(B) the number of requests for exclusion that have been pending for more than 120 days; and

(C) a list of all exclusions that have been decided, including by identifying whether the specific request for an exclusion was granted or not, and the time it took to decide the request.

(3) **NOTICE OF SUSPENSION OF ANTIDUMPING DUTY INVESTIGATION.**—Section 734(b) of the Tariff Act of 1930 (19 U.S.C. 1673c(b)) is amended—

(A) by redesignating paragraphs (1) and (2) as subparagraphs (A) and (B) and moving those two subparagraphs, as so redesignated, two ems to the right;

(B) by striking “The administering authority” and inserting “(1) **IN GENERAL.**—The administering authority”; and

(C) by adding at the end the following:

“(2) **NOTIFICATION TO CONGRESS.**—The administering authority shall submit to Congress the text of any proposal to suspend an investigation under paragraph (1) not later than 3 business days before submitting the proposal to an interested party.”.

(c) **DEFINITIONS.**—In this section:

(1) **APPELLATE BODY; DISPUTE SETTLEMENT PANEL.**—the terms “Appellate Body” and “dispute settlement panel” have the meanings given those terms in section 121 of the Uruguay Round Agreements Act (19 U.S.C. 3531).

(2) **USMCA.**—The term “USMCA” means the Agreement between the United States of America, the United Mexican States, and Canada, which is—

(A) attached as an Annex to the Protocol Replacing the North American Free Trade Agreement with the Agreement between the United States of America, the United Mexican States, and Canada, done at Buenos Aires on November 30, 2018, as amended by the Protocol of Amendment to the Agreement Between the United States of America, the United Mexican States, and Canada, done at Mexico City on December 10, 2019; and

(B) approved by Congress under section 101(a)(1) of the United States–Mexico–Canada Agreement Implementation Act (19 U.S.C. 4511(a)).

(3) **WTO AGREEMENT.**—The term “WTO Agreement” has the meaning given that term in section 2 of the Uruguay Round Agreements Act (19 U.S.C. 3501(9)).

SEC. 73003. ESTABLISHMENT OF INSPECTOR GENERAL OF THE OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE.

(a) **DEFINITIONS.**—Section 12 of the Inspector General Act of 1978 (5 U.S.C. App.) is amended—

(1) in paragraph (1), by striking “or the Director of the National Reconnaissance Office;” and inserting “the Director of the National Reconnaissance Office; or the United States Trade Representative;” and

(2) in paragraph (2), by striking “or the National Reconnaissance Office,” and inserting “the National Reconnaissance Office, or the Office of the United States Trade Representative;”.

(b) **APPOINTMENT OF INSPECTOR GENERAL.**—Not later than 120 days after the date of the enactment of this Act, the President shall appoint an individual to serve as the Inspector General of the Office for the United States Trade Representative in accordance with section 3(a) of the Inspector General Act of 1978 (5 U.S.C. App.).

SEC. 73004. AUTHORITY OF U.S. CUSTOMS AND BORDER PROTECTION TO CONSOLIDATE, MODIFY, OR REORGANIZE CUSTOMS REVENUE FUNCTIONS.

(a) **IN GENERAL.**—Section 412 of the Homeland Security Act of 2002 (6 U.S.C. 212(b)) is amended—

(1) in subsection (b)—

(A) in paragraph (1)—

(i) by striking “consolidate, discontinue,” and inserting “discontinue”; and

(ii) by inserting after “reduce the staffing level” the following: “below the optimal staffing level determined in the most recent Resource Allocation Model required by section 301(h) of the Customs Procedural Reform and Simplification Act of 1978 (19 U.S.C. 2075(h))”; and

(B) in paragraph (2), by inserting “, National Account Managers” after “Financial Systems Specialists”; and

(2) by adding at the end the following:

“(d) **AUTHORITY TO CONSOLIDATE, MODIFY, OR REORGANIZE CUSTOMS REVENUE FUNCTIONS.**—

“(1) **IN GENERAL.**—The Commissioner of U.S. Customs and Border Protection may, subject to subsection (b), consolidate, modify, or reorganize customs revenue functions delegated to the Commissioner under subsection (a), including by adding such functions to existing positions or establishing new or modifying existing job series, grades, titles, or classifications for personnel, and associated support staff, performing such functions.

“(2) **POSITION CLASSIFICATION STANDARDS.**—At the request of the Commissioner, the Director of the Office of Personnel Management shall establish new position classification standards for any new positions established by the Commissioner under paragraph (1).”.

(b) **TECHNICAL CORRECTION.**—Section 412(a)(1) of the Homeland Security Act of 2002 (6 U.S.C. 212(a)(1)) is amended by striking “403(a)(1)” and inserting “403(1)”.

SEC. 73005. PROTECTION FROM PUBLIC DISCLOSURE OF PERSONALLY IDENTIFIABLE INFORMATION CONTAINED IN MANIFESTS.

(a) **IN GENERAL.**—Paragraph (2) of section 431(c) of the Tariff Act of 1930 (19 U.S.C. 1431(c)) is amended to read as follows:

“(2)(A) The information listed in paragraph (1) shall not be available for public disclosure if—

“(i) the Secretary of the Treasury makes an affirmative finding on a shipment-by-shipment basis that disclosure is likely to pose a threat of personal injury or property damage; or

“(ii) the information is exempt under the provisions of section 552(b)(1) of title 5, United States Code.

“(B) The Secretary shall ensure that any personally identifiable information, including Social Security account numbers and passport numbers, is removed from any manifest signed, produced, delivered, or electronically transmitted under this section before access to the manifest is provided to the public.”.

(b) **EFFECTIVE DATE.**—The amendment made by subsection (a) shall take effect on the date that is 30 days after the date of the enactment of this Act.

SEC. 73006. SENSE OF CONGRESS ON LEADERSHIP AT WORLD TRADE ORGANIZATION.

(a) **FINDINGS.**—Congress makes the following findings:

(1) The United States had led the formation, as well as reform, of rules governing the multilateral trading system since World War II.

(2) The United States is a founding member of the World Trade Organization (in this section referred to as the “WTO”) and a key architect of the organization.

(3) The United States secured important commitments in the WTO to facilitate trade in goods and services, to prevent the application of non-scientific restrictions on United States agriculture, and to protect United States intellectual property.

(4) The United States uses the rules of the WTO to benefit workers, farmers, fishers, and businesses in the United States by facilitating access to the 90 percent of the world's consumers who live outside the borders of the United States.

(5) The fundamental purpose of the WTO is to create space for members to negotiate with each other, and the WTO reserves to those members exclusively the right to negotiate and adopt rules that reduce and eliminate trade barriers and discriminatory treatment.

(6) The prompt settlement of disputes in which a member of the WTO considers that its rights are being impaired by the actions of another member is essential to the functioning of the WTO and the maintenance of

a proper balance between the rights and obligations of members.

(7) The WTO's dispute settlement function, including in particular the Appellate Body, has increasingly failed to enforce the rules of the WTO in a timely manner, and has usurped the negotiating prerogative of members by creating new obligations and rights that are inconsistent with or not included in the rules negotiated by members.

(8) The creation of those obligations and rights undermines—

(A) the WTO's negotiating function by discouraging members from making concessions; and

(B) the WTO's dispute settlement function by encouraging overuse of the process and undermining its legitimacy, including by preventing free market economies from responding to globally trade distortive practices by nonmarket economies.

(9) The WTO does not have sufficient rules to discipline the distortive economic policies of nonmarket economies, such as policies relating to excess capacity and forced technology transfer, the special treatment those economies afford to state-owned enterprises, and their massive and opaque industrial subsidies.

(10) There is long-standing bipartisan support in Congress to reform the WTO to address those failings.

(11) The current presidential administration, as well as prior administrations, raised concerns about the failings described in this subsection and have made reform of the WTO a top priority of United States trade policy.

(12) The United States urges WTO members to work constructively with the United States to assess the reasons why the existing WTO rules have proven inadequate in order to create an atmosphere within the WTO that is conducive to the development of new rules less subject to jurisprudential drift.

(13) The guiding principle for reform of the WTO, and the lens through which WTO members should consider specific reform proposals, is the restoration of the WTO's capability and capacity for negotiation among members.

(14) The United States has achieved its trade policy objectives through active leadership at the WTO, and an absence of that leadership would be filled by nonmarket economies that are hostile to a host of United States interests.

(b) SENSE OF CONGRESS.—It is the sense of Congress that—

(1) while the United States finds value and usefulness in the WTO, in order to fulfill the needs of the United States and other free and open economies in the 21st century, significant reforms are needed;

(2) the United States must therefore continue to demonstrate leadership to achieve reforms that restore the effectiveness of the WTO's—

(A) negotiating function;

(B) dispute settlement function so that it transparently, efficiently, and fully enforces outcomes negotiated by members rather than usurping their primacy by creating new rights or obligations; and

(C) rules for special and differential treatment to ensure those rules promote advancement for truly developing countries, rather than becoming tools for globally competitive countries, like the People's Republic of China, to engage in protectionism and market distortions;

(3) the efforts to reform the negotiating function of the WTO should revitalize the negotiating function by providing confidence to members that the WTO operates according to the rules as negotiated and adopted by members;

(4) a revitalized negotiating function must include new rules that reflect the 21st cen-

tury economy, further combat anticompetitive and protectionist barriers, and ensure disputes are efficiently resolved;

(5) the United States Trade Representative should continue to lead efforts to work with WTO members to pursue reforms at the WTO that—

(A) ensure the dispute settlement mechanism faithfully applies the rules adopted by members, including by undertaking measures to ensure the WTO's Appellate Body does not create new rights and obligations;

(B) improve public confidence in dispute settlement by promoting greater transparency and efficiency in the conduct of proceedings;

(C) redress the consistent failure by certain members to satisfy their notification obligations under various WTO agreements, including through measures that strengthen accountability;

(D) ensure rules for special and differential treatment are appropriately reserved for countries whose state of development and global competitiveness actually warrants such flexibility;

(E) create new rules and structures that can serve the interests of the United States while promoting peace, prosperity, good governance, transparency, effective operation of legal regimes, the rule of law, and free enterprise; and

(F) expand upon the trilateral negotiations currently underway with Japan and the European Union; and

(6) the United States Trade Representative should explore and assess specific reform proposals, including—

(A) pursuing plurilateral agreements that further the interests of the United States while limiting the benefits accruing to countries that are not parties to those agreements;

(B) efforts to ensure that incorrect interpretations by the Appellate Body, including with respect to the Agreement on Safeguards, the Agreement on Implementation of Article VI of the General Agreement on Tariffs and Trade 1994, and the Agreement on Subsidies and Countervailing Measures, are corrected, and not to be deemed precedential;

(C) new rules and norms to address practices of nonmarket economies, such as practices relating to state-owned enterprises, which certain countries often utilize for objectives that cause severe trade distortions; and

(D) better implementation of existing rules, such as the prohibition in paragraph 4 of Article XIV of the General Agreement on Tariffs and Trade on currency manipulation, to ensure that those rules are effective to preserve the rights of free market economies.

TITLE IV—PROMOTING AMERICAN COMPETITIVENESS

Subtitle A—Reauthorization and Reform of Generalized System of Preferences

SEC. 74001. MODIFICATION OF ELIGIBILITY CRITERIA FOR BENEFICIARY DEVELOPING COUNTRIES.

(a) IN GENERAL.—Section 502 of the Trade Act of 1974 (19 U.S.C. 2462) is amended—

(1) in subsection (b)(2)—

(A) by inserting after subparagraph (H) the following:

“(I) Such country has failed, in a manner affecting trade or investment—

“(i) to effectively enforce its environmental laws or regulations through a sustained or recurring course of action or inaction; or

“(ii) to adopt and maintain measures implementing its obligations under common multilateral environmental agreements.

“(J) Such country engages in gross violations of internationally recognized human

rights in that country (including any designated zone in that country).”; and

(B) in the text following subparagraph (J) (as inserted by subparagraph (A)), by striking “and (H) (to the extent described in section 507(6)(D))” and inserting “(H) (to the extent described in section 507(6)(D)), (I), and (J)”; and

(2) in subsection (c)—

(A) in paragraph (6)(B), by striking “; and” and inserting a semicolon;

(B) in paragraph (7)—

(i) by striking “whether” and all that follows through “afford” and inserting “the extent to which such country is affording”; and

(ii) by striking the period at the end and inserting a semicolon; and

(C) by adding at the end the following:

“(8) the extent to which such country is effectively enforcing its environmental laws and regulations and adopting and maintaining measures implementing its obligations under common multilateral environmental agreements;

“(9) the extent to which such country is achieving the goals described in section 3(b) of the Women's Entrepreneurship and Economic Empowerment Act of 2018 (22 U.S.C. 2151-2(b));

“(10) the extent to which such country has established, or is making continual progress toward establishing—

“(A) the rule of law, political pluralism, and the right to due process, a fair trial, and equal protection under the law;

“(B) economic policies to reduce poverty, increase the availability of health care and educational opportunities, expand physical infrastructure, promote the development of private enterprise, and encourage the formation of capital markets through micro-credit or other programs; and

“(C) a system to combat corruption and bribery, such as signing and implementing the Convention on Combating Bribery of Foreign Public Officials in International Business Transactions, done at Paris December 17, 1997, and entered into force February 15, 1999 (TIAS 99-215); and

“(11) the extent to which such country—

“(A) has refrained from imposing, or has eliminated, digital trade barriers, including unnecessary or discriminatory data localization or data transfer restrictions; and

“(B) has taken steps in the digital environment to support consumer protections, the privacy of personal information, and open digital ecosystems.”.

(b) MODIFICATION OF WITHDRAWAL, SUSPENSION, OR LIMITATION REQUIREMENTS.—Section 502 of the Trade Act of 1974 (19 U.S.C. 2462) is amended—

(1) in subsection (d)(1), in the second sentence—

(A) by striking “shall consider” and inserting the following: “shall—

“(A) consider”;;

(B) by striking the period at the end and inserting “; and”; and

(C) by adding at the end the following:

“(B) hold a public hearing or provide for a period of not less than 30 days for submission of comments by the public.”; and

(2) in subsection (f)(2)—

(A) in the paragraph heading, by inserting “OR SUSPENSION” after “TERMINATION”;;

(B) by inserting “or suspend” after “terminate” each place it appears; and

(C) by inserting “or suspension” after “termination”.

(c) PUBLICATION OF DETERMINATIONS RELATING TO PETITIONS FOR REVIEW.—Section 502 of the Trade Act of 1974 (19 U.S.C. 2462) is amended by adding at the end the following:

“(g) PUBLICATION OF DETERMINATIONS RELATING TO PETITIONS FOR REVIEW.—The United States Trade Representative shall publish in the Federal Register a notice of,

and the rationale for, any determination of the Trade Representative with respect to a petition for review of the eligibility of a country for designation as a beneficiary developing country, including a determination—

“(1) to accept or deny such a petition; (2) to continue to review the eligibility of the country; or

“(3) to withdraw, suspend, or limit the application of duty-free treatment under this title with respect to the country.”.

(d) DEFINITIONS.—Section 507 of the Trade Act of 1974 (19 U.S.C. 2467) is amended—

(1) in paragraph (4)—

(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”; and

(C) by adding at the end the following:

“(F) the elimination of all forms of discrimination with respect to occupation and employment.”; and

(2) by adding at the end the following:

“(7) COMMON MULTILATERAL ENVIRONMENTAL AGREEMENT.—

“(A) IN GENERAL.—The term ‘common multilateral environmental agreement’, for purposes of determining the eligibility of a country for designation as a beneficiary developing country under this title, means any agreement specified in subparagraph (B) to which both the United States and that country are full parties, including any current or future mutually agreed upon protocols, amendments, annexes, or adjustments to such an agreement.

“(B) AGREEMENTS SPECIFIED.—The agreements specified in this subparagraph are the following:

“(i) The Convention on International Trade in Endangered Species of Wild Fauna and Flora, done at Washington March 3, 1973 (27 UST 1087; TIAS 8249).

“(ii) The Montreal Protocol on Substances that Deplete the Ozone Layer, done at Montreal September 16, 1987.

“(iii) The Protocol of 1978 Relating to the International Convention for the Prevention of Pollution from Ships, 1973, done at London February 17, 1978.

“(iv) The Convention on Wetlands of International Importance, Especially as Waterfowl Habitat, done at Ramsar February 2, 1971 (TIAS 11084).

“(v) The Convention on the Conservation of Antarctic Marine Living Resources, done at Canberra May 20, 1980 (33 UST 3476).

“(vi) The International Convention for the Regulation of Whaling, done at Washington December 2, 1946 (62 Stat. 1716).

“(vii) The Convention for the Establishment of an Inter-American Tropical Tuna Commission, done at Washington May 31, 1949 (1 UST 230).”.

SEC. 74002. SUPPLEMENTAL REVIEWS AND REPORTING.

(a) ASSESSMENT AND REPORT ON COMPLIANCE WITH ELIGIBILITY REQUIREMENTS.—Section 502 of the Trade Act of 1974, as amended by section 74001, is further amended by adding at the end the following:

“(h) ASSESSMENT AND REPORT ON COMPLIANCE WITH ELIGIBILITY REQUIREMENTS.—

“(1) IN GENERAL.—The President shall—

“(A) on an annual basis—

“(i) conduct assessments of the compliance of an appropriate number of countries designated as beneficiary developing countries for purposes of this title in meeting or continuing to meet the eligibility requirements under this title; and

“(ii) make determinations with respect to whether to initiate full reviews of the practices of those countries to assess the continued eligibility of those countries for designation as beneficiary developing countries under this title; and

“(B) submit to Congress a report consisting of the results of such assessments and determinations.

“(2) FREQUENCY.—The President shall conduct an assessment described in clause (i) of paragraph (1)(A) and make a determination described in clause (ii) of that paragraph with respect to each country designated as a beneficiary developing country for purposes of this title not less frequently than once every 3 years.”.

(b) ASSESSMENT OF EFFECTIVENESS OF GENERALIZED SYSTEM OF PREFERENCES IN STRENGTHENING AND MAINTAINING INTERNATIONALLY RECOGNIZED WORKER RIGHTS AND WOMEN’S ENTREPRENEURSHIP AND ECONOMIC EMPOWERMENT.—

(1) POLICY OF THE UNITED STATES.—It is the policy of the United States to support gender equality and worker rights by promoting legal reforms that address legal, structural, and social barriers that constrain the full and free economic participation of all workers in the global economy.

(2) AMENDMENT TO TRADE ACT OF 1974.—

(A) IN GENERAL.—Title V of the Trade Act of 1974 (19 U.S.C. 2461 et seq.) is amended by inserting after section 504 the following:

“SEC. 504A. ASSESSMENT OF EFFECTIVENESS IN STRENGTHENING AND MAINTAINING INTERNATIONALLY RECOGNIZED WORKER RIGHTS AND WOMEN’S ENTREPRENEURSHIP AND ECONOMIC EMPOWERMENT.

“(a) IN GENERAL.—Not later than 15 months after the date of the enactment of this section, and every 2 years thereafter, the United States Trade Representative and the Deputy Undersecretary of Labor for International Affairs, in consultation with the policy advisory committee on labor established under section 135(c)(1), shall jointly submit to Congress an assessment of the effectiveness of the administration of this title in maintaining or strengthening the efforts of beneficiary developing countries relating to the factors described in paragraphs (7) and (9) of section 502(c).

“(b) METHODOLOGY AND SOURCES.—The assessment required by subsection (a) shall include—

“(1) an explanation of the methodology and sources used to prepare the assessment; and

“(2) where relevant, citations to data, information, studies, and assessments that were used to prepare the assessment and were gathered, compiled, or developed by the United States Government, foreign governments, multilateral institutions, nongovernmental organizations, or educational institutions.

“(c) MEASUREMENT OF WOMEN’S ECONOMIC EMPOWERMENT.—To support the measurement of women’s economic empowerment, the Trade Representative shall encourage and support the reporting by beneficiary developing countries of sex-disaggregated economic and business data, including the gathering of information consistent with the United Nations Sustainable Development Goals, particularly the goals relating to gender equality and decent work.”.

(B) CLERICAL AMENDMENT.—The table of contents for the Trade Act of 1974 is amended by inserting after the item relating to section 504 the following:

“Sec. 504A. Assessment of effectiveness in strengthening and maintaining internationally recognized worker rights and women’s entrepreneurship and economic empowerment.”.

(c) UNITED STATES INTERNATIONAL TRADE COMMISSION STUDY.—Not later than July 1, 2023, the United States International Trade Commission shall submit to Congress a report that contains a study on rules of origin, utilization rates, and eligibility require-

ments for articles under the Generalized System of Preferences program under title V of the Trade Act of 1974 (19 U.S.C. 2461 et seq.), including an assessment of—

(1) the rate of utilization of the program by countries designated as least-developed beneficiary developing countries under section 502(a)(2) of that Act (19 U.S.C. 2462(a)(2));

(2) the effectiveness of the rules of origin of the program in—

(A) promoting trade benefits to least-developed beneficiary developing countries under the program; and

(B) preventing the transshipment of articles from countries that are not designated as beneficiary developing countries under section 502(a)(1) of that Act (19 U.S.C. 2462(a)(1)); and

(3) the requirements and procedures for designating articles as eligible articles under section 503 of that Act (19 U.S.C. 2463), including—

(A) the competitive need limitation under subsection (c)(2) of that section; and

(B) the process for waiving that limitation under subsection (d) of that section.

SEC. 74003. EXTENSION OF GENERALIZED SYSTEM OF PREFERENCES.

(a) IN GENERAL.—Section 505 of the Trade Act of 1974 (19 U.S.C. 2465) is amended by striking “December 31, 2020” and inserting “January 1, 2027”.

(b) EFFECTIVE DATE.—

(1) IN GENERAL.—The amendment made by subsection (a) shall apply to articles entered on or after the 30th day after the date of the enactment of this Act.

(2) RETROACTIVE APPLICATION FOR CERTAIN LIQUIDATIONS AND RELIQUIDATIONS.—

(A) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to subparagraph (B), any entry of a covered article to which duty-free treatment or other preferential treatment under title V of the Trade Act of 1974 (19 U.S.C. 2461 et seq.) would have applied if the entry had been made on December 31, 2020, that was made—

(i) after December 31, 2020, and

(ii) before the effective date specified in paragraph (1),

shall be liquidated or reliquidated as though such entry occurred on the effective date specified in paragraph (1).

(B) REQUESTS.—A liquidation or reliquidation may be made under subparagraph (A) with respect to an entry only if a request therefor is filed with U.S. Customs and Border Protection not later than 180 days after the date of the enactment of this Act that contains sufficient information to enable U.S. Customs and Border Protection—

(i) to locate the entry; or

(ii) to reconstruct the entry if it cannot be located.

(C) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry of a covered article under subparagraph (A) shall be paid, without interest, not later than 90 days after the date of the liquidation or reliquidation (as the case may be).

(3) DEFINITIONS.—In this subsection:

(A) COVERED ARTICLE.—The term “covered article” means an article from a country that is a beneficiary developing country under title V of the Trade Act of 1974 (19 U.S.C. 2461 et seq.) as of the effective date specified in paragraph (1).

(B) ENTER; ENTRY.—The terms “enter” and “entry” include a withdrawal from warehouse for consumption.

Subtitle B—Temporary Duty Suspensions and Reductions

SEC. 74011. REFERENCE.

Except as otherwise expressly provided, whenever in this subtitle 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, the reference shall be considered to be made to a chapter, subchapter, note, additional U.S. note, head-

ing, subheading, or other provision of the Harmonized Tariff Schedule of the United States.

PART I—NEW DUTY SUSPENSIONS AND REDUCTIONS

SEC. 74021. SHELLED PINE NUTS.

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

“	9902.19.01	Pine nuts, shelled (provided for in subheading 0802.90.98)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74022. LICORICE EXTRACT.

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

“	9902.19.02	Vegetable saps and extracts of licorice (provided for in subheading 1302.12.00)	0.7%	No change	No change	On or before 12/31/2023	”.
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SEC. 74023. REFINED CARRAGEENAN.

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

“	9902.19.03	N-{{2-({4-[(3-Methylbutanoyl)amino]phenyl}carbonyl)hydrazino}carbonothioyl}-3-nitrobenzamide (Carrageenan) (CAS No. 9000-07-1) (provided for in subheading 1302.39.00) ..	2.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 74024. IRISH DAIRY CHOCOLATE CRUMB.

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

“	9902.19.04	Chocolate crumb manufactured with fluid milk from Irish cows (provided for in subheading 1806.20.24)	2.9%	No change	No change	On or before 12/31/2023	”.
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SEC. 74025. PEPPERONCINI, PRESERVED IN VINEGAR.

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

“	9902.19.05	Pepperoncini, prepared or preserved by vinegar or acetic acid (provided for in subheading 2001.90.38)	5.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74026. COCONUT WATER IN PET BOTTLES.

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

“	9902.19.06	Coconut water, not from concentrate, not containing added sugar or other sweetening matter, packaged for retail sale in polyethylene terephthalate bottles (provided for in subheading 2009.89.70)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74027. 9,11-OCTADECADIENOIC ACID.

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

“	9902.19.07	Conjugated linoleic acids (9Z,11E)-octadeca-9,11-dienoic acid (CAS No.2540-56-9), and (10E,12Z)-octadeca-10,12-dienoic acid (CAS No. 2420-56-6) (provided for in subheading 2106.90.98)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74028. LIQUID GALACTO-OLIGOSACCHARIDES.

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

“	9902.19.08	Liquid galacto-oligosaccharides (provided for in subheading 2106.90.98)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74029. BEVERAGE CONTAINING COCONUT WATER.

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

“	9902.19.09	Non-alcoholic beverage containing 10 percent or more of not-from-concentrate coconut water, with added flavors and stevia, packaged for retail sale (provided for in subheading 2202.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74030. ANIMAL FEED ADDITIVE CONTAINING GUANIDINOACETIC ACID.

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

“	9902.19.10	Feed additive preparation consisting of guanidinoacetic acid and starch (provided for in subheading 2309.90.95)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74031. TUNGSTEN CONCENTRATE.

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

“	9902.19.11	Tungsten concentrate, presented as a dense, granular powder, in a range of colors from sandy brown to black/grey depending on the other elements present (provided for in subheading 2611.00.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74032. PIPERYLENE.

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

“	9902.19.12	Distillates (petroleum), C3-6, piperylene-rich (CAS No. 68477-35-0) (provided for in subheading 2710.12.90)	3.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74033. NORMAL PARAFFIN M (ALKANES C10-C14).

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

“	9902.19.13	A mixture of normal paraffin medium oils (alkanes, C10-14) (CAS No. 93924-07-3) (provided for in subheading 2710.19.90)	5.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 74034. NEODYMIUM (ND) METAL.

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

“	9902.19.14	Neodymium metal (CAS No. 7440-00-8), whether or not intermixed or interalloyed (provided for in subheading 2805.30.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74035. PRASEODYMIUM (PR) METAL.

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

“	9902.19.15	Praseodymium metal (CAS No. 7440–10–0), whether or not intermixed or interalloyed (provided for in subheading 2805.30.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74036. HEAVY RARE EARTH METALS, DYSPROSIUM (DY) METAL AND TERBIUM (TB) METAL.

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

“	9902.19.16	Dysprosium metal (CAS No. 7429–91–6), terbium metal (CAS No. 7440–27–9), and heavy rare earth metals, whether or not intermixed or inter-alloyed (provided for in subheading 2805.30.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74037. SCANDIUM CRYSTAL.

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

“	9902.19.17	Scandium crystals of 99.9 percent purity containing 3 ppm or less by weight of cobalt, 80 ppm or less by weight of chromium and 500 ppm or less by weight of iron (CAS No. 7440–20–2) (provided for in subheading 2805.30.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74038. HEXAFLUOROTITANIC ACID.

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

“	9902.19.18	Dihydrogen hexafluorotitanate(2-) (CAS No. 17439–11–1) (provided for in subheading 2811.19.61)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74039. SILICA GEL CAT LITTER WITH TRAY.

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

“	9902.19.19	Cat litter of synthetic silica gel, not crystalline, imported with a disposable cardboard tray coated with polyvinyl chloride (provided for in subheading 2811.22.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74040. DIOXOSILANE SPHERICAL PARTICLES (MEAN PARTICLE SIZE 0.046–0.054 MM).

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

“	9902.19.20	Dioxosilane (silicon dioxide amorphous) (CAS No. 7631–86–9) presented in the form of entirely spherical micro-spheres, certified by the importer as having a mean particle size of between 0.046 and 0.054 mm, uniform particle size with a uniformity coefficient of 1.65 or less, specific electrical resistance of 50,000 Ohm cm or more, and surface area 300 to 700 m ² /g (provided for in subheading 2811.22.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74041. SILICA GEL CAT LITTER.

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

“	9902.19.21	Cat litter formulated from synthetic silica gel, put up for retail sale (provided for in subheading 2811.22.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74042. SULFURYL DICHLORIDE.

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

“	9902.19.22	Sulfuryl dichloride (CAS No. 7791-25-5) (provided for in subheading 2812.19.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74043. FS-10D ACICULAR ELECTROCONDUCTIVE TIN OXIDE.

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

“	9902.19.23	Dispersions of tin(IV) oxide (CAS No. 18282-10-5), doped with antimony pentoxide (CAS No. 1314-60-9), in water (provided for in subheading 2825.90.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74044. CERTAIN POTASSIUM FLUORIDE.

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

“	9902.19.24	Potassium fluoride (CAS No. 7789-23-3), spray-dried, crystalline, granular or any dry form (provided for in subheading 2826.19.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74045. OTHER POTASSIUM FLUORIDE.

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

“	9902.19.25	Potassium fluoride (CAS No. 7789-23-3) other than spray-dried, crystalline, granular or any dry form (provided for in subheading 2826.19.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74046. LiPF₆.

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

“	9902.19.26	Lithium hexafluorophosphate (LiPF ₆) (CAS No. 21324-40-3) (provided for in subheading 2826.90.90)	1.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 74047. LiPO₂F₂.

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

“	9902.19.27	Lithium difluorophosphate (LiPO ₂ F ₂) (CAS No. 24389-25-1) (provided for in subheading 2826.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74048. AMMONIUM FLUOROBORATE.

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

“	9902.19.28	Azanium; tetrafluoroborate (CAS No. 13826-83-0) (provided for in subheading 2826.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74049. SODIUM TETRAFLUOROBORATE.

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

“	9902.19.29	Sodium tetrafluoroborate (CAS No. 13755–29–8) (provided for in subheading 2826.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74050. FERRIC CHLORIDE.

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

“	9902.19.30	Trichloroiron (CAS No. 7705–08–0) (provided for in subheading 2827.39.55)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74051. FERROUS CHLORIDE.

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

“	9902.19.31	Iron(2+);dichloride (CAS No. 7758–94–3) (provided for in subheading 2827.39.55)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74052. CUPRIC CHLORIDE DIHYDRATE.

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

“	9902.19.32	Copper(II) chloride dihydrate (cupric chloride dihydrate) (CAS No. 10125–13–0) (provided for in subheading 2827.39.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74053. COPPER CHLORIDE ANHYDROUS.

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

“	9902.19.33	Copper(II) chloride anhydrous (CAS No. 7447–39–4) (provided for in subheading 2827.39.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74054. MANGANESE CHLORIDE ANHYDROUS.

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

“	9902.19.34	Manganese(2+);dichloride (anhydrous manganese chloride) (CAS No. 7773–01–5) (provided for in subheading 2827.39.90) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74055. MANGANESE CHLORIDE TETRAHYDRATE.

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

“	9902.19.35	Manganese(II) chloride tetrahydrate (CAS No. 13446–34–9) (provided for in subheading 2827.39.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74056. REDUCING AGENT.

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

“	9902.19.36	Acetic acid, 2-oxo-, reaction products with sodium dithionite (2:1) (CAS No. 1444365–63–2) (provided for in subheading 2831.10.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74057. MANGANESE CARBONATE.

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

“	9902.19.37	Manganese(2+);carbonate (CAS No. 598–62–9) (provided for in subheading 2836.99.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74058. POTASSIUM TETRABORATE.

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

“	9902.19.38	Potassium tetraborate (CAS No. 12045–78–2) (provided for in subheading 2840.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74059. POTASSIUM PENTABORATE.

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

“	9902.19.39	Potassium pentaborate (CAS No. 12229–13–9) (provided for in subheading 2840.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74060. AMMONIUM THIOCYANATE.

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

“	9902.19.40	Azanium;thiocyanate (ammonium thiocyanate) (CAS No. 1762–95–4) (provided for in subheading 2842.90.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74061. MODIFIED AMINE COMPLEX OF BORON TRIFLUORIDE.

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

“	9902.19.41	Propan-2-amine, compound with trifluoroborane, reaction products with 2-(butoxymethyl)oxirane (amine complex of boron trifluoride) (CAS No. 68478–97–7) (provided for in subheading 2842.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74062. TRICHLOROSILANE.

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

“	9902.19.42	Trichlorosilicon (CAS No. 10025–78–2) (provided for in subheading 2853.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74063. 1,3-DICHLOROPROPENE.

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

“	9902.19.43	(E)-1,3-Dichloroprop-1-ene (CAS No. 542–75–6) (provided for in subheading 2903.29.00)	2.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74064. HEXAFLUOROISOBUTYLENE (HFIB).

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

“	9902.19.44	3,3,3-Trifluoro-2-(trifluoromethyl)prop-1-ene (CAS No. 382-10-5) (provided for in subheading 2903.39.20)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74065. 1,1,1,2,2,3,3,4,4,5,5,6,6-TRIDECAFLUORO-8-ODOCTANE.

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

“	9902.19.45	1,1,1,2,2,3,3,4,4,5,5,6,6-Tridecafluoro-8-iodooctane (CAS No. 2043-57-4) (provided for in subheading 2903.79.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74066. ETHYL BENZYL CHLORIDE.

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

“	9902.19.46	1-(Chloromethyl)-3-ethylbenzene (CAS No. 26968-58-1) (provided for in subheading 2903.99.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74067. PERFLUOROALKYL SULFONATE.

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

“	9902.19.47	Potassium 1,1,2,2,3,3,4,4,4-nonafluorobutane-1-sulphonate (CAS No. 29420-49-3) (provided for in subheading 2904.99.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74068. D-MANNITOL.

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

“	9902.19.48	(2R,3R,4R,5R)-Hexane-1,2,3,4,5,6-hexol (D-Mannitol) (CAS No. 69-65-8) (provided for in subheading 2905.43.00)	2.9%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74069. 3,3,4,4,5,5,6,6,7,7,8,8,8-TRIDECAFLUOROCTAN-1-OL.

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

“	9902.19.49	3,3,4,4,5,5,6,6,7,7,8,8,8-Tridecafluorooctan-1-ol (CAS No. 647-42-7) (provided for in subheading 2905.59.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74070. PHENYL ISOPROPANOL.

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

“	9902.19.50	2-Phenylpropan-2-ol (CAS No. 617-94-7) (provided for in subheading 2906.29.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74071. HYDROXYTYROSOL.

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

“	9902.19.51	4-(2-Hydroxyethyl)benzene-1,2-diol (Hydroxytyrosol) (CAS No. 10597-60-1) (provided for in subheading 2907.29.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74072. 1,6-DIHYDROXYNAPHTHALENE.

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

“	9902.19.52	Naphthalene-1,6-diol (CAS No. 575-44-0) (provided for in subheading 2907.29.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74073. ANTIOXIDANT FOR PLASTICS AND RUBBER.

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

“	9902.19.53	Antioxidant 330 (4-[[3,5-Bis[(3,5-ditert-butyl-4-hydroxyphenyl)methyl]-2,4,6-trimethylphenyl]methyl]-2,6-ditert-butylphenol) (CAS No. 1709-70-2) (provided for in subheading 2907.29.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74074. TOLUHYDROQUINONE (THQ).

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

“	9902.19.54	2-Methylbenzene-1,4-diol (CAS No. 95-71-6) (provided for in subheading 2907.29.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74075. 1,1,1-TRIS(4-HYDROXYPHENYL)ETHANE.

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

“	9902.19.55	4-[1,1-Bis(4-hydroxyphenyl)ethyl]phenol (CAS No. 27955-94-8) (provided for in subheading 2907.29.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74076. MPEG6-MESYLATE.

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

“	9902.19.56	Methanesulfonic acid; 2-[2-[2-[2-(2-methoxyethoxy)ethoxy]ethoxy]ethoxy] ethanol (CAS No. 130955-39-4) (provided for in subheading 2909.19.18)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74077. MONOETHYLENE GLYCOL DIMETHYL ETHER.

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

“	9902.19.57	1,2-Dimethoxyethane (CAS No. 110-71-4) (provided for in subheading 2909.19.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74078. DIETHYLENE GLYCOL DIMETHYL ETHER.

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

“	9902.19.58	1-Methoxy-2-(2-methoxyethoxy)ethane (CAS No. 111-96-6) (provided for in subheading 2909.19.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74079. DIETHYLENE GLYCOL DIBUTYL ETHER.

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

“	9902.19.59	1-[2-(2-Butoxyethoxy)ethoxy]butane (CAS No. 112-73-2) (provided for in subheading 2909.19.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74080. TETRAETHYLENE GLYCOL DIMETHYL ETHER.

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

“	9902.19.60	1-Methoxy-2-[2-[2-(2-methoxyethoxy)ethoxy]ethoxy]ethane (CAS No. 143-24-8) (provided for in subheading 2909.19.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74081. GLYCOL DIETHER.

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

“	9902.19.61	1-Methoxy-3-(3-methoxypropoxy)propane (CAS No. 111109-77-4) (provided for in subheading 2909.49.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74082. DIGLYCIDYL RESORCINOL ETHER.

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

“	9902.19.64	2-[[3-(Oxiran-2-ylmethoxy)phenoxy]methyl]oxirane (diglycidyl resorcinol ether) (CAS No. 101-90-6) (provided for in subheading 2910.90.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74083. ALLYL GLYCIDYL ETHER.

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

“	9902.19.66	2-(Prop-2-enoxymethyl)oxirane (allyl glycidyl ether) (CAS No. 106-92-3) (provided for in subheading 2910.90.91)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74084. VINYL CYCLOHEXANE MONOXIDE.

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

“	9902.19.67	3-Ethenyl-7-oxabicyclo[4.1.0]heptane (CAS No. 106-86-5) (provided for in subheading 2910.90.91)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74085. TECHNICAL GRADE OF BUTYL GLYCIDYL ETHER.

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

“	9902.19.68	Technical grade 2-(butoxymethyl)oxirane (CAS No. 2426-08-6) (provided for in subheading 2910.90.91)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74086. ALIPHATIC GLYCIDYL ETHER.

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

“	9902.19.69	2-(2-Ethylhexoxymethyl)oxirane (CAS No. 2461-15-6) (provided for in subheading 2910.90.91)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74087. DIGLYCIDYL ETHER OF 1,4-BUTANEDIOL.

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

“	9902.19.70	2-[4-(Oxiran-2-ylmethoxy)butoxymethyl]oxirane (CAS No. 2425-79-8) (provided for in subheading 2910.90.91)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74088. TECHNICAL GRADE OF THE GLYCIDYL ETHER OF CYCLOHEXANE DIMETHANOL.

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

“	9902.19.71	2-[[4-(Oxiran-2-ylmethoxymethyl)cyclohexyl]methoxymethyl]oxirane (1,4-bis((2,3-epoxypropoxy)methyl)cyclohexane technical) (CAS No. 14228-73-0) (provided for in subheading 2910.90.91)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74089. GLYCIDYL ESTER OF NEODECANOIC ACID.

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

“	9902.19.72	2,3-Epoxypropyl neodecanoate (CAS No. 26761-45-5) (provided for in subheading 2910.90.91)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74090. CUMALDEHYDE.

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

“	9902.19.73	4-Propan-2-ylbenzaldehyde (Cumaldehyde) (CAS No. 122-03-2) (provided for in subheading 2912.29.60)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74091. CYPRINAL.

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

“	9902.19.74	α -Methylcinnamaldehyde (CAS No. 101-39-3) (provided for in subheading 2912.29.60)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74092. SODIUM O-FORMYLBENZENESULFONATE.

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

“	9902.19.75	Sodium;2-formylbenzenesulfonate (CAS No. 1008-72-6) (provided for in subheading 2913.00.50)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74093. ACETYLACETONE.

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

“	9902.19.76	Pentane-2,4-dione (Acetylacetone) (CAS No. 123-54-6) (provided for in subheading 2914.19.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74094. ACETYL PROPIONYL.

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

“	9902.19.77	Pentane-2,3-dione (CAS No. 600–14–6) (provided for in subheading 2914.19.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74095. ALPHA IONONE.

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

“	9902.19.78	(E)-4-(2,6,6-Trimethylcyclohex-2-en-1-yl)but-3-en-2-one (α-ionone) derived from natural sources (CAS No. 127–41–3) (provided for in subheading 2914.23.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74096. 2,3,4,5 TETRAMETHYLCYCLOPENT-2-ENONE.

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

“	9902.19.79	2,3,4,5-Tetramethylcyclopent-2-enone (CAS No. 54458–61–6) (provided for in subheading 2914.29.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74097. MENTHONE.

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

“	9902.19.80	Menthone ((2S,5R)-5-methyl-2-propan-2-ylcyclohexan-1-one) derived from natural sources (CAS No. 89–80–5) (provided for in subheading 2914.29.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74098. L-CARVONE.

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

“	9902.19.81	(5R)-2-Methyl-5-(prop-1-en-2-yl)cyclohex-2-en-1-one (L-carvone) (CAS No. 6485–40–1) (provided for in subheading 2914.29.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74099. BENZOIN.

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

“	9902.19.82	2-Hydroxy-1,2-diphenylethanone (Benzoin) (CAS No. 119–53–9) (provided for in subheading 2914.40.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74100. METHYL CYCLOPENTENOLONE.

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

“	9902.19.83	Methyl cyclopentenolone (2-hydroxy-3-methylcyclopent-2-en-1-one) (CAS No. 80–71–7) (provided for in subheading 2914.40.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74101. 2,4-DIHYDROXY-1,5-DIBENZOYLBENZENE.

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

“	9902.19.84	(4,6-Dihydroxy-1,3-phenylene)bis(phenylmethanone) (CAS No. 3088-15-1) (provided for in subheading 2914.50.30)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74102. DIFLUOROBENZOPHENONE (DFBP).

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

“	9902.19.85	Bis(4-fluorophenyl)methanone (CAS No. 345-92-6) (provided for in subheading 2914.79.40)	2.3%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74103. PTMI.

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

“	9902.19.86	2-Methyl-1-[4-(trifluoromethoxy)phenyl]propan-1-one (CAS No. 56425-84-4) (provided for in subheading 2914.79.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74104. METRAFENONE.

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

“	9902.19.87	(3-Bromo-6-methoxy-2-methylphenyl)(2,3,4-trimethoxy-6-methylphenyl)methanone (Metrafenone) (CAS No. 220899-03-6) (provided for in subheading 2914.79.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74105. HEXACHLOROACETONE.

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

“	9902.19.88	Hexachloroacetone; 1,1,1,3,3,3-hexachloropropan-2-one (CAS No. 116-16-5) (provided for in subheading 2914.79.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74106. FIRE SUPPRESSION AGENT.

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

“	9902.19.89	1,1,1,2,2,4,5,5,5-nonafluoro-4-(trifluoromethyl)pentan-3-one (CAS No. 756-13-8) (provided for in subheading 2914.79.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74107. D(+)-10-CAMPHOR SULFONIC ACID.

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

“	9902.19.90	(1S,4R)-7,7-Dimethyl-2-oxo-1-bicyclo[2.2.1]heptanyl methanesulfonic acid (CAS No. 3144-16-9) (provided for in subheading 2914.79.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74108. BENZYL ACETATE.

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

“	9902.19.91	Benzyl acetate (CAS No. 140-11-4) (provided for in subheading 2915.39.10)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74109. PROPYLENE GLYCOL DIACETATE.

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

“	9902.19.92	2-Acetyloxypropyl acetate (CAS No. 623-84-7) (provided for in subheading 2915.39.47)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74110. ISOPROPENYL ACETATE.

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

“	9902.19.93	Prop-1-en-2-yl acetate (Isopropenyl acetate) (CAS No. 108-22-5) (provided for in subheading 2915.39.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74111. DIACETIN.

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

“	9902.19.94	(2-Acetyloxy-3-hydroxypropyl) acetate (CAS No. 25395-31-7) (provided for in subheading 2915.39.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74112. COCOAMINE.

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

“	9902.19.95	Amines, coco alkyl (Cocoamine) (CAS No. 61788-46-3) (provided for in subheading 2915.90.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74113. CAPRYLIC ACID 98%.

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

“	9902.19.96	Decanoic acid (CAS No. 334-48-5) (provided for in subheading 2915.90.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74114. FINE ZINC MYRISTATE POWDER.

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

“	9902.19.97	Zinc myristate powder, 99 percent is under 300 mesh (CAS No. 16260-27-8) (provided for in subheading 2915.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74115. FINE MAGNESIUM MYRISTATE POWDER.

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

“	9902.19.98	Magnesium tetradecanoate powder (CAS No. 4086-70-8) (provided for in subheading 2915.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74116. DIPENTAERYTHRITYL HEXAHYDROXYSTEARATE/HEXASTEARATE/HEXAROSINATE.

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

“	9902.19.99	Dipentaerythrityl mixed esters with stearate, 12-hydroxyoctadecanoate and resinate, two acidic residues (CAS No. 208126-52-7) (provided for in subheading 2915.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74117. POLYGLYCERYL-2 TRIISOSTEARATE.

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

“	9902.20.01	[3-[2,3-bis(16-Methylheptadecanoyloxy)propoxy]-2-hydroxypropyl] 16-methylheptadecanoate (CAS No. 120486-24-0) (provided for in subheading 2915.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74118. NEOPENTYL GLYCOL DIETHYLHEXANOATE.

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

“	9902.20.02	[3-(2-Ethylhexanoyloxy)-2,2-dimethylpropyl] ethylhexanoate (CAS No. 28510-23-8) (provided for in subheading 2915.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74119. ISONONYL ISONONATE.

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

“	9902.20.03	7-Methyloctyl 7-methyloctanoate (CAS No. 42131-25-9) (provided for in subheading 2915.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74120. ACETYL CHLORIDE.

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

“	9902.20.04	Acetyl chloride (CAS No. 75-36-5) (provided for in subheading 2915.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74121. POTASSIUM SORBATE.

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

“	9902.20.05	Potassium;(2E,4E)-hexa-2,4-dienoate (Potassium sorbate) (CAS No. 24634-61-5) (provided for in subheading 2916.19.10)	2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74122. VINYL CHLOROFORMATE.

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

“	9902.20.06	Ethenyl carbonochloridate (Vinyl chloroformate) (CAS No. 5130-24-5) (provided for in subheading 2916.19.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74123. PERMETHRIN.

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

“	9902.20.07	(3-Phenoxyphenyl)methyl 3-(2,2-dichloroethenyl)-2,2-dimethylcyclopropane-1-carboxylate (Permethrin) (CAS No. 52645-53-1) (provided for in subheading 2916.20.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74124. SODIUM BENZOATE.

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

“	9902.20.08	Micronized sodium benzoate (CAS No. 532-32-1) of a kind used as a polymer modifier (provided for in subheading 2916.31.11)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74125. BENZOIC ACID, FLAKE.

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

“	9902.20.09	Benzoic acid, flake (CAS No. 65-85-0) (provided for in subheading 2916.31.11)	4.3%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74126. DIETHYLENE GLYCOL DIBENZOATE.

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

“	9902.20.10	2-(2-Benzoyloxyethoxy)ethyl benzoate (CAS No. 120-55-8) (provided for in subheading 2916.31.30)	1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74127. METHYL BENZOATE.

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

“	9902.20.11	Methyl benzoate (CAS No. 93-58-3) (provided for in subheading 2916.31.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74128. M-NITROBENZOIC ACID SODIUM SALT.

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

“	9902.20.12	Sodium; 3-nitrobenzoate (CAS No. 827-95-2) (provided for in subheading 2916.39.79)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74129. P-NITROBENZOIC ACID.

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

“	9902.20.13	4-Nitrobenzoic acid (CAS No. 62-23-7) (provided for in subheading 2916.39.79)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74130. 4-TERT BUTYLBENZOIC ACID.

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

“	9902.20.14	4-tert-Butylbenzoic acid (CAS No. 98-73-7) (provided for in subheading 2916.39.79)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74131. SODIUM ADIPATE.

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

“	9902.20.15	Disodium;hexanedioate (Sodium adipate) (CAS No. 7486-38-6), in granule form, with a particle size of 250 µm to 850 µm (provided for in subheading 2917.12.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74132. DIMETHYL SEBACATE (DMS).

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

“	9902.20.16	Dimethyl sebacate (CAS No. 106–79–6) (provided for in subheading 2917.13.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74133. DODECANEDIOIC ACID.

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

“	9902.20.17	Dodecanedioic acid (CAS No. 693–23–2) (provided for in subheading 2917.19.70)	2.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 74134. POLYHYDROXYSTEARIC ACID OF LOW ACID VALUE.

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

“	9902.20.18	Acyclic polycarboxylic containing octadecanoic acid, 12-hydroxy-, homopolymer, octadecanoate with an acid value less than 40 mg/g KOH (CAS No. 58128–22–6) (provided for in subheading 2917.19.70)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74135. UNDECANEDIOIC ACID.

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

“	9902.20.19	Undecanedioic acid (CAS No. 1852–04–6) (provided for in subheading 2917.19.70)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74136. HEXADECANEDIOIC ACID.

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

“	9902.20.20	Hexadecanedioic acid (CAS No. 505–54–4) (provided for in subheading 2917.19.70)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74137. TETRADECANEDIOIC ACID.

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

“	9902.20.21	Tetradecanedioic acid (CAS No. 821–38–5) (provided for in subheading 2917.19.70)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74138. PENTADECANEDIOIC ACID.

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

“	9902.20.22	Pentadecanedioic acid (CAS No. 1460–18–0) (provided for in subheading 2917.19.70)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74139. TRIDECANEDIOIC ACID.

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

“	9902.20.23	Tridecanedioic acid (CAS No. 505–52–2) (provided for in subheading 2917.19.70)	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 74140. METHYL 1-(METHOXYCARBON-
YL)CYCLOPROPANECARBOXYLATE
(CPDM).**

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

“	9902.20.24	Dimethyl 1,1-cyclopropanedicarboxylate (CAS No. 6914-71-2) (provided for in subheading 2917.20.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74141. CALCIUM HHPA.

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

“	9902.20.25	Calcium (1S,2R)-cyclohexane-1,2-dicarboxylate (CAS No. 491589-22-1) (provided for in subheading 2917.20.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74142. DIETHYL PHTHALATE.

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

“	9902.20.26	Diethyl benzene-1,2-dicarboxylate (CAS No. 84-66-2) (provided for in subheading 2917.34.01)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74143. AMMONIUM LACTATE.

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

“	9902.20.27	Ammonium lactate (Azanium;2-hydroxypropanoate) (CAS No. 515-98-0) having a purity of at least 99 percent (provided for in subheading 2918.11.51)	Free	No change	No change	On or before 12/ 31/2023	”.
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**SEC. 74144. TRIETHYL 2-HYDROXYPROPANE-1,2,3-
TRICARBOXYLATE.**

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

“	9902.20.28	Triethyl 2-hydroxypropane-1,2,3-tricarboxylate (CAS No. 77-93-0) (provided for in subheading 2918.15.50)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74145. DIISOSTEARYL MALATE.

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

“	9902.20.29	Carboxylic acid of bis(16-methylheptadecyl) 2-hydroxybutanedioate (CAS No. 81230-05-9) (provided for in subheading 2918.19.90)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74146. SALICYLIC ACID.

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

“	9902.20.30	2-Hydroxybenzoic acid (salicylic acid) (CAS No. 69-72-7) (provided for in subheading 2918.21.50)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74147. HEXYL SALICYLATE.

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

“	9902.20.31	Hexyl 2-hydroxybenzoate (CAS No. 6259-76-3) (provided for in subheading 2918.23.20)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74148. ALPHA-KETOGLUTERIC ACID.

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

“	9902.20.32	Alpha-ketoglutaric acid (2-oxopentanedioic acid) (CAS No. 328-50-7) (provided for in subheading 2918.30.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74149. MCPB HERBICIDE.

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

“	9902.20.33	4-(4-Chloro-2-methylphenoxy) butyric acid (CAS No. 94-81-5) (provided for in subheading 2918.99.18)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74150. 2,4-D BUTOXYETHYLESTER.

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

“	9902.20.34	2-Butoxyethyl 2-(2,4-dichlorophenoxy)acetate (CAS No. 1929-73-3) (provided for in subheading 2918.99.20)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74151. 2-(2,4-DICHLOROPHENOXY)ACETIC ACID.

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

“	9902.20.35	2-(2,4-Dichlorophenoxy)acetic acid (CAS No. 94-75-7) (provided for in subheading 2918.99.20)	4.9%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74152. DIGLYCOLIC ACID 98%.

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

“	9902.20.36	2-(Carboxymethoxy)acetic acid (diglycolic acid) having a purity of at least 98 percent (CAS No. 110-99-6) (provided for in subheading 2918.99.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74153. TRI-ISO-BUTYL PHOSPHATE (TIBP).

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

“	9902.20.37	tris(2-Methylpropyl) phosphate (CAS No. 126-71-6) (provided for in subheading 2919.90.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74154. TRIMETHYLPHOSPHITE.

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

“	9902.20.38	Trimethyl phosphite (CAS No. 121-45-9) (provided for in subheading 2920.23.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74155. ORGANIC PHOSPHITE.

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

“	9902.20.39	1,9-Dicyclohexyl-11-hydroxy-3,7-dimethyl-5H-benzo[d][1,3,2]benzodioxaphosphocine (CAS No. 73912-21-7) (provided for in subheading 2920.90.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74156. DIETHYL SULFATE.

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

“	9902.20.40	Diethyl sulfate (CAS No. 64-67-5) (provided for in subheading 2920.90.51)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74157. DIETHYL CARBONATE.

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

“	9902.20.41	Diethyl carbonate (CAS No. 105-58-8) (provided for in subheading 2920.90.51)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74158. ETHYL METHYL CARBONATE.

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

“	9902.20.42	Ethyl methyl carbonate (CAS No. 623-53-0) (provided for in subheading 2920.90.51)	2.7%	No change	No change	On or before 12/31/2023	”.
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SEC. 74159. TETRADECOXYCARBONYLOXY TETRADECYL CARBONATE.

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

“	9902.20.43	Tetradecoxycarbonyloxy tetradecyl carbonate (CAS No. 53220-22-7) (provided for in subheading 2920.90.51)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74160. DICETYL PEROXYDICARBONATE.

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

“	9902.20.44	Hexadecoxycarbonyloxy hexadecyl carbonate (CAS No. 26322-14-5) (provided for in subheading 2920.90.51)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74161. TETRAETHYL SILICATE.

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

“	9902.20.45	Tetraethyl silicate (CAS No. 78-10-4) (provided for in subheading 2920.90.51)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74162. TERT-OCTYLAMINE.

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

“	9902.20.46	2,4,4-Trimethylpentan-2-amine (CAS No. 107-45-9) (provided for in subheading 2921.19.61)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74163. OCTADECYLAMINE.

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

“	9902.20.47	Octadecan-1-amine (Octadecylamine) (CAS No. 124–30–1) (provided for in subheading 2921.19.61)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74164. N’-(3-AMINOPROPYL)-N’-DODECYLPROPANE-1,3-DIAMINE.

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

“	9902.20.48	N’-(3-Aminopropyl)-N’-dodecylpropane-1,3-diamine (CAS No. 2372–82–9) (provided for in subheading 2921.29.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74165. 1,10-DIAMINODECANE.

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

“	9902.20.49	Decane-1,10-diamine (CAS No. 646–25–3) (provided for in subheading 2921.29.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74166. 1,5-PENTANEDIAMINE.

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

“	9902.20.50	Pentane-1,5-diamine (CAS No. 462–94–2) (provided for in subheading 2921.29.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74167. DICYCLOHEXYLAMINE.

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

“	9902.20.51	N-cyclohexylcyclohexanamine (CAS No. 101–83–7) (provided for in subheading 2921.30.30)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74168. AMANTADINE HYDROCHLORIDE 99%.

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

“	9902.20.52	Adamantan-1-amine hydrochloride having a purity of at least 99 percent (CAS No. 665–66–7) (provided for in subheading 2921.30.50)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74169. N,N-DIMETHYLANILINE.

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

“	9902.20.53	N,N-Dimethylaniline (CAS No. 121–69–7) (provided for in subheading 2921.42.10)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74170. PARANITROANILINE (PNA).

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

“	9902.20.54	p-Nitroaniline (CAS No. 100–01–6) (provided for in subheading 2921.42.90)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74171. DICLORAN.

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

“	9902.20.55	2,6-Dichloro-4-nitroaniline (Dicloran) (CAS No. 99-30-9) (provided for in subheading 2921.42.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74172. N,N-DIMETHYL-P-TOLUIDINE.

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

“	9902.20.56	N,N-Dimethyl-p-toluidine (CAS No. 99-97-8) (provided for in subheading 2921.43.08)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74173. PENDIMETHALIN TECHNICAL.

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

“	9902.20.57	3,4-Dimethyl-2,6-dinitro-N-pentan-3-ylaniline (Pendimethalin) (CAS No. 40487-42-1) (provided for in subheading 2921.49.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74174. BENZYL DIMETHYLAMINE.

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

“	9902.20.58	N,N-Dimethyl-1-phenylmethanamine (CAS No. 103-83-3) (provided for in subheading 2921.49.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74175. DIPHENYL DIPHENYLENE DIAMINE.

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

“	9902.20.59	1-N,4-N-Diphenylbenzene-1,4-diamine (CAS No. 74-31-7) (provided for in subheading 2921.51.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74176. CURATIVE FOR EPOXY RESIN SYSTEMS.

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

“	9902.20.60	4-[(4-Amino-3-methyl-5-propan-2-ylphenyl)methyl]-2-methyl-6-propan-2-ylaniline (CAS No. 16298-38-7) (provided for in subheading 2921.59.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74177. TFMB.

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

“	9902.20.61	4-[4-Amino-2-(trifluoromethyl)phenyl]-3-(trifluoromethyl)aniline (CAS No. 341-58-2) (provided for in subheading 2921.59.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74178. S-N-ALKYL-ANILIN.

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

“	9902.20.62	2-Ethyl-N-[(2S)-1-methoxypropan-2-yl]-6-methylaniline (CAS No. 118604-70-9) (provided for in subheading 2922.19.60)	2.9%	No change	No change	On or before 12/31/2023	”.
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SEC. 74179. P-CRESIDINE.

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

“	9902.20.63	2-Methoxy-5-methylaniline (CAS No. 120-71-8) (provided for in subheading 2922.29.81)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74180. IMINODIACETIC ACID.

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

“	9902.20.64	2-(Carboxymethylamino)acetic acid (CAS No. 142-73-4) (provided for in subheading 2922.49.49)	1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74181. 11 AMINOUNDECANOIC ACID.

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

“	9902.20.65	11-Aminoundecanoic acid (CAS No. 2432-99-7) (provided for in subheading 2922.49.49)	2.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 74182. L-ORINITHINE L-ASPARTATE.

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

“	9902.20.66	(2S)-2-Aminobutanedioic acid;(2S)-2,5-diaminopentanoic acid (CAS No. 3230-94-2) (provided for in subheading 2922.49.49) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74183. IRON SODIUM DTPA.

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

“	9902.20.67	Sodium 2-[bis[2-[bis(carboxymethyl)amino]ethyl]amino]acetate iron (CAS No. 12389-75-2) (provided for in subheading 2922.49.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74184. IRON GLYCINATE COMPLEX.

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

“	9902.20.68	Ferrate(2-), hexaaqua[μ-(glycinato-κO: κO')](glycinato-κO)bis[sulfato(2-)-κO]di-, dihydrogen (CAS No. 536974-51-3) (provided for in subheading 2922.49.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74185. COPPER GLYCINATE COMPLEX.

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

“	9902.20.69	Cuprate(1-), diaqua(glycinato-κO)[sulfato(2-)-κO]-, hydrogen (CAS No. 536974-53-5) (provided for in subheading 2922.49.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74186. ZINC GLYCINATE COMPLEX.

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

“	9902.20.70	Zincate(1-), diaqua(glycinato-κO)[sulfato(2-)-κO]-, hydrogen, (T-4)- (CAS No. 536974-54-6) (provided for in subheading 2922.49.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74187. MANGANESE GLYCINATE COMPLEX.

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

“	9902.20.71	Manganese(2+) 2-aminoacetate (CAS No. 14281-77-7) (provided for in subheading 2922.49.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74188. IRON SODIUM EDDHA.

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

“	9902.20.72	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 2922.50.35)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74189. DMF-DMA.

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

“	9902.20.73	1,1-Dimethoxy-N,N-dimethylmethanamine (CAS No. 4637-24-5) (provided for in subheading 2922.50.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74190. MIXTURES OF DMSO AND TETRABUTYL AMMONIUM FLUORIDE.

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

“	9902.20.74	Mixtures of methylsulfinylmethane (Dimethyl sulfoxide DMSO) (CAS No. 67-68-5) and tetrabutylammonium fluoride trihydrate (tetrabutylazanium;fluoride;trihydrate) (CAS No. 87749-50-6) (60:40) (provided for in subheading 2923.90.01)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74191. BETAINE.

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

“	9902.20.75	Betaine (2-(trimethylazaniumyl)acetate) (CAS No. 107-43-7) (provided for in subheading 2923.90.01)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74192. PROLONIUM CHLORIDE IN AQUEOUS SOLUTION.

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

“	9902.20.76	Aqueous solution of [2-hydroxy-3-(trimethylazaniumyl)propyl]-trimethylazanium;dichloride with a concentration of greater than 49 percent and less than 51 percent by weight (CAS No. 55636-09-4) (provided for in subheading 2923.90.01)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74193. N,N-DIMETHYLACETAMIDE.

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

“	9902.20.77	N,N-Dimethylacetamide (CAS No. 127-19-5) (provided for in subheading 2924.19.11)	2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74194. N,N-DIMETHYLFORMAMIDE.

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

“	9902.20.78	N,N-Dimethylformamide (CAS No. 68-12-2) (provided for in subheading 2924.19.11)	1.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74195. DAAM.

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

“	9902.20.79	N-(2-Methyl-4-oxo-2-pentanyl)acrylamide (CAS No. 2873-97-4) (provided for in subheading 2924.19.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74196. L-ALANYL L-GLUTAMINE.

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

“	9902.20.80	L-Alanyl L-glutamine ((2S)-5-amino-2-[(2S)-2-aminopropanoyl]amino]-5-oxopentanoic acid) (CAS No. 39537-23-0) (provided for in subheading 2924.19.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74197. GRANULAR ACRYLAMIDO-TERT-BUTYL SULFONIC ACID (ATBS).

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

“	9902.20.81	Granular 2-methyl-2-(prop-2-enoylamino)propane-1-sulfonic acid (CAS No. 15214-89-8) (provided for in subheading 2924.19.80)	6%	No change	No change	On or before 12/31/2023	”.
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SEC. 74198. GLYCYL-L-GLUTAMINE HYDRATE.

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

“	9902.20.82	Glycyl-L-glutamine hydrate ((2S)-5-amino-2-[(2-aminoacetyl)amino]-5-oxopentanoic acid;hydrate) (CAS No. 211446-46-7) (provided for in subheading 2924.19.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74199. NOVIFLUMURON.

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

“	9902.20.83	N-[[3,5-Dichloro-2-fluoro-4-(1,1,2,3,3,3-hexafluoropropoxy)phenyl]carbamoyl]-2,6-difluorobenzamide (Noviflumuron) (CAS No. 121451-02-3) (provided for in subheading 2924.21.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74200. PROPANIL TECHNICAL.

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

“	9902.20.84	N-(3,4-dichlorophenyl)propanamide (CAS No. 709-98-8) (provided for in subheading 2924.29.47)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74201. HEXAFLUMURON.

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

“	9902.20.85	N-[[3,5-Dichloro-4-(1,1,2,2-tetrafluoroethoxy)phenyl]carbamoyl]-2,6-difluorobenzamide (Hexaflumuron) (CAS No. 86479-06-3) (provided for in subheading 2924.29.47)	4.4%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74202. STABILIZER FOR PLASTICS AND RUBBER.

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

“	9902.20.86	3-(3,5-Ditert-butyl-4-hydroxyphenyl)-N-[3-(3,5-ditert-butyl-4-hydroxyphenyl) propanoylamino]propyl]propanamide (CAS No. 69851-61-2) (provided for in subheading 2924.29.71)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74203. 2-AMINO-5-CHLORO-N,3-DIMETHYLBENZAMIDE.

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

“	9902.20.87	2-Amino-5-chloro-N,3-dimethylbenzamide (CAS No. 890707-28-5) (provided for in subheading 2924.29.71)	6.1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74204. GLYCYL-L-TYROSINE DIHYDRATE.

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

“	9902.20.88	Glycyl-L-tyrosine dihydrate ((2S)-2-[(2-aminoacetyl)amino]-3-(4-hydroxyphenyl)propanoic acid;dihydrate) (CAS No. 39630-46-1) (provided for in subheading 2924.29.71)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74205. L-ALANYL-L-TYROSINE.

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

“	9902.20.89	L-Alanyl L-tyrosine ((2S)-2-[(2S)-2-aminopropanoyl]amino]-3-(4-hydroxyphenyl)propanoic acid) (CAS No. 3061-88-9) (provided for in subheading 2924.29.71)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74206. ENZALUTAMIDE ITS-2.

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

“	9902.20.90	2-[3-Fluoro-4-(methylcarbamoyl)anilino]-2-methylpropanoic acid (CAS No. 1289942-66-0) (provided for in subheading 2924.29.71)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74207. 4-BROMO-2-FLUORO-N-METHYLBENZAMIDE.

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

“	9902.20.91	4-Bromo-2-fluoro-N-methylbenzamide (CAS No. 749927-69-3) (provided for in subheading 2924.29.71)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74208. N-BOC-1-AMINOCYCLOBUTANECARBOXYLIC ACID.

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

“	9902.20.92	1-[(2-Methylpropan-2-yl)oxycarbonylamino] cyclobutane-1-carboxylic acid (CAS No. 120728-10-1) (provided for in subheading 2924.29.95)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74209. N'-(1,3-DIMETHYLBUTYLIDENE)-3-HYDROXY-2-NAPHTHOHYDRAZIDE (BMH) (OIL TREATED).

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

“	9902.20.93	3-Hydroxy-N-[(Z)-4-methylpentan-2-ylideneamino]naphthalene-2-carboxamide (CAS No. 214417-91-1), oil treated (provided for in subheading 2925.19.42)	3.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74210. GUANIDINE SULFAMATE.

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

“	9902.20.94	Guanidine sulfamic acid (CAS No. 50979-18-5) (provided for in subheading 2925.29.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74211. LIQUID, BLOCKED CYCLOALIPHATIC DIAMINE USED AS CROSSLINKER FOR POLYISOCYANATE RESINS.

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

“	9902.20.95	2-Methyl-N-[[1,3,3-trimethyl-5-(2-methylpropylideneamino)cyclohexyl]methyl]propan-1-imine (CAS No. 54914-37-3) (provided for in subheading 2925.29.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74212. 3,4-DIFLUOROBENZONITRILE.

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

“	9902.20.96	3,4-Difluorobenzonitrile (CAS No. 64248-62-0) (provided for in subheading 2926.90.43)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74213. 2-AMINO-5-CYANO-N,3-DIMETHYLBENZAMIDE.

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

“	9902.20.97	2-Amino-5-cyano-N,3-dimethylbenzamide (CAS No. 890707-29-6) (provided for in subheading 2926.90.43)	4.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74214. TFMPA.

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

“	9902.20.98	2-[3-(Trifluoromethyl)phenyl]acetonitrile (CAS No. 2338-76-3) (provided for in subheading 2926.90.48)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74215. DIMETHYL 2,2'-AZOBISISOBUTYRATE.

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

“	9902.20.99	Methyl 2-[(1-methoxy-2-methyl-1-oxopropan-2-yl)diazenyl]-2-methylpropanoate (CAS No. 2589-57-3) (provided for in subheading 2927.00.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74216. ANTIOXIDANT/METAL DEACTIVATOR.

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

“	9902.21.01	3-(3,5-Ditert-butyl-4-hydroxyphenyl)-N'-[3-(3,5-ditert-butyl-4-hydroxyphenyl)propanoyl]propanehydrazide (CAS No. 32687-78-8) (provided for in subheading 2928.00.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74217. BENZYL CARBAZATE.

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

“	9902.21.02	Benzyl N-aminocarbamate (CAS No. 5331-43-1) (provided for in subheading 2928.00.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74218. BENZENE-1,3-DICARBOHYDRAZIDE.

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

“	9902.21.03	Benzene-1,3-dicarbohydrazide (CAS No. 2760-98-7) (provided for in subheading 2928.00.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74219. INPUT FOR RESINS, COATINGS, AND OTHER PRODUCTS.

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

“	9902.21.04	1,3-Bis(isocyanatomethyl) cyclohexane (CAS No. 38661-72-2) (provided for in subheading 2929.10.55)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74220. ALDICARB.

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

“	9902.21.05	[(E)-(2-Methyl-2-methylsulfanylpropylidene)amino] N-methylcarbamate (Aldicarb) (CAS No. 116-06-3) (provided for in subheading 2930.80.00)	2.9%	No change	No change	On or before 12/31/2023	”.
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SEC. 74221. FLUBENDIAMIDE.

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

“	9902.21.06	1-N-[4-(1,1,1,2,3,3,3-Heptafluoropropan-2-yl)-2-methylphenyl]-3-iodo-2-N-(2-methyl-1-methylsulfonylpropan-2-yl)benzene-1,2-dicarboxamide (Flubendiamide) (CAS No. 272451-65-7) (provided for in subheading 2930.90.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74222. BENZOBI CYCLON.

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

“	9902.21.07	3-[2-Chloro-4-(methylsulfonyl)benzoyl]-4-(phenylsulfonyl)bicyclo[3.2.1]oct-3-en-2-one (Benzobicyclon) (CAS No. 156963-66-5) (provided for in subheading 2930.90.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74223. DIPHENYLSULFONE (DPS).

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

“	9902.21.08	Benzenesulfonylbenzene (CAS No. 127-63-9) (provided for in subheading 2930.90.29)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74224. PHENOLIC ANTIOXIDANT.

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

“	9902.21.09	2,4-bis(Dodecylsulfonylmethyl)-6-methylphenol (CAS No. 110675-26-8) (provided for in subheading 2930.90.29)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74225. PHENOLIC ANTIOXIDANT AND HEAT STABILIZER.

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

“	9902.21.10	2-[2-[3-(3,5-ditert-Butyl-4-hydroxyphenyl)propanoyloxy]ethylsulfonyl]ethyl 3-(3,5-ditert-butyl-4-hydroxyphenyl)propanoate (CAS No. 41484-35-9) (provided for in subheading 2930.90.29)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74226. PHENYLCHLOROTHIOFORMATE (PTCFM).

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

“	9902.21.11	o-Phenyl chloromethanethioate (CAS No. 1005-56-7) (provided for in subheading 2930.90.29)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74227. METHYLENE BIS THIOCYANATE.

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

“	9902.21.12	Thiocyanatomethyl thiocyanate (CAS No. 6317-18-6) (provided for in subheading 2930.90.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74228. OXAMYL.

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

“	9902.21.13	Methyl (1Z)-2-(dimethylamino)-N-(methylcarbamoyloxy)-2-oxoethanimidothioate (CAS No. 23135-22-0) (provided for in subheading 2930.90.43)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74229. L-CYSTINE.

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

“	9902.21.14	(2R)-2-Amino-3-[[2-(2-amino-2-carboxyethyl)disulfanyl]propanoic acid (CAS No. 56-89-3) (provided for in subheading 2930.90.49)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74230. L-CYSTEINE.

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

“	9902.21.15	(2R)-2-Amino-3-sulfanylpropanoic acid (L-cysteine) (CAS No. 52-90-4) (provided for in subheading 2930.90.49)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74231. N,N'-BIS-L-ALANYL-L-CYSTEINE.

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

“	9902.21.16	2-(2-Aminopropanoylamino)-3-[[2-(2-aminopropanoylamino)-2-carboxyethyl]disulfanyl]propanoic acid (N,N'-bis-L-alanyl-L-cystine) (CAS No. 115888-13-6) (provided for in subheading 2930.90.49)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74232. LUBRICANT ADDITIVE.

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

“	9902.21.17	3-[bis(2-Methylpropoxy)phosphinothioylsulfanyl]-2-methylpropanoic acid (CAS No. 268567-32-4) (provided for in subheading 2930.90.49)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74233. SODIUM BENZENESULFINATE.

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

“	9902.21.18	Sodium benzenesulfinate (CAS No. 873-55-2) (provided for in subheading 2930.90.91)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74234. THIO-ETHER BASED CO-STABILIZER FOR PLASTICS.

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

“	9902.21.19	1-(Octadecyldisulfanyl)octadecane (CAS No. 2500-88-1) (provided for in subheading 2930.90.91)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74235. L-CYSTEINE HYDRATE HYDROCHLORIDE.

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

“	9902.21.20	(2R)-2-Amino-3-sulfanylpropanoic acid;hydrate;hydrochloride (CAS No. 7048-04-6) (provided for in subheading 2930.90.91) ..	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74236. DIMERCAPROL.

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

“	9902.21.21	2,3-Bis(sulfanyl)propan-1-ol (CAS No. 59-52-9) (provided for in subheading 2930.90.91)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74237. MONOAMMONIUM SALT OF GLYPHOSATE.

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

“	9902.21.22	Azane;2-(phosphonomethylamino)acetic acid (CAS No. 40465–66–5) (provided for in subheading 2931.39.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74238. THPC.

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

“	9902.21.23	Tetrakis(hydroxymethyl) phosphonium chloride (CAS No. 124–64–1) (provided for in subheading 2931.39.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74239. FLAME RETARDANT FOR TEXTILES.

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

“	9902.21.24	Tetrakis(hydroxymethyl) phosphonium sulfate (CAS No. 55566–30–8) (provided for in subheading 2931.39.00)	1.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74240. GLYPHOSATE.

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

“	9902.21.25	N-(Phosphonomethyl)glycine (Glyphosate) (CAS No. 1071–83–6) (provided for in subheading 2931.39.00)	3.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74241. ETHEPHON.

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

“	9902.21.26	(2-Chloroethyl)phosphonic acid (Ethephon) (CAS No. 16672–87–0) (provided for in subheading 2931.39.00)	2.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 74242. BENZENE PHOSPHINIC ACID.

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

“	9902.21.27	Phenylphosphinic acid (CAS No. 1779–48–2) (provided for in subheading 2931.39.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74243. HEDP.

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

“	9902.21.28	Tetrasodium;1,1-diphosphonatoethanol (CAS No. 3794–83–0), in granule form, with a particle size of 250 µm to 850 µm (provided for in subheading 2931.39.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74244. TRIMETHYLCHLOROSILANE.

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

“	9902.21.29	Chloro(trimethyl)silane (CAS No. 75–77–4) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74245. CHLORO-(CHLOROMETHYL)-DIMETHYLSILANE.

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

“	9902.21.30	Chloro-(chloromethyl)-dimethylsilane (CAS No. 1719-57-9) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74246. SILICONE FOR ELECTRONICS CLEANERS.

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

“	9902.21.31	[Dimethyl(trimethylsilyloxy)silyloxy-dimethyl-trimethylsilyloxysilane (CAS No. 141-62-8) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74247. SILICON CARRIER FLUID FOR ACTIVE LOTIONS, CREAMS.

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

“	9902.21.32	Dodecamethylpentasiloxane; bis[[dimethyl(trimethylsilyloxy)silyloxy]-dimethylsilane (CAS No. 141-63-9) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74248. VINYLTRIMETHOXSILANE.

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

“	9902.21.33	Ethenyl(trimethoxy)silane (CAS No. 2768-02-7) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74249. N-OCTYLTRIETHOXSILANE.

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

“	9902.21.34	Triethoxy(octyl)silane (CAS No. 2943-75-1) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74250. DIMETHYLBIS(S-BUTYLAMINO)SILANE.

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

“	9902.21.35	N-[(Butan-2-ylamino)-dimethylsilyl]butan-2-amine (CAS No. 93777-98-1) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74251. AQUEOUS SOLUTION OF POTASSIUM METHYL SILICONATE.

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

“	9902.21.36	Tripotassium; methyl(trioxido)silane in aqueous solution (CAS No. 31795-24-1) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74252. OCTYLTRIMETHOXSILANE.

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

“	9902.21.37	Trimethoxy(2,4,4-trimethylpentyl)silane (CAS No. 34396-03-7) (provided for in subheading 2931.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74253. OCTLYTRIETHOXSILANE.

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

“	9902.21.38	Triethoxy(2,4,4-trimethylpentyl)silane (CAS No. 35435-21-3) (provided for in subheading 2931.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74254. AMINO-PROPYL-TRIETHOXSILANE.

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

“	9902.21.39	3-Triethoxysilylpropan-1-amine (CAS No. 919-30-2) (provided for in subheading 2931.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74255. METHYLTRIS(SEC-BUTYLAMINO)SILANE.

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

“	9902.21.40	N-[Bis(butan-2-ylamino)-methylsilyl]butan-2-amine (CAS No. 37697-65-7) (provided for in subheading 2931.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74256. METHYLTRIS(METHYLETHYLKETOXIMINO)SILANE (MOS).

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

“	9902.21.41	(E)-N-[Bis[[E]-butan-2-ylideneamino]oxy]-methylsilyl]oxybutan-2-imine (CAS No. 22984-54-9) (provided for in subheading 2931.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74257. HEPTAMETHYLTRISILOXANE.

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

“	9902.21.42	Methyl-bis(trimethylsilyloxy)silicon (CAS No. 1873-88-7) (provided for in subheading 2931.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74258. TETRAMETHYLDISILOXANE.

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

“	9902.21.43	1,1,3,3-Tetramethyldisiloxane (CAS No. 3277-26-7) (provided for in subheading 2931.90.90)	1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74259. DIMETHYLCHLOROSILANE.

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

“	9902.21.44	Chloro(dimethyl)silicon (CAS No. 1066-35-9) (provided for in subheading 2931.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74260. DICHLOROMETHYLSILANE.

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

“	9902.21.45	Dichloromethylsilane (CAS No. 75-54-7) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74261. TRIS(TFP)-METHYLCYCLOTRISILOXANE DR.

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

“	9902.21.46	2,4,6-Trimethyl-2,4,6-tris(3,3,3-trifluoropropyl)-1,3,5,2,4,6-trioxatrisilinane (CAS No. 2374-14-3) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74262. TETRAVINYL TETRAMETHYLCYCLOTRISILOXANE.

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

“	9902.21.47	2,4,6,8-Tetrakis(ethenyl)-2,4,6,8-tetramethyl-1,3,5,7,2,4,6,8-tetraoxatetrasilocane (CAS No. 2554-06-5) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74263. DIVINYLTETRAMETHYLDISILOXANE.

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

“	9902.21.48	Ethenyl-[ethenyl(dimethyl)silyl]oxy-dimethylsilane (CAS No. 2627-95-4) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74264. INPUT FOR PLANT PROTECTION AGENT.

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

“	9902.21.49	Cyclopropanol, 2-(butyldimethylsilyl)-1-methyl-, 1-metanasulfonate (CAS No. 1446996-86-6) (provided for in subheading 2931.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74265. STRAWBERRY FURANONE.

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

“	9902.21.50	4-Hydroxy-2,5-dimethylfuran-3-one (CAS No. 3658-77-3) (provided for in subheading 2932.19.51)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74266. EMAMECTIN BENZOATE.

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

“	9902.21.51	(4'R)-4"-Deoxy-4"-(methylamino)avermectin b1 benzoate (CAS No. 155569-91-8) (provided for in subheading 2932.20.10)	5.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74267. GIBBERELIC ACID.

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

“	9902.21.52	(1R,2R,5S,8S,9S, 10R,11S,12S)-5,12-Dihydroxy-11-methyl-6-methylidene-16-oxo-15-oxapentacyclo [9.3.2.15,8.01,10.02,8] heptadec-13-ene-9-carboxylic acid (Gibberellic acid) (CAS No. 77-06-5) (provided for in subheading 2932.20.50)	1.9%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74268. ROSE OXIDE.

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

“	9902.21.53	4-Methyl-2-(2-methylprop-1-enyl)oxane (CAS No. 16409-43-1) (provided for in subheading 2932.99.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74269. VINYLENE CARBONATE.

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

“	9902.21.54	1,3-Dioxol-2-one (CAS No. 872-36-6) (provided for in subheading 2932.99.90)	0.5%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74270. KASUGAMYCIN TECHNICAL.

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

“	9902.21.55	2-Amino-2-[(2R,3S,5S,6R)-5-amino-2-methyl-6-[(2S,3S,5S,6R)-2,3,4,5,6-pentahydroxycyclohexyl]oxyoxan-3-yl]iminoacetic acid;hydrochloride (CAS No. 19408-46-9) (provided for in subheading 2932.99.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74271. 2H-CYCLODODECA[B]PYRAN.

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

“	9902.21.56	3,4,5,6,7,8,9,10,11,12,13,14-Dodecahydro-2H-cyclododeca[b]pyran (CAS No. 32539-83-6) (provided for in subheading 2932.99.90)	1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74272. BIXAFEN.

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

“	9902.21.57	N-[2-(3,4-Dichlorophenyl)-4-fluorophenyl]-3-(difluoromethyl)-1-methylpyrazole-4-carboxamide (CAS No. 581809-46-3) (provided for in subheading 2933.19.23)	2.6%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74273. FLUXAPYROXAD.

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

“	9902.21.58	3-(Difluoromethyl)-1-methyl-N-(3',4',5'-trifluorobiphenyl-2-yl)pyrazole-4-carboxamide (Fluxapyroxad) (CAS No. 907204-31-3) (provided for in subheading 2933.19.23)	5.7%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74274. 3,5-DIMETHYLPYRAZOLE.

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

“	9902.21.59	3,5-Dimethyl-1H-pyrazole (CAS No. 67-51-6) (provided for in subheading 2933.19.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74275. PYRACLONIL.

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

“	9902.21.60	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. 158353-15-2) (provided for in subheading 2933.19.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74276. IMIDAZOLIDINYL UREA.

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

“	9902.21.61	1-[3-(Hydroxymethyl)-2,5-dioxoimidazolidin-4-yl]-3-[[[3-(hydroxymethyl)-2,5-dioxoimidazolidin-4-yl]carbamoylamino]methyl]urea (CAS No. 39236-46-9) (provided for in subheading 2933.21.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74277. ALLANTOIN.

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

“	9902.21.62	(2,5-Dioxoimidazolidin-4-yl)urea (CAS No. 97-59-6) (provided for in subheading 2933.21.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74278. EMULSIFIABLE CONCENTRATE OF IMAZALIL FUNGICIDE.

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

“	9902.21.63	Mixtures of (1-[2-(allyloxy)-2-(2,4-dichlorophenyl)ethyl]-1H-imidazole) (Imazalil) (CAS No. 35554-44-0) and application adjuvants (provided for in subheading 2933.29.35)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74279. TECHNICAL CYAZOFAMID FUNGICIDE.

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

“	9902.21.64	4-Chloro-2-cyano-N,N-dimethyl-5-(4-methylphenyl)imidazole-1-sulfonamide (Cyazofamid) (CAS No. 120116-88-3) (provided for in subheading 2933.29.35)	3.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74280. IMAZALIL SULFATE.

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

“	9902.21.65	1-[2-(2,4-Dichlorophenyl)-2-(prop-2-en-1-yloxy)ethyl]-1H-imidazole sulfate (Imazalil sulfate) (CAS No. 58594-72-2) (provided for in subheading 2933.29.35)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74281. 1,2-DIMETHYLIMIDAZOLE.

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

“	9902.21.66	1,2-Dimethylimidazole (CAS No. 1739-84-0) (provided for in subheading 2933.29.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74282. 2-METHYLIMIDAZOLE FLAKES.

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

“	9902.21.67	2-Methyl-1H-imidazole (CAS No. 693-98-1) (provided for in subheading 2933.29.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74283. DIAZOLIDINYL UREA.

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

“	9902.21.68	1-[1,3-Bis(hydroxymethyl)-2,5-dioximidazolidin-4-yl]-1,3-bis(hydroxymethyl)urea (CAS No. 78491-02-8) (provided for in subheading 2933.29.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74284. 1-(2-AMINOETHYL)IMIDAZOLIDIN-2-ONE (AEEU).

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

“	9902.21.69	1-(2-Aminoethyl)imidazolidin-2-one (CAS No. 6281-42-1) (provided for in subheading 2933.29.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74285. ZINC PYRITHIONE.

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

“	9902.21.70	Zinc;1-oxidopyridin-1-ium-2-thiolate (CAS No. 13463-41-7) (provided for in subheading 2933.39.21)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74286. TECHNICAL PYRIOFENONE FUNGICIDE.

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

“	9902.21.71	(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)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74287. PICOXYSTROBIN.

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

“	9902.21.72	Methyl (E)-3-methoxy-2-[2-[[6-(trifluoromethyl)pyridin-2-yl]oxymethyl]phenyl]prop-2-enoate (Picoxystrobin) (CAS No. 117428-22-5) (provided for in subheading 2933.39.21)	5.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74288. TRICLOPYR BEE.

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

“	9902.21.73	2-Butoxyethyl 2-(3,5,6-trichloropyridin-2-yl)oxyacetate (CAS No. 64700-56-7) (provided for in subheading 2933.39.25)	1.6%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74289. IMAZAPYR.

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

“	9902.21.74	2-(4-Methyl-5-oxo-4-propan-2-yl-1H-imidazol-2-yl)pyridine-3-carboxylic acid (Imazapyr) (CAS No. 81334-34-1) (provided for in subheading 2933.39.25)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74290. TETRANILIPROLE.

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

“	9902.21.75	2-(3-Chloropyridin-2-yl)-N-[4-cyano-2-methyl-6-(methylcarbamoyl)phenyl]-5-[[5-(trifluoromethyl)tetrazol-2-yl]methyl]pyrazole-3-carboxamide (CAS No. 1229654-66-3) (provided for in subheading 2933.39.27)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74291. CYANTRANILIPROLE.

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

“	9902.21.76	5-Bromo-2-(3-chloropyridin-2-yl)-N-[4-cyano-2-methyl-6-(methylcarbamoyl)phenyl]pyrazole-3-carboxamide (Cyantraniliprole) (CAS No. 736994-63-1) (provided for in subheading 2933.39.27)	3.1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74292. CHLORANTRANILIPROLE.

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

“	9902.21.77	5-Bromo-N-[4-chloro-2-methyl-6-(methylcarbamoyl)phenyl]-2-(3-chloropyridin-2-yl)pyrazole-3-carboxamide (Chlorantraniliprole) (CAS No. 500008-45-7) (provided for in subheading 2933.39.27)	4.8%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74293. CHLORPYRIFOS.

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

“	9902.21.78	O,O-Diethyl O-3,5,6-trichloropyridin-2-yl phosphorothioate (Chlorpyrifos) (CAS No. 2921-88-2) (provided for in subheading 2933.39.27)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74294. TECHNICAL CYCLANILIPROLE INSECTICIDE.

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

“	9902.21.79	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. 1031756-98-5) (provided for in subheading 2933.39.27)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74295. REGORAFENIB.

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

“	9902.21.80	4-[4-[[4-Chloro-3-(trifluoromethyl)phenyl]carbamoylamino]-3-fluorophenoxy]-N-methylpyridine-2-carboxamide monohydrate (Regorafenib) (CAS No. 1019206-88-2) (provided for in subheading 2933.39.41)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74296. N-BUTYL-TAD.

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

“	9902.21.81	N-Butyl-2,2,6,6-tetramethylpiperidin-4-amine (CAS No. 36177-92-1) (provided for in subheading 2933.39.61)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74297. HINDERED AMINE LIGHT STABILIZER AND PHENOLIC ANTIOXIDANT.

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

“	9902.21.82	Bis(1,2,2,6,6-pentamethylpiperidin-4-yl) 2-butyl-2-[(3,5-ditert-butyl-4-hydroxyphenyl)methyl]propanedioate (CAS No. 63843-89-0) (provided for in subheading 2933.39.61)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74298. 4-HYDROXY-TEMPO.

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

“	9902.21.83	4-Hydroxy-2,2,6,6-tetramethylpiperidinoxyl (CAS No. 2226-96-2) (provided for in subheading 2933.39.61)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74299. 2,2,6,6-TETRAMETHYLPYPERIDIN-4-OL (TMP).

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

“	9902.21.84	2,2,6,6-Tetramethylpiperidin-4-ol (CAS No. 2403-88-5) (provided for in subheading 2933.39.61)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74300. 5-BROMO-2-(3-CHLOROPYRIDIN-2-YL)PYRAZOLE-3-CARBOXYLIC ACID.

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

“	9902.21.85	5-Bromo-2-(3-chloropyridin-2-yl)pyrazole-3-carboxylic acid (CAS No. 500011-86-9) (provided for in subheading 2933.39.61)	6.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 74301. 2-CHLORO-5-(TRIFLUOROMETHYL)PYRIDINE.

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

“	9902.21.86	2-Chloro-5-(trifluoromethyl)pyridine (CAS No. 52334-81-3) (provided for in subheading 2933.39.61)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74302. PICARBUTROX.

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

“	9902.21.87	Tert-butyl N-[6-[(Z)-[(1-methyltetrazol-5-yl)-phenylmethylidene]amino]oxymethyl]pyridin-2-yl]carbamate (CAS No. 500207-04-5) (provided for in subheading 2933.39.61)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74303. 5-AMINO-3-(TRIFLUROMETHYL)PICOLINONITRILE (T3630).

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

“	9902.21.88	5-Amino-3-(trifluoromethyl)pyridine-2-carbonitrile (T3630) (CAS No. 573762-62-6) (provided for in subheading 2933.39.61)	3.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74304. DEXTROMETHORPHAN HYDROBROMIDE.

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

“	9902.21.89	Dextromethorphan hydrobromide (monohydrate (CAS No. 6700-34-1) or anhydrous (CAS No. 125-69-9)) (provided for in subheading 2933.49.26)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74305. IPFLUFENOQUIN.

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

“	9902.21.90	2-[2-(7,8-Difluoro-2-methylquinolin-3-yl)oxy-6-fluorophenyl]propan-2-ol (CAS No. 1314008-27-9) (provided for in subheading 2933.49.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74306. THQ.

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

“	9902.21.91	1,2,3,4-Tetrahydroquinoline (CAS No. 635-46-1) (provided for in subheading 2933.49.70)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74307. PYRITHIOBAC SODIUM.

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

“	9902.21.92	Sodium 2-chloro-6-(4,6-dimethoxypyrimidin-2-yl)sulfanylbzenzoate (CAS No. 123343-16-8) (provided for in subheading 2933.59.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74308. LAROTRECTINIB SULFATE.

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

“	9902.21.93	(3S)-N-[5-[(2R)-2-(2,5-Difluorophenyl)pyrrolidin-1-yl]pyrazolo[1,5-a]pyrimidin-3-yl]-3-hydroxypyrrolidine-1-carboxamide sulfuric acid (Larotrectinib sulfate) (CAS No. 1223405-08-0) (provided for in subheading 2933.59.53)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74309. IBRUTINIB.

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

“	9902.21.94	1-[(3R)-3-[4-Amino-3-(4-phenoxyphenyl)pyrazolo[3,4-d]pyrimidin-1-yl]piperidin-1-yl]prop-2-en-1-one (Ibrutinib) (CAS No. 936563-96-1) (provided for in subheading 2933.59.53)	5.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74310. ORTHOSULFAMURON.

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

“	9902.21.95	1-(4,6-Dimethoxypyrimidin-2-yl)-3-[2-(dimethylcarbamoyl)phenylsulfamoyl]urea (Orthosulfamuron) (CAS No. 213464-77-8) (provided for in subheading 2933.59.95)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74311. 5-BROMOPYRIMIDINE.

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

“	9902.21.96	5-Bromopyrimidine (CAS No. 4595-59-9) (provided for in subheading 2933.59.95)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74312. BUTYLTHION.

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

“	9902.21.97	4-Amino-6-tert-butyl-3-sulfanylidene-2H-1,2,4-triazin-5-one (Butylthion) (CAS No. 33509-43-2) (provided for in subheading 2933.69.60)	1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74313. P-1062.

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

“	9902.21.98	4-[4,6-Bis(2,4-dimethylphenyl)-1,3,5-triazin-2-yl]benzene-1,3-diol (P-1062) (CAS No. 1668-53-7) (provided for in subheading 2933.69.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74314. CARFENTRAZONE TECHNICAL.

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

“	9902.21.99	Ethyl 2-chloro-3-[2-chloro-5-[4-(difluoromethyl)-3-methyl-5-oxo-1,2,4-triazol-1-yl]-4-fluorophenyl]propanoate (Carfentrazon-ethyl) (CAS No. 128639-02-1) (provided for in subheading 2933.99.22)	3.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74315. UV ABSORBER 928.

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

“	9902.22.01	2-(Benzotriazol-2-yl)-6-(2-phenylpropan-2-yl)-4-(2,4,4-trimethylpentan-2-yl)phenol (CAS No. 73936-91-1) (provided for in subheading 2933.99.79)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74316. UV ABSORBER FOR INDUSTRIAL COATINGS.

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

“	9902.22.02	Methyl 3-[3-(benzotriazol-2-yl)-5-tert-butyl-4-hydroxyphenyl]propanoate (CAS No. 84268-33-7) (provided for in subheading 2933.99.79)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74317. UNICONAZOLE-P.

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

“	9902.22.03	(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 2933.99.79)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74318. VCMMAE.

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

“	9902.22.04	[4-[(2S)-5-(Carbamoylamino)-2-[(2S)-2-[6-(2,5-dioxopyrrol-1-yl)hexanoylamino]-3-methylbutanoyl]amino]pentanoyl]amino]phenyl]methyl N-[(2S)-1-[(2S)-1-[[[(3R,4S,5S)-1-[(2S)-2-[(1R,2R)-3-[(1S,2R)-1-hydroxy-1-phenylpropan-2-yl]amino]-1-methoxy-2-methyl-3-oxopropyl]pyrrolidin-1-yl]-3-methoxy-5-methyl-1-oxoheptan-4-yl]-methylamino]-3-methyl-1-oxobutan-2-yl]amino]-3-methyl-1-oxobutan-2-yl]-N-methylcarbamate (CAS No. 646502-53-6) (provided for in subheading 2933.99.79)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74319. UVA 360.

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

“	9902.22.05	2-(Benzotriazol-2-yl)-6-[[3-(benzotriazol-2-yl)-2-hydroxy-5-(2,4,4-trimethylpentan-2-yl)phenyl]methyl]-4-(2,4,4-trimethylpentan-2-yl)phenol (CAS No. 103597-45-1) (provided for in subheading 2933.99.79)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74320. TROFINETIDE.

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

“	9902.22.06	(2S)-2-[(2S)-1-(2-Aminoacetyl)-2-methylpyrrolidine-2-carbonyl]amino]pentanedioic acid (Trofinetide) (CAS No. 853400-76-7) (provided for in subheading 2933.99.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74321. FLURAZOLE.

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

“	9902.22.07	Benzyl 2-chloro-4-(trifluoromethyl)-1,3-thiazole-5-carboxylate (CAS No. 72850-64-7) (provided for in subheading 2934.10.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74322. OXATHIPIPROLIN.

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

“	9902.22.08	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-3-(trifluoromethyl)-1H-pyrazol-1-yl]ethanone (Oxathiapiroline) (CAS No. 1003318-67-9) (provided for in subheading 2934.10.10)	5.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74323. CERTAIN ANTIMICROBIAL.

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

“	9902.22.09	2-Methyl-1,2-thiazol-3-one (CAS No. 2682-20-4) (provided for in subheading 2934.10.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74324. RUBBER ACCELERATOR.

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

“	9902.22.10	2-(1,3-Benzothiazol-2-yl)disulfanyl-1,3-benzothiazole (CAS No. 120-78-5) (provided for in subheading 2934.20.10)	2.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74325. 2-AMINO BENZOTHAZOLE.

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

“	9902.22.11	1,3-Benzothiazol-2-amine (CAS No. 136-95-8) (provided for in subheading 2934.20.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74326. TECHNICAL ISOSETAMID FUNGICIDE.

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

“	9902.22.12	3-Methyl-N-[2-methyl-1-(2-methyl-4-propan-2-yloxyphenyl)-1-oxopropan-2-yl]thiophene-2-carboxamide (Isofetamid) (CAS No. 875915-78-9) (provided for in subheading 2934.99.12)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74327. CLOMAZONE TECHNICAL.

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

“	9902.22.13	2-[(2-Chlorophenyl)methyl]-4,4-dimethyl-1,2-oxazolidin-3-one (Clomazone) (CAS No. 81777-89-1) (provided for in subheading 2934.99.15)	5.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74328. NEM SALT.

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

“	9902.22.14	4-(4-Methylphenyl)-4-oxobutanoic acid-4-ethylmorpholine (2:1) (CAS No. 171054-89-0) (provided for in subheading 2934.99.39)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74329. AMTC WET CAKE.

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

“	9902.22.15	5-Amino-3-methylthiophene-2,4-dicarbonitrile (CAS No. 52603-48-2) (provided for in subheading 2934.99.39)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74330. PHOTOINITIATOR 369.

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

“	9902.22.16	2-Benzyl-2-(dimethylamino)-1-(4-morpholin-4-ylphenyl)butan-1-one (CAS No. 119313-12-1) (provided for in subheading 2934.99.39)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74331. ISATOIC ANHYDRIDE.

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

“	9902.22.17	2H-3,1-Benzoxazine-2,4(1H)-dione (Isatoic anhydride) (CAS No. 118-48-9) (provided for in subheading 2934.99.44)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74332. OCLACITINIB MALEATE.

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

“	9902.22.18	(Z)-But-2-enedioic acid; N-methyl-1-[4-[methyl(7H-pyrrolo[2,3-d]pyrimidin-4-yl)amino]cyclohexyl]methanesulfonamide (CAS No. 1208319-27-0) (provided for in subheading 2935.90.60)	5.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74333. THIENCARBAZONE-METHYL.

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

“	9902.22.19	Methyl 4-[(3-methoxy-4-methyl-5-oxo-1,2,4-triazole-1-carbonyl)sulfamoyl]-5-methylthiophene-3-carboxylate (Thiencarbazone-methyl) (CAS No. 317815-83-1) (provided for in subheading 2935.90.75)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74334. PENOXSULAM TECHNICAL HERBICIDE.

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

“	9902.22.20	2-(2,2-Difluoroethoxy)-N-(5,8-dimethoxy-[1,2,4]triazolo[1,5-c]pyrimidin-2-yl)-6-(trifluoromethyl)benzenesulfonamide (Penoxsulam) (CAS No. 219714-96-2) (provided for in subheading 2935.90.75)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74335. ETHYL 2-SULFAMOYL BENZOATE.

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

“	9902.22.21	Ethyl 2-(Aminosulfonyl)benzoate (CAS No. 59777-72-9) (provided for in subheading 2935.90.75)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74336. SULFOSULFURON.

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

“	9902.22.22	1-(4,6-Dimethoxypyrimidin-2-yl)-3-(2-ethylsulfonylimidazo[1,2-a]pyridin-3-yl)sulfonylurea (Sulfosulfuron) (CAS No. 141776-32-1) (provided for in subheading 2935.90.75)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74337. PYRIMISULFAN.

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

“	9902.22.23	(RS)-2'-[(4,6-dimethoxypyrimidin-2-yl)(hydroxy)methyl]-1,1-difluoro-6'-(methoxymethyl)methanesulfonanilide (Pyrimisulfan) (CAS No. 221205-90-9) (provided for in subheading 2935.90.95)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74338. PURIFIED STEVIOL GLYCOSIDE, REBAUDIOSIDE A.

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

“	9902.22.24	Purified steviol glycosides, containing not less than 95 percent by weight rebaudioside A (19-O-β-glucopyranosyl-13-O-(β-glucopyranosyl(1-2)-β-glucopyranosyl(1-3))-β-glucopyranosyl-13-hydroxykaur-16-en-19-oic acid) (CAS No. 58543-16-1) (provided for in subheading 2938.90.00)	2.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74339. GLUCOSYLATED STEVIOL GLYCOSIDES.

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

“	9902.22.25	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 12/31/2023	”.
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SEC. 74340. HYDROXYPROPYL GAMMA CYCLODEXTRIN.

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

“	9902.22.26	(2-Hydroxypropyl)-γ-cyclodextrin (hydroxypropylated γ-cyclodextrin) (CAS No. 128446-34-4) (provided for in subheading 2940.00.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74341. HYDROXYPROPYLATED BETA CYCLODEXTRIN.

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

“	9902.22.27	2-Hydroxypropyl-β-cyclodextrin (CAS No. 128446-35-5) (provided for in subheading 2940.00.60)	1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74342. METHYL BETA CYCLODEXTRIN.

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

“	9902.22.28	Methyl β-cyclodextrin (CAS No. 128446-36-6) (provided for in subheading 2940.00.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74343. 2'-FUCOSYLLACTOSE.

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

“	9902.22.29	(2R,3R,4R,5R)-4-[(2S,3R,4S,5R,6R)-4,5-Dihydroxy-6-(hydroxymethyl)-3-[(2S,3S,4R,5S,6S)-3,4,5-trihydroxy-6-methyloxan-2-yl]oxyoxan-2-yl]oxy-2,3,5,6-tetrahydroxyhexanal (2'-Fucosyllactose) (CAS No. 41263-94-9) (provided for in subheading 2940.00.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74344. ASCORBYL GLUCOSIDE.

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

“	9902.22.30	(2R)-2-[(1S)-1,2-Dihydroxyethyl]-3-hydroxy-4-[(2R,3R,4S,5S,6R)-3,4,5-trihydroxy-6-(hydroxymethyl)oxan-2-yl]oxy-2H-furan-5-one (Ascorbyl glucoside) (CAS No. 129499-78-1) (provided for in subheading 2940.00.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74345. DIMETHYLAMINE BORANE (DMAB).

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

“	9902.22.31	N-Methylmethanamine-borane (1:1) (CAS No. 74-94-2) (provided for in subheading 2942.00.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74346. ELDERBERRY EXTRACT CONCENTRATE.

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

“	9902.22.32	Elderberry extract concentrate (CAS No. 84603-58-7) (provided for in subheading 3203.00.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74347. DISPERSE YELLOW 241.

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

“	9902.22.33	Disperse Yellow 241 (5-[(3,4-Dichlorophenyl)diazenyl]-2-hydroxy-1,4-dimethyl-6-oxopyridine-3-carbonitrile) (CAS No. 83249-52-9) (provided for in subheading 3204.11.35)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74348. DISPERSE ORANGE.

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

“	9902.22.34	Disperse Orange (Acetic acid, cyano-[3-[(6-methoxy-2-benzothiazoyl)amino]-1H-isoindol-1-ylidene]-, pentyl ester) (CAS No. 173285-74-0) (provided for in subheading 3204.11.35)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74349. MIXTURES OF DISPERSE YELLOW FD11843 AND ACETIC ACID.

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

“	9902.22.35	Mixtures of Disperse Yellow FD11843 (acetic acid, 2-[3-(2-benzothiazolylamino)-1H-isoindol-1-ylidene]-2-cyano-, butyl ester (CAS No. 173285-73-9)) and acetic acid, [3-(2-benzothiazolylamino)-1H-isoindol-1-ylidene]cyano-, 2-butoxyethyl ester (CAS No. 173285-94-4) (provided for in subheading 3204.11.35)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74350. DISPERSE BLUE 54.

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

“	9902.22.36	Disperse Blue 54 (1-Anilino-4,8-dihydroxy-5-nitroanthracene-9,10-dione) (CAS No. 37203-97-7) (provided for in subheading 3204.11.35)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74351. MIXTURES OF SEVERAL DISPERSE DYES.

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

“	9902.22.37	Mixtures of 9,10-anthracenedione, 1,5(or 1,8)-dihydroxy-4-nitro-8(or 5)-(phenylamino)- (Disperse Blue 54 and 77) (CAS No. 37203-97-7); 1,5(or 1,8)-diamino-2-bromo-4,8(or 4,5)-dihydroxy-9,10-anthracenedione (Disperse Blue 81 (mixture of isomers)) (CAS No. 68134-65-6); reaction products of 3-pyridinecarbonitrile, 5-[2-(2-cyano-4-nitrophenyl)diazeryl]-2-[[2-(2-hydroxyethoxy)ethyl]amino]-4-methyl-6-(phenylamino)- (Disperse Red 1042A) (CAS No. 149988-44-3) and 3-pyridinecarbonitrile, 5-[2-(2-cyano-4-nitrophenyl)diazeryl]-6-[[2-(2-hydroxyethoxy)ethyl]amino]-4-methyl-2-(phenylamino)- (Disperse Red T-1042) (CAS No. 137428-29-6); 4-[(5-cyano-6-hydroxy-1,4-dimethyl-2-oxopyridin-3-yl)diazeryl]-N-(2-ethylhexyl)benzamide (Disperse Yellow 198) (CAS No. 30449-81-1); 4,11-diamino-2-(3-methoxypropyl)naphtho[2,3-f]isoindole-1,3,5,10-tetrone (Disperse Blue 60 (M)) (CAS No. 12217-80-0); and 4,11-diamino-2-[3-(2-methoxyethoxy)propyl]naphtho[2,3-f]isoindole-1,3,5,10-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 12/31/2023	”.
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SEC. 74352. MIXTURES OF 4 DISPERSE BLUE DYES.

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

“	9902.22.38	Disperse dye mixtures of Disperse Blue 77 (1-anilino-4,5-dihydroxy-8-nitroanthracene-9,10-dione) (CAS No. 20241-76-3); Disperse Blue 60 (M) (4,11-diamino-2-(3-methoxypropyl)naphtho[2,3-f]isoindole-1,3,5,10-tetrone) (CAS No. 12217-80-0); Disperse Blue 60 (ME) (4,11-diamino-2-[3-(2-methoxyethoxy)propyl]-1H-naphth[2,3-f]isoindole-1,3,5,10(2H)-tetrone) (CAS No. 65059-45-2) and Disperse Blue 77/54 (1,8- and 1,5-Isomers) (1-anilino-4,8-dihydroxy-5-nitroanthracene-9,10-dione) (CAS No. 37203-97-7) (provided for in subheading 3204.11.35)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74353. MIXTURES OF 4 DYES.

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

“	9902.22.39	Disperse dye mixtures of Solvent Yellow 163 (1,8-bis(phenylsulfanyl) anthracene-9,10-dione) (CAS No. 13676-91-0); Disperse Yellow FD11843 (acetic acid, 2-[3-(2-benzothiazolylamino)-1H-isoindol-1-ylidene]-2-cyano-, butyl ester) (CAS No. 173285-73-9)); acetic acid, [3-(2-benzothiazolylamino)-1H-isoindol-1-ylidene]cyano-, 2-butoxyethyl ester (CAS No. 173285-94-4); Disperse Orange FC 84508 (acetic acid, 2-cyano-2-[3-(6-methoxy-2-benzothiazolyl)amino]-1H-isoindol-1-ylidene]-, pentyl ester) (CAS No. 173285-74-0) and Disperse Yellow 163 (3-[N-(2-cyanoethyl)-4-[(2,6-dichloro-4-nitrophenyl)diazeryl]anilino] propanenitrile) (CAS No. 67923-43-7) (provided for in subheading 3204.11.35)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74354. DISPERSE RED 86.

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

“	9902.22.40	Disperse Red 86 (N-(4-Amino-3-methoxy-9,10-dioxoanthracen-1-yl)-4-methylbenzenesulfonamide) (CAS No. 81-68-5) (provided for in subheading 3204.11.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74355. DISPERSE VIOLET 1.

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

“	9902.22.41	Disperse Violet 1 (1,4-Diaminoanthracene-9,10-dione) (CAS No. 128-95-0) (provided for in subheading 3204.11.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74356. DISPERSE BLUE 60.

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

“	9902.22.42	Disperse Blue 60 (4,11-Diamino-2-(3-methoxy-propyl)-naphtho[2,3-f]isoindole-1,3,5,10-tetraone) (CAS No. 12217-80-0) (provided for in subheading 3204.11.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74357. MIXTURES OF DISPERSE ORANGE 29, DISPERSE RED 167:1, AND DISPERSE BLUE 56.

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

“	9902.22.43	Disperse dye mixtures of Disperse Orange 29 (4-[[2-methoxy-4-[(4-nitrophenyl) diazenyl]phenyl] diazenyl]phenol) (CAS No. 19800-42-1); Disperse Red 167:1 (2-[3-acetamido-N-(2-acetyloxyethyl)-4-[(2-chloro-4-nitrophenyl)diazenyl] anilino]ethyl acetate) (CAS No. 1533-78-4); Disperse Blue 56 (1,8-diamino-2-bromo-4,5-dihydroxyanthracene-9,10-dione) (CAS No. 68134-65-6) and acetic acid, 2-[3-(2-benzothiazolylamino)-1H-isoindol-1-ylidene]-2-cyano-, 2-butoxyethyl ester (CAS No. 173285-94-4) (provided for in subheading 3204.11.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74358. DISPERSE YELLOW 54.

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

“	9902.22.44	Disperse Yellow 54 (3-Hydroxy-2-(3-hydroxyquinolin-2-yl)inden-1-one) (CAS No. 17772-51-9) (provided for in subheading 3204.11.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74359. ACID VIOLET 48.

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

“	9902.22.45	Acid Violet 48 (Disodium 3-[[4-amino-9,10-dioxo-3-[2-sulfonato-4-(2,4,4-trimethylpentan-2-yl)phenoxy]anthracen-1-yl]amino]-2,4,6-trimethylbenzenesulfonate) (CAS No. 12220-51-8) (provided for in subheading 3204.12.17)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74360. ACID BLUE 280.

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

“	9902.22.46	Acid Blue 280 (Sodium 2-[[4-(cyclohexylamino)-9,10-dioxoanthracen-1-yl]amino]-5-ethoxybenzenesulfonate) (CAS No. 68214-62-0) (provided for in subheading 3204.12.20)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74361. ACID BROWN 282.

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

“	9902.22.47	Acid Brown 282 (Disodium;chromium(3+);5-methyl-4-[(5-nitro-2-oxidophenyl)diazenyl]-2-phenylpyrazol-3-olate;[7-nitro-3-oxido-4-[(2-oxido-1,4-dihydronaphthalen-1-yl)diazenyl]naphthalen-1-yl] sulfate) (CAS No. 70236-60-1) (provided for in subheading 3204.12.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74362. ACID RED 131.

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

“	9902.22.48	Acid Red 131 (CAS No. 12234-99-0) (provided for in subheading 3204.12.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74363. ACID RED 249.

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

“	9902.22.49	Acid Red 249 (Disodium 3-[(5-chloro-2-phenoxyphenyl)diazenyl]-4-hydroxy-5-[(4-methylphenyl)sulfonylamino]naphthalene-2,7-disulfonate) (CAS No. 6416-66-6) (provided for in subheading 3204.12.20) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74364. ACID YELLOW 236.

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

“	9902.22.50	Acid Yellow 236 (CAS No. 77907-21-2) (provided for in subheading 3204.12.45)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74365. ACID RED 407.

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

“	9902.22.51	Acid Red 407 (CAS No. 146103-68-6) (provided for in subheading 3204.12.45)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74366. ACID YELLOW 220.

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

“	9902.22.52	Acid Yellow 220 (tetrasodium;2-[[3-[[[(Z)-1-(2-chloroanilino)-3-oxido-1-oxobut-2-en-2-yl]diazenyl]-4-oxidophenyl]sulfonylamino]benzoate; cobalt(2+)) (CAS No. 70851-34-2) (provided for in subheading 3204.12.45)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74367. ACID YELLOW 232.

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

“	9902.22.53	Acid Yellow 232 (Chromium, 2-[2-(4,5-dihydro-3-methyl-5-oxo-1-phenyl-1H-pyrazol-4-yl)diazenyl]benzoate 2-[2-(4,5-dihydro-3-methyl-5-oxo-1-phenyl-1H-pyrazol-4-yl)diazenyl]-5-sulfobenzoate lithium sodium complexes) (CAS No. 85828-89-3) (provided for in subheading 3204.12.45)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74368. ACID YELLOW 235.

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

“	9902.22.54	Acid Yellow 235 (CAS No. 90585-54-9) (provided for in subheading 3204.12.45)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74369. ACID YELLOW 151.

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

“	9902.22.55	Acid Yellow 151 (Sodium; 2-[(Z)-1-anilino-3-oxido-1-oxobut-2-en-2-yl]diazenyl]-4-sulfamoylphenolate; cobalt(3+)) (CAS No. 72496-88-9) (provided for in subheading 3204.12.45)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74370. ACID VIOLET 43.

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

“	9902.22.56	Acid Violet 43 (Sodium 2-[(4-hydroxy-9,10-dioxoanthracen-1-yl)amino]-5-methylbenzenesulfonate) (CAS No. 4430-18-6) (provided for in subheading 3204.12.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74371. ACID RED 33.

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

“	9902.22.57	Acid Red 33 (Disodium;5-amino-4-hydroxy-3-phenyldiazenylnaphthalene-2,7-disulfonate) (CAS No. 3567-66-6) (provided for in subheading 3204.12.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74372. ACID BLACK 52.

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

“	9902.22.58	Acid Black 52 (Trisodium;chromium;3-hydroxy-4-[(2-hydroxynaphthalen-1-yl)diazenyl]-7-nitronaphthalene-1-sulfonate) (CAS No. 5610-64-0) (provided for in subheading 3204.12.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74373. ACID BLACK 2.

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

“	9902.22.59	Acid Black 2 (Disodium 4-amino-5-hydroxy-3-[(E)-(4-nitrophenyl)diazenyl]-6-[(E)-phenyldiazenyl]-2,7-naphthalenedisulfonate) (CAS No. 8005-03-6) (provided for in subheading 3204.12.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74374. ACID GREEN 25.

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

“	9902.22.60	Acid Green 25 (Disodium;5-methyl-2-[[4-(4-methyl-2-sulfonatoanilino)-9,10-dioxoanthracen-1-yl]amino]benzenesulfonate) (CAS No. 4403-90-1) (provided for in subheading 3204.12.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74375. BASIC BROWN 23.

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

“	9902.22.61	Basic Brown 23 (CAS No. 446876-48-8) (provided for in subheading 3204.13.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74376. BASIC VIOLET 11:1 RHODAMINE DYE.

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

“	9902.22.62	Basic Violet 11:1 (Bis{6-(diethylamino)-N,N-diethyl-9-[2-(methoxycarbonyl)phenyl]-3H-xanthen-3-iminium} tetrachlorozincate(2-)) (CAS No. 73398-89-7) (CIN 45174) (provided for in subheading 3204.13.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74377. BASIC YELLOW 37.

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

“	9902.22.63	Basic Yellow 37 (4-[4-(diethylamino)benzenecarboximidoyl]-N,N-diethylaniline; hydrochloride) (CAS No. 6358-36-7) (provided for in subheading 3204.13.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74378. BASIC VIOLET 3.

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

“	9902.22.64	Basic Violet 3 ([4-[bis[4-(dimethylamino)phenyl]methylidene]cyclohexa-2,5-dien-1-ylidene]-dimethylazanium;chloride) (CAS No. 548-62-9) (provided for in subheading 3204.13.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74379. DIRECT ORANGE 118.

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

“	9902.22.65	Direct Orange 118 (Tetrasodium 7,7'-(carbonyldiimino)bis[4-hydroxy-3-[(E)-(2-methyl-4-sulfonatophenyl)diazenyl]-2-naphthalenesulfonate}) (CAS No. 28706-33-4) (provided for in subheading 3204.14.20)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74380. DIRECT BLUE 86.

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

“	9902.22.66	Direct Blue 86 (Copper; disodium; 2,11,20,29, 38,40-hexaza-37,39-diazanidanonacyclo [28.6.1.13,10.112,19.121, 28.04,9.013,18.022, 27.031,36] tetraconta-1(36),2,4(9),5,7,10(40), 11,13,15,17,19,21(38), 22(27),23,25,28,30,32,34-nonadecaene-6,24-disulfonate) (CAS No. 1330-38-7) (provided for in subheading 3204.14.25)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74381. DIRECT BLUE 199.

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

“	9902.22.67	Direct Blue 199 (Copper, [29H,31H-phthalocyaninato(2)-κN29,κN30,κN31,κN32]-, aminosulfonyl sulfo derivatives, sodium salts) (CAS No. 90295-11-7) (provided for in subheading 3204.14.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74382. DIRECT BLACK 168.

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

“	9902.22.68	Direct Black 168 (Trisodium;2-[4-[(2-amino-4-oxidophenyl)diazanyl]anilino]-5-[(1-amino-8-oxido-7-phenyldiazanyl-3,6-disulfonaphthalen-2-yl)diazanyl]benzenesulfonate) (CAS No. 85631-88-5) (provided for in subheading 3204.14.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74383. DIRECT RED 227.

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

“	9902.22.69	Direct Red 227 (Hexasodium;4-hydroxy-5-[[4-[4-[(E)-2-[4-[(8-hydroxy-7-phenyldiazanyl-3,6-disulfonatonaphthalen-1-yl)amino]-6-morpholin-4-yl-1,3,5-triazin-2-yl]amino]-2-sulfonatophenyl]ethenyl]-3-sulfonatoanilino]-6-morpholin-4-yl-1,3,5-triazin-2-yl]amino]-3-phenyldiazanyl]naphthalene-2,7-disulfonate) (CAS No. 17791-81-0) (provided for in subheading 3204.14.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74384. DIRECT YELLOW 107.

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

“	9902.22.70	Direct Yellow 107 (3-[[3-Methoxy-4-[[2-methoxy-4-[(3-sulfophenyl)diazanyl] phenyl]carbamoylemino] phenyl]diazanyl] benzenesulfonic acid) (CAS No. 25712-08-7) (provided for in subheading 3204.14.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74385. DIRECT GREEN 26.

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

“	9902.22.71	Direct Green 26 (Pentasodium;5-[[4-[[4-anilino-6-[[8-hydroxy-7-[[4-[(8-hydroxy-3,6-disulfonatonaphthalen-1-yl)diazanyl]-2-methoxy-5-methylphenyl]diazanyl]-3,6-disulfonatonaphthalen-1-yl]amino]-1,3,5-triazin-2-yl]amino]phenyl]diazanyl]-2-hydroxybenzoate) (CAS No. 6388-26-7) (provided for in subheading 3204.14.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74386. DIRECT YELLOW 11.

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

“	9902.22.72	Direct Yellow 11 (Disodium; 6-oxo-5-[(4-sulfonatophenyl)hydrazinylidene] naphthalene-2-sulfonate) (CAS No. 1325-37-7) (provided for in subheading 3204.14.50) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74387. DIRECT ORANGE 15.

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

“	9902.22.73	Direct Orange 15 (Sodium; (8Z,20Z)-2,3,14,15-tetrazapentacyclo [20.2.2.24,7.210,13.216,19] dotriacont-1(24),2,4,6,8,10, 12,14,16,18,20, 22,25,27,29,31-hexadecaene-6,11,18,23-tetrasulfonic acid) (CAS No. 1325-35-5) (provided for in subheading 3204.14.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74388. DIRECT BROWN 44.

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

“	9902.22.74	Direct Brown 44 (Disodium; 4-[[2,4-diamino-5-[[3-[[2,4-diamino-5-[(4-sulfonatophenyl) diazenyl]phenyl]diazenyl]phenyl]diazenyl]phenyl] diazenyl]benzenesulfonate) (CAS No. 6252-62-6) (provided for in subheading 3204.14.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74389. DIRECT RED 81.

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

“	9902.22.75	Direct Red 81 (Disodium;7-benzamido-4-hydroxy-3-[[4-[(4-sulfonatophenyl)diazenyl] phenyl]diazenyl]naphthalene-2-sulfonate) (CAS No. 2610-11-9) (provided for in subheading 3204.14.50)	2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74390. DIRECT YELLOW 142.

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

“	9902.22.76	Direct Yellow 142 (CAS No. 71902-08-4) (provided for in subheading 3204.14.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74391. DIRECT RED 80.

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

“	9902.22.77	Direct Red 80 (hexasodium;4-hydroxy-7-[[5-hydroxy-7-sulfonato-6-[[2-sulfonato-4-[(4-sulfonatophenyl) diazenyl]phenyl]diazenyl] naphthalen-2-yl]carbamoylemino]-3-[[2-sulfonato-4-[(4-sulfonatophenyl)diazenyl] phenyl]diazenyl]naphthalene-2-sulfonate) (CAS No. 2610-10-8) (provided for in subheading 3204.14.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74392. DIRECT RED 16.

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

“	9902.22.78	Direct Red 16, disodium salt (disodium;7-amino-4-hydroxy-3-[[5-hydroxy-6-phenyldiazenyl-7-sulfonatophthalen-2-yl]diazenyl]naphthalene-2-sulfonate) (CAS No. 6227-02-7) (provided for in subheading 3204.14.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74393. DIRECT RED 254.

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

“	9902.22.79	Direct Red 254 (Disodium;7-amino-4-hydroxy-3-[[4-[(4-sulfonatophenyl)diazenyl] phenyl]diazanyl]naphthalene-2-sulfonate) (CAS No. 6300-50-1) (provided for in subheading 3204.14.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74394. COLORANT.

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

“	9902.22.80	Copper, [μ-[[3,3'-[(1-oxido-1,2-diazenediyl)bis[[2-(hydroxy-κO)-4,1-phenylene]-2,1-diazenediyl-κN1]]bis[4-(hydroxy-κO)-2,7-naphthalenedisulfonato]](8-)]di-, sodium (1:4) (CAS No. 75173-68-1) (provided for in subheading 3204.14.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74395. DIRECT YELLOW 34.

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

“	9902.22.81	Direct Yellow 34 (Tetrasodium;3-[[4-[[4-[(4,8-disulfonatophthalen-2-yl)diazanyl]-2-methoxy-5-methylphenyl]carbamoylamino]-5-methoxy-2-methylphenyl]diazanyl]naphthalene-1,5-disulfonate) (CAS No. 6420-33-3) (provided for in subheading 3204.14.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74396. VAT ORANGE 2 DYE POWDER.

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

“	9902.22.82	Vat Orange 2 (1,2-Dibromopyranthrene-8,16-dione) (CAS No. 1324-35-2) (provided for in subheading 3204.15.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74397. VAT VIOLET 13 DYE.

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

“	9902.22.83	Vat Violet 13 (5,20-Diazaheptacyclo [16.12.0.03,16.04,13.06,11.019,28.021,26] triaconta-1(18),3(16),4(13),6,8,10,14,19(28),21,23, 25,29-dodecaene-2,12,17,27-tetrone) (CAS No. 4424-87-7) (CIN 68700) (provided for in subheading 3204.15.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74398. VAT BROWN 3 DYE.

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

“	9902.22.84	Vat Brown 3 (N-(28-Benzamido-6,13,19,26-tetraoxo-16-azaheptacyclo [15.12.0.02,15.05,14.07, 12.018,27.020,25] nonacosa-1(29),2(15),3,5(14),7(12), 8,10,17,20,22,24,27-dodecaen-8-yl)benzamide) (CAS No. 131-92-0) (provided for in subheading 3204.15.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74399. VAT RED 10 DYE POWDER.

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

“	9902.22.85	Vat Red 10 (2-(1-Amino-9,10-dioxoanthracen-2-yl)naphtho[2,3-f][1,3]benzoxazole-5,10-dione) (CAS No. 2379-79-5) (provided for in subheading 3204.15.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74400. VAT BROWN 57 DYE.

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

“	9902.22.86	Vat Brown 57 (CAS No. 12227–28–0) (provided for in subheading 3204.15.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74401. VAT RED 31 DYE POWDER.

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

“	9902.22.87	Vat Red 31 dye powder (1-Amino-2-[5-(1-amino-9,10-dioxoanthracen-2-yl)-1,3,4-oxadiazol-2-yl]anthracene-9,10-dione) (CAS No. 52591–25–0) (CIN 60030) (provided for in subheading 3204.15.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74402. DYE MIXTURES OF VAT BROWN 3 AND VAT BLACK 27.

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

“	9902.22.88	Disperse dye mixtures of Vat Brown 3 (N-(28-benzamido-6,13,19,26-tetraoxo-16-azaheptacyclo [15.12.0.0–(2,15).0–(5,14).0–(7,12).0–(18,27).0–(20,25)] nonacosal(29),2(15), 3,5(14), 7(12), 8,10,17,20,22, 24,27-dodecaen-8-yl)benzamide) (CAS No. 131–92–0) and Vat Black 27 (N-(28-benzamido-6,13,19, 26-tetraoxo-16-azaheptacyclo [15.12.0.0–(2,15).0–(5,14).0–(7,12).0–(18,27).0–(20,25)] nonacosal(29),2,4,7, 9,11,14,17, 20,22, 24,27-dodecaen-4-yl) benzamide) (CAS No. 2379–81–9) (provided for in subheading 3204.15.40) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74403. VAT RED 13.

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

“	9902.22.89	Vat Red 13 (15-Ethyl-12-(15-ethyl-8-oxo-14,15-diazatetracyclo [7.6.1.02,7.013,16] hexadeca-1(16),2,4,6,9,11,13-heptaen-12-yl)-14,15-diazatetracyclo [7.6.1.02,7.013,16] hexadeca-1(16),2,4,6,9,11,13-heptaen-8-one) (CAS No. 4203–77–4) (provided for in subheading 3204.15.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74404. VAT YELLOW 2 DYE POWDER.

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

“	9902.22.90	Vat Yellow 2 (6,16-Diphenyl-5,15-dithia-7,17-diazapentacyclo [11.7.0.03,11.04,8.014,18] icosal(13),3(11),4(8),6,9, 14(18),16,19-octaene-2,12-dione) (CAS No. 129–09–9) (provided for in subheading 3204.15.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74405. VAT YELLOW 33 DYE.

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

“	9902.22.91	Vat Yellow 33 (N-(9,10-Dioxoanthracen-1-yl)-4-[4-[[4-[(9,10-dioxoanthracen-1-yl)carbamoyl]phenyl]phenyl]diazanyl]phenyl benzamide) (CAS No. 12227–50–8) (provided for in subheading 3204.15.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74406. VAT GREEN 1 DYE.

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

“	9902.22.92	Vat Green 1 (Anthra[9,1,2-cde]benzo[rst]pentaphene-5,10-dione, 16,17-dimethoxy-) (CAS No. 128-58-5) (CIN 59825) (provided for in subheading 3204.15.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74407. VAT GREEN 3.

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

“	9902.22.93	Vat Green 3 (Anthra[2,1,9-mna]naphth[2,3-h]acridine-5,10,15(16H)-trione) (CAS No. 3271-76-9) (CIN 69500) (provided for in subheading 3204.15.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74408. VAT BLUE 6 DYE.

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

“	9902.22.94	Vat Blue 6 (15,30-Dichloro-2,17-diazaheptacyclo [16.12.0.03.16.04.13.06, 11.019,28.021,26] triaconta-1(30),3,6,8,10,13,15,18,21, 23,25,28-dodecaene-5,12,20,27-tetrone) (CAS No. 130-20-1) (provided for in subheading 3204.15.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74409. VAT BLUE 20 DYE.

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

“	9902.22.95	Vat Blue 20 (Anthra[9,1,2-cde]benzo[rst]pentaphene-5,10-dione) (CAS No. 116-71-2) (CIN 59800) (provided for in subheading 3204.15.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74410. VAT VIOLET 1.

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

“	9902.22.96	Vat Violet 1 (Benzo[rst]phenanthro [10,1,2-cde] pentaphene-9,18-dione, dichloro-) (CAS No. 1324-55-6) (CIN 60010) (provided for in subheading 3204.15.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74411. VAT BROWN 1 DYE.

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

“	9902.22.97	Vat Brown 1 (Naphth[2',3':6,7]indolo[2,3-c]dinaphtho[2,3-a:2',3'-i]carbazole-5,10,15,17,22,24-hexone, 16,23-dihydro-) (CAS No. 2475-33-4) (CIN 70800) (provided for in subheading 3204.15.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74412. VAT BLACK 16 DYE.

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

“	9902.22.98	Vat Black 16 (8-Aminononacyclo [18.10.2.22,5.03,16.04,13.06, 11.017,31.022,27.028,32] tetratriaconta-1(31),2,4,6(11), 7,9,13,15,17,19,22,24,26, 28(32),29,33-hexadecaene-12,21-dione) (CAS No. 26763-69-9) (provided for in subheading 3204.15.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74413. VAT BLACK 25.

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

“	9902.22.99	Vat Black 25 (Anthra[2,1,9-mna]naphth[2,3-h]acridine-5,10,15(16H)-trione, 3-[(9,10-dihydro-9,10-dioxo-1-anthracenyl)amino]-) (CAS No. 4395-53-3) (CIN 69525) (provided for in subheading 3204.15.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74414. VAT BLACK 27.

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

“	9902.23.01	Vat Black 27 (Benzamide, N,N'-(10,15,16,17-tetrahydro-5,10,15,17-tetraoxo-5H-dinaphtho[2,3-a:2',3'-i]carbazole-6,9-diyl)bis-) (CAS No. 2379-81-9) (CIN 69005) (provided for in subheading 3204.15.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74415. REACTIVE YELLOW 145.

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

“	9902.23.02	Reactive Yellow 145 (Tetrasodium;7-[[2-(carbamoylamino)-4-[[4-chloro-6-[3-(2-sulfonatooxyethylsulfonyl) anilino]-1,3,5-triazin-2-yl] amino]phenyl]diazanyl] naphthalene-1,3,6-trisulfonate) (CAS No. 80157-00-2) (provided for in subheading 3204.16.30)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74416. REACTIVE RED 195.

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

“	9902.23.03	Reactive Red 195 (Pentasodium 5-[[4-chloro-6-[3-(2-sulfonatooxyethylsulfonyl)anilino]-1,3,5-triazin-2-yl]amino]-3-[(1,5-disulfonatonaphthalen-2-yl)diazanyl]-4-hydroxynaphthalene-2,7-disulfonate) (CAS No. 77365-64-1) (provided for in subheading 3204.16.30)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74417. REACTIVE BLUE 49.

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

“	9902.23.04	Reactive Blue 49 (Trisodium 1-amino-4-[3-[[4-chloro-6-(2-sulfonatoanilino)-1,3,5-triazin-2-yl]amino]-2,4,6-trimethyl-5-sulfonatoanilino]-9,10-dioxoanthracene-2-sulfonate) (CAS No. 72214-18-7) (provided for in subheading 3204.16.30)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74418. REACTIVE BLUE 72.

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

“	9902.23.05	Reactive Blue 72 (Cuprate(2-), [C-[[[3-[(4-amino-6-chloro-1,3,5-triazin-2-yl)amino]-4-sulfophenyl]amino]sulfonyl]-C-(aminosulfonyl)-29H,31H-phthalocyanine-C-sulfonato(4-)-κN29,κN30,κN31,κN32]-, sodium (1:2)) (CAS No. 68967-01-1) (provided for in subheading 3204.16.30)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74419. REACTIVE YELLOW 95 POWDER.

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

“	9902.23.06	Reactive Yellow 95 (Trisodium 4-[[4-chloro-6-(3-sulfonatoanilino)-1,3,5-triazin-2-yl]amino]-2-[[1-ethyl-6-hydroxy-4-methyl-2-oxo-5-(sulfonatomethyl)pyridin-3-yl]diazeryl]benzenesulfonate) (CAS No. 89923-43-3) (provided for in subheading 3204.16.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74420. REACTIVE RED 245.

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

“	9902.23.07	Reactive Red 245 (Tetrasodium 5-[4-chloro-6-(N-ethylanilino)-1,3,5-triazin-2-ylamino]-4-hydroxy-3-(1,5-disulfonatonaphthalen-2-ylazo)naphthalene-2,7-disulfonate) (CAS No. 130201-57-9) (provided for in subheading 3204.16.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74421. REACTIVE BROWN 11.

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

“	9902.23.08	Reactive Brown 11 (Tetrasodium; 2-[[4-[[4-(4-amino-6-chloro-1,3,5-triazin-2-yl)amino]-5-sulfonatonaphthalen-1-yl]diazeryl]-7-sulfonatonaphthalen-1-yl]diazeryl]benzene-1,4-disulfonate) (CAS No. 70161-16-9) (provided for in subheading 3204.16.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74422. MIXTURES OF REACTIVE BLACK 5 (NA) (FKP), REACTIVE SCARLET F01-0439, AND REACTIVE ORANGE 131.

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

“	9902.23.09	Disperse dye mixture of Reactive Black 5 (Na) (FKP) (tetrasodium; 4-amino-5-hydroxy-3,6-bis[[4-(2-sulfonatooxyethylsulfonylethyl)sulfonyl]phenyl]diazeryl]naphthalene-2,7-disulfonate (CAS No. 17095-24-8); Reactive Scarlet F01-0439 (2-naphthalenesulfonic acid, 7-amino-4-hydroxy-, coupled with diazotized 2-[(4-aminophenyl)sulfonyl]ethyl hydrogen sulfate and diazotized 2-amino-5-[[2-(sulfooxy)ethyl]sulfonyl]benzenesulfonic acid, potassium sodium salts) (CAS No. 214362-06-8); reaction mass of 7-amino-3,8-bis-[4-(2-sulfoxyethylsulfonylethyl)sulfonyl]-2-sulfophenylazo]-4-hydroxynaphthalene-2-sulfonic acid, Na/K salt and 7-amino-3-[4-(2-sulfoxyethylsulfonylethyl)sulfonyl]phenylazo]-4-hydroxy-8-[4-(2-sulfoxyethylsulfonylethyl)sulfonyl]-2-sulfophenylazo]naphthalene-2-sulfonic acid, Na/K salt and 7-amino-3,8-bis-[4-(2-sulfoxyethylsulfonylethyl)sulfonyl]phenylazo]-4-hydroxynaphthalene-2-sulfonic acid, Na/K salt and 7-amino-8-[4-(2-sulfoxyethylsulfonylethyl)sulfonyl]phenylazo]-4-hydroxy-3-[4-(2-sulfoxyethylsulfonylethyl)sulfonyl]-2-sulfophenylazo]naphthalene-2-sulfonic acid, Na/K salt, and Reactive Orange 131 (benzenesulfonic acid, 2,4-diamino-3-[2-[4-[[2-(sulfooxy)ethyl]sulfonyl]phenyl]diazeryl]-5-[2-[2-sulfo-4-[[2-(sulfooxy)ethyl]sulfonyl]phenyl]diazeryl]-, potassium sodium salt (1:?:?)) (CAS No. 187026-95-5) and dipotassium disodium 2,4-diamino-5-(2-{2-sulfo-4-[2-(sulfooxy)ethanesulfonyl]phenyl}diazene-1-yl)-3-(2-{4-[2-(sulfooxy)ethanesulfonyl]phenyl}diazene-1-yl)benzenesulfonate (provided for in subheading 3204.16.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74423. REACTIVE YELLOW F98-0159.

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

“	9902.23.10	Reactive Yellow F98-0159 (benzenesulfonic acid, 2-[2-[2-[(aminocarbonyl)amino]-4-[(2,6-difluoro-4-pyrimidinyl)amino]phenyl]diazanyl]-5-[[2-(sulfooxy)ethyl]sulfonyl]-, sodium salt (1:2)) (CAS No. 176449-21-1) (provided for in subheading 3204.16.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74424. DYE MIXTURES OF REACTIVE ORANGE 131 AND REACTIVE SCARLET F07-0522.

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

“	9902.23.11	Disperse dye mixtures of Reactive Orange 131 (CAS No. 187026-95-5) (dipotassium disodium 2,4-diamino-5-(2-{2-sulfo-4-[2-(sulfooxy)ethanesulfonyl] phenyl}diazen-1-yl)-3-(2-{4-[2-(sulfooxy)ethanesulfonyl] phenyl}diazen-1-yl)benzene-1-sulfonate) and Reactive Scarlet F07-0522 (CAS No. 891857-92-4) (pentasodium 7-amino-4-hydroxy-3,8-bis-[2-sulfo-4-(2-sulfooxy-ethanesulfonyl)-phenylazo]-naphthalene-2-sulfonate) (provided for in subheading 3204.16.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74425. REACTIVE BLACK 31.

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

“	9902.23.12	Reactive Black 31 (cuprate(4-), [4,5-dihydro-4-[2-[8-(hydroxy-.kappa.O)-7-[2-[2-(hydroxy-.kappa.O)-5-methoxy-4-[[2-(sulfooxy)ethyl] sulfonyl]phenyl]diazanyl-.kappa.N1]-6-sulfo-2-naphthalenyl]diazanyl]-5-oxo-1-(4-sulfophenyl)-1H-pyrazole-3-carboxylato(6-)]-, sodium) (CAS No. 85585-91-7) (provided for in subheading 3204.16.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74426. REACTIVE RED 120.

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

“	9902.23.13	Reactive Red 120 (hexasodium 5-[[[4-chloro-6-[4-[[4-chloro-6-[[[8-hydroxy-3,6-disulfonato-7-[(2-sulfonatophenyl)diazanyl]naphthalen-1-yl]amino]-1,3,5-triazin-2-yl]amino]anilino]-1,3,5-triazin-2-yl]amino]-4-hydroxy-3-[(2-sulfonatophenyl)diazanyl]naphthalene-2,7-disulfonate) (CAS No. 68214-04-0) (provided for in subheading 3204.16.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74427. REACTIVE BLUE 5.

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

“	9902.23.14	Reactive Blue 5 (1-Amino-4-{[3-(4-chloro-6-[(3-sulfophenyl)amino]-1,3,5-triazin-2-yl]amino)-4-sulfophenyl]amino}-9,10-dioxo-9,10-dihydro-2-anthracenesulfonic acid) (CAS No. 16823-51-1) (provided for in subheading 3204.16.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74428. REACTIVE ORANGE 13.

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

“	9902.23.15	Reactive Orange 13 powder (trisodium 2-[[6-[(4-amino-6-chloro-1,3,5-triazin-2-yl)-methylamino]-1-hydroxy-3-sulfonatophthalen-2-yl]diazanyl]naphthalene-1,5-disulfonate) (CAS No. 70616-89-6) (provided for in subheading 3204.16.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74429. REACTIVE ORANGE 12.

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

“	9902.23.16	Reactive Orange 12 powder (trisodium 7-[[4-[(4-amino-6-chloro-1,3,5-triazin-2-yl)amino]-2-(carbamoylamino)phenyl]diazanyl]naphthalene-1,3,6-trisulfonate) (CAS No. 70161–14–7) (provided for in subheading 3204.16.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74430. PIGMENT RED 177.

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

“	9902.23.17	Pigment Red 177 (1-amino-4-(4-amino-9,10-dioxoanthracen-1-yl)anthracene-9,10-dione) (CAS No. 4051–63–2) (provided for in subheading 3204.17.04)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74431. PIGMENT YELLOW 110.

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

“	9902.23.18	Pigment Yellow 110 (4,5,6,7-tetrachloro-3-[4-[(4,5,6,7-tetrachloro-3-oxoisindol-1-ylidene)amino]phenyl]iminoisindol-1-one) (CAS No. 5590–18–1) (provided for in subheading 3204.17.04)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74432. PIGMENT YELLOW 147.

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

“	9902.23.19	Pigment Yellow 147 (1-[[4-[(9,10-dioxoanthracen-1-yl)amino]-6-phenyl-1,3,5-triazin-2-yl]amino]anthracene-9,10-dione) (CAS No. 4118–16–5) (provided for in subheading 3204.17.60) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74433. PIGMENT ORANGE 64.

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

“	9902.23.20	Pigment Orange 64 (5-[(6-methyl-2-oxo-1,3-dihydrobenzimidazol-5-yl)diazanyl]-1,3-diazinane-2,4,6-trione) (CAS No. 72102–84–2) (provided for in subheading 3204.17.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74434. PIGMENT BLUE 29.

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

“	9902.23.21	Pigment Blue 29 (aluminum sodium orthosilicate trisulfane-1,3-diide (6:8:6:1)) (CAS No. 57455–37–5) (provided for in subheading 3204.17.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74435. PIGMENT VIOLET 15.

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

“	9902.23.22	Pigment Violet 15 (hexaaluminum;hexasodium;tetrathietane;hexasilicate) (CAS No. 12769-96-9) (provided for in subheading 3204.17.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74436. PIGMENT BLUE 14.

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

“	9902.23.23	Pigment Blue 14 (ethanaminium, N-(4-(bis(4-(diethylamino)phenyl)methylene)-2,5-cyclohexadien-1-ylidene)-N-ethyl-, molybdatetungstatephosphate) (CAS No. 1325-88-8) (provided for in subheading 3204.17.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74437. SOLVENT BLUE 97.

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

“	9902.23.24	Solvent Blue 97 (1,4-Bis(2,6-diethyl-4-methylanilino)anthracene-9,10-dione) (CAS Nos. 61969-44-6 and 32724-62-2) (provided for in subheading 3204.19.11)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74438. SOLVENT GREEN 5.

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

“	9902.23.25	Solvent Green 5 (bis(2-methylpropyl) perylene-3,9-dicarboxylate) (CAS No. 2744-50-5) (provided for in subheading 3204.19.11)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74439. SOLVENT YELLOW 98.

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

“	9902.23.26	Solvent Yellow 98 (14-octadecyl-8-thia-14-azapentacyclo [10.6.2.0-2,7.0-9, 19.0-16,20] icosa-1(19),2,4,6,9,11,16(20),17-octaene-13,15-dione) (CAS No. 12671-74-8) (provided for in subheading 3204.19.11)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74440. SOLVENT GREEN 7.

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

“	9902.23.27	Solvent Green 7 (trisodium 8-hydroxypyrene-1,3,6-trisulfonate) (CAS No. 6358-69-6) (provided for in subheading 3204.19.11)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74441. SOLVENT RED 195.

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

“	9902.23.28	Solvent Red 195 (methyl 4-cyano-5-[[5-cyano-2,6-bis(3-methoxypropylamino)-4-methylpyridin-3-yl]diazonyl]-3-methylthiophene-2-carboxylate) (CAS No. 72968-71-9) (provided for in subheading 3204.19.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74442. SOLVENT ORANGE 115.

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

“	9902.23.29	Solvent Orange 115 (7H-Benzimidazo[2,1-a]benzo[3,4] [2]benzothiopyrano [7,8,1-def]isoquinolin-7-one) (CAS No. 53304-32-8) (provided for in subheading 3204.19.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74443. SPECIALTY DYES.

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

“	9902.23.30	White/bluish powder dye containing benzenesulfonamide, 2,2'-([1,1'-biphenyl]-4,4'-diyl-di-2,1-ethenediyl)bis[N-(3-hydroxypropyl)-, polymer with formaldehyde, ar-methylbenzenesulfonamide and 1,3,5-triazine-2,4,6-triamine (CAS No. 1191239-40-3) (provided for in subheading 3204.19.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74444. SOLVENT GREEN 3.

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

“	9902.23.31	Solvent Green 3 (1,4-bis(4-methylanilino)anthracene-9,10-dione) (CAS No. 128-80-3) (CIN 61565) (provided for in subheading 3204.19.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74445. SOLVENT BLUE 36.

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

“	9902.23.33	Solvent Blue 36 (1,4-bis(propan-2-ylamino)anthracene-9,10-dione) (CAS No. 14233-37-5) (provided for in subheading 3204.19.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74446. MIXTURES OF SOLVENT GREEN 3.

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

“	9902.23.34	Mixtures of Solvent Green 3 (1,4-bis(4-methylanilino)anthracene-9,10-dione) (CAS No. 128-80-3) (provided for in subheading 3204.19.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74447. SOLVENT RED 52.

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

“	9902.23.35	Solvent Red 52 (3-methyl-6-[(4-methylphenyl)amino]-3H-naphtho[1,2,3-de]quinoline-2,7-dione) (CAS No. 81-39-0) (provided for in subheading 3204.19.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74448. SOLVENT RED 149.

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

“	9902.23.36	Solvent Red 149 (6-(cyclohexylamino)-3-methyl-3H-naphtho[1,2,3-de]quinoline-2,7-dione) (CAS No. 21295-57-8 or 71902-8-6) (provided for in subheading 3204.19.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74449. SOLVENT RED 207.

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

“	9902.23.37	Solvent Red 207 (1,5-bis(cyclohexylamino) anthracene-9,10-dione) (CAS No. 15958-68-6) (provided for in subheading 3204.19.25)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74450. SOLVENT VIOLET 14.

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

“	9902.23.38	Solvent Violet 14 (1,5-bis(4-methylanilino)anthracene-9,10-dione) (CAS No. 8005-40-1) (provided for in subheading 3204.19.25)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74451. SOLVENT YELLOW 179.

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

“	9902.23.39	Solvent Yellow 179 (2-[[4-[2-(4-cyclohexylphenoxy) ethyl-ethylamino]-2-methylphenyl]methylidene]propanedinitrile) (CAS No. 54079-53-7) (provided for in subheading 3204.19.25)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74452. SOLVENT YELLOW 131.

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

“	9902.23.40	Solvent Yellow 131 (2-(3-hydroxypropyl)-6-(3-hydroxypropylamino)benzo[de]isoquinoline-1,3-dione) (CAS No. 52821-24-6) (provided for in subheading 3204.19.25)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74453. HOGEN BLUE XB-20.

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

“	9902.23.41	Synthetic organic coloring matter containing copper(II) phthalocyanine (CAS No. 147-14-8) (provided for in subheading 3204.19.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74454. SOLVENT YELLOW 104.

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

“	9902.23.42	Solvent Yellow 104 (CAS No. 143476-34-0) (provided for in subheading 3204.19.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74455. COMBINATION OF FLUORESCENT BRIGHTENERS 367 AND 371.

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

“	9902.23.43	Mixture of Fluorescent Brightener 367 (CAS No. 5089-22-5) and Fluorescent Brightener 371 (provided for in subheading 3204.20.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74456. FLUORESCENT BRIGHTENER CBS-X.

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

“	9902.23.44	Disodium 2,2'-[biphenyl-4,4'-diyldiethene-2,1-diyl]dibenzenesulfonate (CAS No. 27344-41-8) of a kind used as a fluorescent brightening agent (provided for in subheading 3204.20.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74457. OPTICAL BRIGHTENER SWN.

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

“	9902.23.45	7-(Diethylamino)-4-methylchromen-2-one (CAS No. 91-44-1) (provided for in subheading 3204.20.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74458. C.I. FLUORESCENT BRIGHTENER 199-1.

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

“	9902.23.46	Mixtures of 1-(2-cyanostyryl)-4-(4-cyanostyryl)benzene (CAS No. 13001-38-2); 2,2'-oxydi(ethan-1-ol) (CAS No. 111-46-6); acetic acid ethenyl ester, polymer with ethenol (CAS No. 25213-24-5); methyl 4-[2-[4-(5-methyl-2-benzoxazolyl)phenyl]vinyl]benzoate (CAS No. 18039-18-4); and formaldehyde, polymer with oxirane and phenol, methyl ether (CAS No. 68988-31-8) of a kind used as fluorescent brightening agents (provided for in subheading 3204.20.80) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74459. FLUORESCENT BRIGHTENER 368.

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

“	9902.23.47	Mixtures of 2-[4-[(E)-2-[4-(1,3-benzoxazol-2-yl)phenyl]ethenyl]phenyl]-1,3-benzoxazole (CAS No. 1533-45-5); 5-methyl-2-[4-[(E)-2-[4-(5-methyl-1,3-benzoxazol-2-yl)phenyl]ethenyl]phenyl]-1,3-benzoxazole (CAS No. 2397-00-4) and 2-[4-[(E)-2-[4-(1,3-benzoxazol-2-yl)phenyl]ethenyl]phenyl]-5-methyl-1,3-benzoxazole (CAS No. 5242-49-9) (provided for in subheading 3204.20.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74460. 1,4-BIS(2-CYANOSTYRYL)BENZENE.

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

“	9902.23.48	2-[(E)-2-[4-[(E)-2-(2-Cyanophenyl)ethenyl]phenyl]ethenyl]benzonitrile (CAS No. 13001-39-3) (provided for in subheading 3204.20.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74461. CERTAIN MANUFACTURING INPUTS.

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

“	9902.23.49	1-[3-(Dimethylamino)propyl]-4-methyl-6-oxo-3-pyridin-1-ium-1-ylpyridin-2-olate (CAS No. 104583-33-7) (provided for in subheading 3204.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74462. CERIUM SULFIDE PIGMENTS.

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

“	9902.23.50	Pigment preparations based on cerium sulfide or mixtures of cerium sulfide and lanthanum sulfide (CAS Nos. 12014-93-6 and 12031-49-1) (provided for in subheading 3206.49.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74463. MATTE PEARLESCENT PIGMENTS.

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

“	9902.23.51	Coloring matter of mica (CAS No. 12001-26-2) and titanium dioxide (CAS No. 13463-67-7), coated with submicron poly(methyl methacrylate) (CAS No. 9011-14-7) spheres to create a matte optical effect (provided for in subheading 3206.49.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74464. ANGLE-DEPENDENT INTERFERENCE PIGMENTS.

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

“	9902.23.52	Angle-dependent interference pigments based on a substrate of transparent or translucent inorganic flakes of fluorophlogopite (CAS No. 12003-38-2), titanium dioxide (CAS No. 13463-67-7), and synthetic amorphous silica (CAS No. 112945-52-5) (provided for in subheading 3206.49.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74465. INORGANIC LUMILUX.

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

“	9902.23.53	Inorganic products of a kind used as luminophores containing zinc sulfide (ZnS), copper chloride-doped (CAS No. 68611-70-1), dizinc;silicate (CAS No. 68611-47-2), yttrium oxide sulfide (Y ₂ O ₂ S), europium-doped (CAS No. 68784-83-8), erbium sodium ytterbium fluoride (Er _{0.04} NaYb _{0.96} F ₄) (CAS No. 753489-08-6), diyttrium dioxide sulfide (CAS No. 12340-04-4), oxygen(2-);yttrium(3+) (CAS No. 1314-36-9), (CAS No. 1314-37-9) and erbium(III) oxide (CAS No. 12061-16-4) (provided for in subheading 3206.50.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74466. RIBBON/MATRIX RESIN.

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

“	9902.23.54	Optical fiber ribbon cable matrix resin, a polymer in the form of a liquid coating, with a density of approximately 1.12 kg/liter, viscosity of 3000 to 5000 cps at 25 °C, with elongation greater than 20 percent and tensile strength of 22 to 32 MPa (provided for in subheading 3208.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74467. BONDING AGENT 2005.

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

“	9902.23.55	Solution as defined in note 4 to chapter 32, mixture of poly(toluene 2,4-diisocyanate) (CAS No. 26006-20-2); 2,4-diisocyanato-1-methylbenzene (CAS No. 584-84-9) and butyl acetate (CAS No. 123-86-4) (provided for in subheading 3208.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74468. FLUOROPOLYMER RESIN.

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

“	9902.23.56	Solution of high molecular weight fluoroethylene-alkyl vinyl ether (FEVE) alternative copolymer, containing 38 to 42 percent by weight of moderate OH number resin in a blend of cyclohexanone and aromatic hydrocarbon solvent, having a Tg of 20 °C (CAS No. 207691-69-8) (provided for in subheading 3208.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74469. ZIRCONIUM 12 PAINT DRIER.

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

“	9902.23.57	Zirconium 12 paint drier, mixtures of naphtha, petroleum, hydrotreated heavy (CAS No. 64742-48-9), zirconium 2-ethylhexanoate (CAS No. 22464-99-9), nonane (CAS No. 111-84-2), zirconium, bis(acetate-o)oxo- (CAS No. 5153-24-2) (provided for in heading 3211.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74470. ZIRCONIUM 24 PAINT DRIER.

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

“	9902.23.58	Zirconium 24 paint drier, mixtures of naphtha, petroleum, hydrotreated heavy (CAS No. 64742-48-9), zirconium 2-ethylhexanoate (CAS No. 22464-99-9), nonane (CAS No. 111-84-2), zirconium, bis(acetate-o)oxo- (CAS No. 5153-24-2) (provided for in heading 3211.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74471. DRIER ACCELERATORS.

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

“	9902.23.59	Prepared drier accelerators containing a mixture of cyclopentanone (CAS No. 120-92-3), cyclohexanone (CAS No. 108-94-1), and 2-pyridin-2-ylpyridine (CAS No. 366-18-7) (provided for in heading 3211.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74472. LEMON OIL.

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

“	9902.23.60	Essential oils of lemon (CAS No. 8008-56-8) (provided for in subheading 3301.13.00)	3.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74473. SULFONIC ACIDS, C14-17-SEC-ALKANE, SODIUM SALT.

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

“	9902.23.61	Sulfonic acids, C14-17-sec-alkane, sodium salt (CAS No. 97489-15-1) anionic aromatic surface-active agent (provided for in subheading 3402.11.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74474. POTASSIUM ETHYL OCTYLPHOSPHONATE.

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

“	9902.23.62	Potassium; ethoxy(octyl)phosphinate (CAS No. 68134-28-1) (provided for in subheading 3402.11.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74475. INTERMEDIATE IN THE PRODUCTION OF INDUSTRIAL LUBRICANTS.

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

“	9902.23.63	(Z)-N-Methyl-N-(1-oxo-9-octadecenyl)glycine (N-oleylsarcosine) (CAS No. 110-25-8) surfactant (provided for in subheading 3402.11.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74476. POLYETHER DISPERSANT.

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

“	9902.23.64	Oxirane, 2-methyl-, polymer with oxirane, mono[(diethylamino)alkyl] ether surfactant (CAS No. 68511-96-6) (provided for in subheading 3402.12.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74477. D-GLUCOPYRANOSE.

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

“	9902.23.65	(3R,4S,5S,6R)-2-decoxy-6-(hydroxymethyl)oxane-3,4,5-triol (CAS No. 68515-73-1) (provided for in subheading 3402.13.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74478. 2-DODECOXY-6-(HYDROXYMETHYL)OXANE-3,4,5-TRIOL.

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

“	9902.23.66	(3R,4S,5S,6R)-2-Dodecoxy-6-(hydroxymethyl)oxane-3,4,5-triol (CAS No. 110615-47-9) (provided for in subheading 3402.13.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74479. MIXTURES OF CERTAIN C12-14-ALKYL ETHERS.

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

“	9902.23.67	Mixtures of poly(oxy-1,2-ethanediyl), α -phosphono- ω -hydroxy-, C12-14-alkyl ethers (CAS No. 121158-63-2); poly(oxy-1,2-ethanediyl), α,α' -phosphinicobis[ω -hydroxy-, di-C12-14-alkyl ethers (CAS No. 121158-61-0); poly(oxy-1,2-ethanediyl), α,α',α'' -phosphinylidynetris[ω -hydroxy-, tri-C12-14-alkyl ethers (CAS No. 121158-62-1); alcohols C12-14, ethoxylated (CAS No. 68439-50-9) (provided for in subheading 3402.13.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74480. MANUFACTURING CHEMICAL.

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

“	9902.23.68	Mixtures of fatty acids, coco, ethoxylated (CAS No. 61791-29-5) and butan-1-ol;ethane-1,2-diol;propane-1,2-diol (CAS No. 9038-95-3) surfactant (provided for in subheading 3402.13.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74481. NONIONIC SURFACTANT.

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

“	9902.23.69	D-Glucopyranose, oligomeric, C10-16-alkyl glycosides (CAS No. 110615-47-9); water (CAS No. 7732-18-5); and D-glucopyranose, oligomeric, 2-ethylhexyl glycosides (CAS No. 161074-93-7) (provided for in subheading 3402.13.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74482. CHEMICAL USED IN TEXTILE MANUFACTURING.

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

“	9902.23.70	Mixtures of sodium [1-carboxy-17-(dibutylamino)-17-oxoheptadecan-8-yl] sulfate (CAS No. 62093-93-0); sodium;18-hydroxy-18-oxooctadecane-1-sulfonate (CAS No. 67998-94-1); sodium (Z)-octadec-9-enoate (CAS No. 143-19-1); and (Z)-N,N-dibutyloctadec-9-enamide (CAS No. 5831-80-1) (provided for in subheading 3402.90.10)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74483. ETHOXYLATED TRISTYRYLPHENOL PHOSPHATE POTASSIUM SALT.

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

“	9902.23.71	Mixtures of propane-1,2-diol (CAS No. 57-55-6), poly(oxy-1,2-ethanediyl), α -(tris(1-phenylethyl)phenyl)- ω -hydroxy- (CAS No. 99734-09-5), and poly(oxy-1,2-ethanediyl), α -(2,4,6-tris(1-phenylethyl)phenyl)- ω -hydroxy-, phosphate, potassium salt (CAS No. 163436-84-8) (provided for in subheading 3402.90.30)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74484. SODIUM POLYCARBOXYLATE, AQUEOUS SOLUTION.

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

“	9902.23.72	Mixtures of 2,5-furandione, polymer with 2,4,4-trimethylpentene, sodium salt (sodium;oxolane-2,5-dione;2,4,4-trimethylpent-1-ene) (CAS No. 37199-81-8), and poly(oxy-1,2-ethanediyl), α -(carboxymethyl)- ω -(tridecyloxy)-, branched, sodium salt (CAS No. 68891-17-8) (provided for in subheading 3402.90.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74485. AQUEOUS EMULSION OF A MIXTURE OF AMINE SOAPS AND MISCELLANEOUS OTHER ADDITIVES.

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

“	9902.23.73	Mixtures of propane-1,2,3-triol (glycerol) (CAS No. 56-81-5); 2-octadec-9-enoxyethanol phosphoric acid (CAS No. 39464-69-2); tall oil fatty acid (CAS No. 61790-12-3); 2,3-bis[[(Z)-12-hydroxyoctadec-9-enoyl]oxy]propyl (Z)-12-hydroxyoctadec-9-enoate (castor oil) (CAS No. 8001-79-4); alcohols C16-18,18 unsaturated, ethoxylated (CAS No. 68920-66-1); 2-(2-hydroxyethylamino)ethanol (Diethanolamine) (CAS No. 111-42-2); distillates (petroleum), hydrotreated light naphthenic (CAS No. 64742-53-6); phosphoric acid (CAS No. 7664-38-2); ethane-1,2-diamine (CAS No. 107-15-3); and 2H-benzotriazole (CAS No. 95-14-7) (provided for in subheading 3403.19.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74486. AQUEOUS DISPERSION OF A MIXTURE OF FATTY AMINE AND AMIDE SOAPS AND MISCELLANEOUS OTHER ADDITIVES.

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

“	9902.23.74	Mixtures of (2E,4E,6E,8E,10E,12E)-pentadeca-2,4,6,8,10,12,14-heptaenoic acid (Fatty acids, C14-18 and C16-18-unsaturated) (CAS No. 67701-06-8); 2-octadec-9-enoxyethanol; phosphoric acid (CAS No. 39464-69-2); distillates, petroleum, solvent-dewaxed heavy paraffinic (CAS No. 64742-65-0); alcohols C16-18,18 unsaturated, ethoxylated (CAS No. 68920-66-1); 2-(2-hydroxyethylamino)ethanol (Diethanolamine) (CAS No. 111-42-2); ethane-1,2-diamine (CAS No. 107-15-3); phosphoric acid (CAS No. 7664-38-2), amines, tallow alkyl, ethoxylated (CAS No. 61791-26-2); and 2H-benzotriazole (CAS No. 95-14-7) (provided for in subheading 3403.19.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74487. AQUEOUS DISPERSION OF A MIXTURE OF FATTY AMINE AND AMIDE SOAPS AND MISCELLANEOUS OTHER ADDITIVES.

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

“	9902.23.75	Mixtures of N-[2-(octadecanoylamino)ethyl]octadecanamide (CAS No. 110-30-5); 2-(2-hydroxyethylamino)ethanol (CAS No. 111-42-2); phosphoric acid (CAS No. 7664-38-2); amines, tallow alkyl, ethoxylated (CAS No. 61791-26-2); fatty acids, C14-18 and C16-18-unsaturated (CAS No. 67701-06-8); and nonylphenol, branched, ethoxylated, phosphated (CAS No. 68412-53-3) (provided for in subheading 3403.99.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74488. PHOTOGRAPHIC GELATIN.

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

“	9902.23.76	Photographic gelatin (CAS No. 9000-70-8) (provided for in subheading 3503.00.55)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74489. ICE FOUNTAINS (CLASS 1.4G).

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

“	9902.23.77	Ice fountains (Class 1.4G) (CAS No. 9904-70-0) generating a jet of sparklers when lit (provided for in subheading 3604.10.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74490. MAGIC CANDLES CONTAINING MAGNESIUM POWDER.

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

“	9902.23.78	Magic candles containing magnesium powder (CAS No. 7439-95-4) that automatically relight themselves when blown out and emit spark effects when lit (provided for in subheading 3604.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74491. PARTY SNAPPERS (CLASS 1.4G).

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

“	9902.23.79	Snaps designed to make a loud noise when thrown to the ground (CAS No. 7761-88-8) (provided for in subheading 3604.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74492. FENPYROXIMATE 5SC.

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

“	9902.23.80	Mixtures of tert-butyl 4-[[<i>(E)</i> -(1,3-dimethyl-5-phenoxy-pyrazol-4-yl)methylideneamino]oxymethyl]benzoate (Fenpyroximate) (CAS No. 134098-61-6) and application adjuvants (provided for in subheading 3808.91.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74493. PYRIFLUQUINAZON 20SC.

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

“	9902.23.81	Mixtures of 1-acetyl-6-(1,1,1,2,3,3,3-heptafluoropropan-2-yl)-3-(pyridin-3-ylmethylamino)-4 <i>H</i> -quinazolin-2-one (Pyrifluquinazon) (CAS No. 337458-27-2) and application adjuvants (provided for in subheading 3808.91.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74494. IMIDACLOPRID AND MUSCALURE FORMULATIONS.

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

“	9902.23.82	Product mixtures containing (NE)-N-[1-[(6-chloropyridin-3-yl)methyl]imidazolidin-2-ylidene]nitramide (Imidacloprid) (CAS No. 138261-41-3) and (Z)-tricos-9-ene (Muscalure) (CAS No. 27519-02-4) (provided for in subheading 3808.91.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74495. FORMULATIONS OF ACEPHATE AND BIFENTHRIN.

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

“	9902.23.83	Formulations of N-[methoxy(methylsulfanyl)phosphoryl]acetamide (Acephate) (CAS No. 30560-19-1) and (2-methyl-3-phenylphenyl)methyl (1 <i>R</i> ,3 <i>R</i>)-3-[(<i>Z</i>)-2-chloro-3,3,3-trifluoroprop-1-enyl]-2,2-dimethylcyclopropane-1-carboxylate (Bifenthrin) (CAS No. 82657-04-3) (provided for in subheading 3808.91.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74496. FIPRONIL.

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

“	9902.23.84	(<i>RS</i>)-5-Amino-1-[2,6-dichloro-4-(trifluoromethyl)phenyl]-4-(trifluoromethylsulfanyl)-1 <i>H</i> -pyrazole-3-carbonitrile (Fipronil) (CAS No. 120068-37-3) (provided for in subheading 3808.91.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74497. ALUMINUM PHOSPHIDE.

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

“	9902.23.85	(Formulated aluminium phosphide (alumanylidynephosphane) (CAS No. 20859-73-8) (provided for in subheading 3808.91.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74498. MAGNAPHOS FORMULATIONS.

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

“	9902.23.86	Formulations of magnesium phosphide (trimagnesium;phosphorus(3-)) (Magnaphos) (CAS No.12057-74-8) (provided for in subheading 3808.91.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74499. FORMULATED OXAMYL.

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

“	9902.23.87	Mixtures of methyl (1Z)-2-(dimethylamino)-N-(methylcarbamoyloxy)-2-oxoethanimidothioate (Oxamyl) (CAS No. 23135-22-0) and application adjuvants (provided for in subheading 3808.91.50)	0.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74500. FORMULATED FUNGICIDES.

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

“	9902.23.88	Mixtures of 2-(trichloromethylsulfanyl)-3a,4,7,7a-tetrahydroisindole-1,3-dione (Captan) (CAS No. 133-06-2) and application adjuvants (provided for in subheading 3808.92.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74501. CERTAIN FUNGICIDES.

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

“	9902.23.89	Mixtures of (2Z)-2-[2-fluoro-5-(trifluoromethyl)phenyl]sulfanyl-2-[3-(2-methoxyphenyl)-1,3-thiazolidin-2-ylidene]acetonitrile (CAS No. 958647-10-4); 1-methylpyrrolidin-2-one (CAS No. 872-50-4) and polyoxyalkylene polystyryl phenyl ether (CAS No. 99734-09-5) (provided for in subheading 3808.92.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74502. PROTHIOCONAZOLE, FLUOPYRAM, AND TRIFLOXYSTROBIN FUNGICIDES.

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

“	9902.23.90	Product mixtures containing 2-[2-(1-chlorocyclopropyl)-3-(2-chlorophenyl)-2-hydroxypropyl]-1H-1,2,4-triazole-3-thione (Prothioconazole) (CAS No. 178928-70-6), N-[2-[3-chloro-5-(trifluoromethyl)pyridin-2-yl]ethyl]-2-(trifluoromethyl)benzamide (Fluopyram) (CAS No. 658066-35-4) and (2E)-2-methoxyimino-2-[2-[[[E]-1-[3-(trifluoromethyl)phenyl]ethylideneamino]oxymethyl]phenyl]acetate (Trifloxystrobin) (CAS No. 141517-21-7) (provided for in subheading 3808.92.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74503. PROTHIOCONAZOLE, METALAXYL, AND TEBUCONAZOLE FUNGICIDES.

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

“	9902.23.91	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), 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 12/31/2023	”.
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SEC. 74504. MANCOZEB AND CHLOROTHALONIL FORMULATIONS.

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

“	9902.23.92	Formulations of zinc;manganese(2+);N-[2-(sulfidocarbothioylamino)ethyl]carbamodithioate (Mancozeb) (CAS No. 8018-01-7) and 2,4,5,6-tetrachlorobenzene-1,3-dicarbonitrile (Chlorothalonil) (CAS No. 1897-45-6) (provided for in subheading 3808.92.15) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74505. MIXTURES OF PICARBUTROX AND APPLICATION ADJUVANTS.

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

“	9902.23.93	Mixtures of tert-butyl N-[6-[(Z)-[(1-methyltetrazol-5-yl)-phenylmethylidene]amino]oxymethyl]pyridin-2-yl]carbamate (Picarbutrox) (CAS No. 500207-04-5) and application adjuvants (provided for in subheading 3808.92.15) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74506. MIXTURES OF TETRACONAZOLE AND APPLICATION ADJUVANTS.

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

“	9902.23.94	Mixtures of 1-[2-(2,4-dichlorophenyl)-3-(1,1,2,2-tetrafluoroethoxy)propyl]-1,2,4-triazole (Tetraconazole) (CAS No. 112281-77-3) and application adjuvants (provided for in subheading 3808.92.15) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74507. MANCOZEB AND AZOXYSTROBIN FORMULATIONS.

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

“	9902.23.95	Formulations containing zinc;manganese(2+);N-[2-(sulfidocarbothioylamino)ethyl]carbamodithioate (Mancozeb) (CAS No. 8018-01-7) and methyl (E)-2-[2-[6-(2-cyanophenoxy)pyrimidin-4-yl]oxyphenyl]-3-methoxyprop-2-enoate (Azoxyastrobin) (CAS No. 131860-33-8) (provided for in subheading 3808.92.28) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74508. MIXTURES OF CYMOXANIL AND FUMED DIOXOSILANE.

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

“	9902.23.96	Mixtures of (1E)-2-(ethylcarbamoylelamino)-N-methoxy-2-oxoethanimidoyl cyanide (Cymoxanil) (CAS No. 57966-95-7), fumed dioxosilane (CAS No. 112945-52-5), and application adjuvants (provided for in subheading 3808.92.30) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74509. MICROTHIOL FORMULATIONS.

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

“	9902.23.97	Formulations of micronized sulfur (CAS No. 7704-34-9) (provided for in subheading 3808.92.30) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74510. FORMULATIONS OF THIENCARBAZONE-METHYL, IODOSULFURON-METHYL-SODIUM, AND DICAMBA.

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

“	9902.23.98	Product mixtures containing methyl 4-[(3-methoxy-4-methyl-5-oxo-1,2,4-triazole-1-carbonyl)sulfamoyl]-5-methylthiophene-3-carboxylate (Thiencarbazone-methyl) (CAS No. 317815-83-1); sodium;(5-iodo-2-methoxycarbonylphenyl)sulfonyl-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl)carbamoyl]azanide (Iodosulfuron-methyl-sodium) (CAS No. 144550-36-7) and 3,6-dichloro-2-methoxybenzoic acid (Dicamba) (CAS No.1918-00-9) (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74511. THIENCARBAZONE-METHYL, ISOXADIFENETHYL, AND TEMBOTRIONE HERBICIDES.

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

“	9902.23.99	Methyl 4-[(3-methoxy-4-methyl-5-oxo-1,2,4-triazole-1-carbonyl)sulfamoyl]-5-methylthiophene-3-carboxylate (Thiencarbazone-methyl) (CAS No. 317815-83-1), 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-trifluoroethoxymethyl)benzoyl]cyclohexane-1,3-dione (Tembotrione) (CAS No. 335104-84-2) (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74512. HERBICIDES USED ON GRASSES.

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

“	9902.24.01	Product mixtures containing ethyl (2R)-2-[4-[(6-chloro-1,3-benzoxazol-2-yl)oxy]phenoxy]propanoate (Fenoxaprop-ethyl) (CAS No. 71283-80-2) (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74513. THIENCARBAZONE-METHYL, ISOXAFLUTOLE, AND CYPROSULFAMIDE HERBICIDES.

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

“	9902.24.02	Product mixtures containing methyl 4-[(3-methoxy-4-methyl-5-oxo-1,2,4-triazole-1-carbonyl)sulfamoyl]-5-methylthiophene-3-carboxylate (Thiencarbazone-methyl) (CAS No. 317815-83-1); (5-cyclopropyl-1,2-oxazol-4-yl)-[2-methylsulfonyl-4-(trifluoromethyl)phenyl]methanone (Isoxaflutole) (CAS No. 141112-29-0) and N-[4-(cyclopropylcarbamoyl)phenyl]sulfonyl-2-methoxybenzamide (Cyprosulfamide) (CAS No. 221667-31-8) (provided for in subheading 3808.93.15)	5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74514. THIENCARBAZONE-METHYL AND IODOSULFURON-METHYLSODIUM HERBICIDES.

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

“	9902.24.03	Product mixtures containing methyl 4-[(3-methoxy-4-methyl-5-oxo-1,2,4-triazole-1-carbonyl)sulfamoyl]-5-methylthiophene-3-carboxylate (Thiencarbazone-methyl) (CAS No. 317815-83-1) and sodium (5-iodo-2-methoxycarbonylphenyl)sulfonyl-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl)carbamoyl]azanide (Iodosulfuron methylsodium) (CAS No. 144550-36-7) (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74515. THIENCARBAZONE-METHYL AND MEFENPYR-DIETHYL HERBICIDES.

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

“	9902.24.04	Product mixtures containing methyl 4-[(3-methoxy-4-methyl-5-oxo-1,2,4-triazole-1-carbonyl)sulfamoyl]-5-methylthiophene-3-carboxylate (Thiencarbazone-methyl) (CAS No. 317815-83-1) and diethyl 1-(2,4-dichlorophenyl)-5-methyl-4H-pyrazole-3,5-dicarboxylate (Mefenpyr-diethyl) (CAS No. 135590-91-9) (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74516. THIFENSULFURON-METHYL AND TRIBENURON-METHYL FORMULATIONS.

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

“	9902.24.05	Formulations of methyl 3-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl) carbamoylsulfamoyl]thiophene-2-carboxylate (Thifensulfuron-methyl) (CAS No. 79277-27-3) and methyl 2-[[[(4-methoxy-6-methyl-1,3,5-triazin-2-yl)-methylcarbamoyl]sulfamoyl]benzoate (Tribenuron-methyl) (CAS No. 101200-48-0) and application adjuvants (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74517. TRIBENURON-METHYL FORMULATIONS.

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

“	9902.24.06	Formulations of methyl 2-[[[(4-methoxy-6-methyl-1,3,5-triazin-2-yl)-methylcarbamoyl]sulfamoyl]benzoate (Tribenuron-methyl) (CAS No. 101200-48-0) and application adjuvants (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74518. CHLORSULFURON AND METSULFURON-METHYL FORMULATIONS.

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

“	9902.24.07	Formulations of 1-(2-chlorophenyl)sulfonyl-3-(4-methoxy-6-methyl-1,3,5-triazin-2-yl)urea (Chlorsulfuron) (CAS No. 64902-72-3), methyl 2-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl)carbamoylsulfamoyl] benzoate (Metsulfuron Methyl) (CAS No. 74223-64-6) and application adjuvants (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74519. THIFENSULFURON-METHYL AND FLUROXYPYR FORMULATIONS.

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

“	9902.24.08	Formulations of methyl 3-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl) carbamoylsulfamoyl]thiophene-2-carboxylate (Thifensulfuron-methyl) (CAS No. 79277-27-3), 2-(4-amino-3,5-dichloro-6-fluoropyridin-2-yl)oxyacetic acid (Fluroxypyr) (CAS No. 69377-81-7) and application adjuvants (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74520. ACIFLUROFEN FORMULATIONS.

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

“	9902.24.09	Formulations of sodium;5-[2-chloro-4-(trifluoromethyl)phenoxy]-2-nitrobenzoate (Aciflurofen) (CAS No. 62476-59-9) (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74521. S-METOLACHLOR AND MESTRIONE HERBICIDES.

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

“	9902.24.10	Formulations of 2-chloro-N-(2-ethyl-6-methylphenyl)-N-[(2S)-1-methoxypropan-2-yl]acetamide (S-Metolachlor) (CAS No. 87392-12-9) and 4-amino-6-tert-butyl-3-methylsulfanyl-1,2,4-triazin-5-one (Mestriane) (CAS No. 21087-64-9) (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74522. METRIBUZIN FORMULATIONS.

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

“	9902.24.11	Formulations of 4-amino-6-tert-butyl-3-methylsulfanyl-1,2,4-triazin-5-one (Metribuzin) (CAS No. 21087-64-9) (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74523. PENDIMETHALINE AND METRIBUZINE FORMULATIONS.

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

“	9902.24.12	Formulations of 3,4-dimethyl-2,6-dinitro-N-pentan-3-ylaniline (Pendimethaline) (CAS No. 40487-42-1) and 4-amino-6-tert-butyl-3-methylsulfanyl-1,2,4-triazin-5-one (Metribuzine) (CAS No. 21087-64-9) (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74524. FORMULATIONS OF S-METOLACHLOR AND METRIBUZIN.

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

“	9902.24.13	Formulations of 2-chloro-N-(2-ethyl-6-methylphenyl)-N-[(2S)-1-methoxypropan-2-yl]acetamide (S-Metolachlor) (CAS No. 87392-12-9) and 4-amino-6-tert-butyl-3-methylsulfanyl-1,2,4-triazin-5-one (Metribuzin) (CAS No. 21087-64-9) (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74525. THIFENSULFURON-METHYL AND TRIBENURON-METHYL FORMULATIONS.

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

“	9902.24.14	Formulations of methyl 2-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl)-methylcarbamoyl] sulfamoyl]benzoate (Tribenuron-methyl) (CAS No. 101200-48-0) and 3-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl)carbamoylsulfamoyl] thiophene-2-carboxylic acid (Thifensulfuron) (CAS No. 79277-67-1) and application adjuvants (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74526. METSULFURON-METHYL FORMULATIONS.

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

“	9902.24.15	Formulations of methyl 2-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl) carbamoylsulfamoyl]benzoate (Metsulfuron-methyl) (CAS No. 74223-64-6) and application adjuvants (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74527. CHLORIMURON-ETHYL FORMULATIONS.

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

“	9902.24.16	Formulations of ethyl 2-[(4-chloro-6-methoxypyrimidin-2-yl)carbamoylsulfamoyl] benzoate (Chlorimuron-ethyl) (CAS No. 90982-32-4) and application adjuvants (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74528. MIXTURES OF BROMOXYNIL OCTANOATE AND BROMOXYNIL HEPTANOATE.

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

“	9902.24.17	Mixtures of 2,6-dibromo-4-cyanophenyl octanoate (Bromoxynil octanoate) (CAS No. 1689-99-2) and 2,6-dibromo-4-cyanophenyl heptanoate (Bromoxynil heptanoate) (CAS No. 56634-95-8) (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74529. SULFOMETURON-METHYL AND METSULFURON-METHYL FORMULATIONS.

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

“	9902.24.18	Formulations of methyl 2-[(4,6-dimethylpyrimidin-2-yl)carbamoylsulfamoyl] benzoate (Sulfometuron-methyl) (CAS No. 74222-97-2) and methyl 2-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl)carbamoylsulfamoyl] benzoate (Metsulfuron-methyl) (CAS No. 74223-64-6) and application adjuvants (provided for in subheading 3808.93.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74530. CHLORIMURON-ETHYL AND TRIBENURON-METHYL FORMULATIONS.

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

“	9902.24.19	Formulations of ethyl 2-[(4-chloro-6-methoxypyrimidin-2-yl)carbamoylsulfamoyl] benzoate (Chlorimuron-ethyl) (CAS No. 90982-32-4) and methyl 2-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl)-methylcarbamoyl]sulfamoyl] benzoate (Tribenuron-methyl) (CAS No. 101200-48-0) and application adjuvants (provided for in subheading 3808.93.15)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74531. FORMULATIONS CONTAINING TIAFENACIL.

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

“	9902.24.20	Formulations containing methyl 3-[2-[2-chloro-4-fluoro-5-[3-methyl-2,6-dioxo-4-(trifluoromethyl)pyrimidin-1-yl]phenyl]sulfanylpropanoylamino]propanoate (Tiafenacil) (CAS No. 1220411-29-9) (provided for in subheading 3808.93.15)	0.9%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74532. DIURON 80.

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

“	9902.24.21	Formulated products containing mixtures of 3-(3,4-dichlorophenyl)-1,1-dimethylurea (CAS No. 330-54-1) and application adjuvants (provided for in subheading 3808.93.15)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74533. FLAZASULFURON HERBICIDES.

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

“	9902.24.22	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 3808.93.15)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74534. THIFENSULFURON-METHYL FORMULATIONS.

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

“	9902.24.23	Formulations of methyl 3-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl) carbamoylsulfamoyl]thiophene-2-carboxylate (Thifensulfuron-methyl) (CAS No. 79277-27-3) and application adjuvants (provided for in subheading 3808.93.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74535. HERBICIDE FOR FARM AND RANCH USE.

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

“	9902.24.24	Formulations of (RS)-2-Chloro-N-(2-ethyl-6-methyl-phenyl)-N-(1-methoxypropan-2-yl)acetamide (S-metolachlor) (CAS No. 87392-12-9) and ammonium (2RS)-2-amino-4-(methylphosphinato)butyric acid (Glufosinate) (CAS No. 77182-82-2) (provided for in subheading 3808.93.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74536. PROPANIL FORMULATIONS.

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

“	9902.24.25	Formulations of N-(3,4-dichlorophenyl)propanamide (Propanil) (CAS No. 709-98-8) (provided for in subheading 3808.93.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74537. THIFENSULFURON FORMULATIONS.

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

“	9902.24.26	Formulations of 3-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl)carbamoylsulfamoyl] thiophene-2-carboxylic acid (Thifensulfuron) (CAS No. 79277-67-1) and application adjuvants (provided for in subheading 3808.93.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74538. TOLPYRALATE AND NICOSULFURON HERBICIDES.

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

“	9902.24.27	Formulations of (RS)-1-{1-ethyl-4-[4-mesylyl-3-(2-methoxyethoxy)-o-toluoyl]pyrazol-5-yloxy}ethyl methyl carbonate (Tolpyralate) (CAS No. 1101132-67-5) and 2-[(4,6-dimethoxypyrimidin-2-yl)carbamoylsulfamoyl]-N,N-dimethylpyridine-3-carboxamide (Nicosulfuron) (CAS No. 111991-09-4) (provided for in subheading 3808.93.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74539. MIXTURES OF MAGNESIUM SALTS AND APPLICATION ADJUVANTS.

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

“	9902.24.28	Mixtures of magnesium dinitrate (CAS No. 10377-60-3), 5-chloro-2-methyl-1,2-thiazol-3-one (CAS No. 26172-55-4), 2-methyl-1,2-thiazol-3-one (CAS No. 2682-20-4), magnesium dichloride (CAS No. 7786-30-3), and application adjuvants (provided for in subheading 3808.94.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74540. NISIN FORMULATIONS.

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

“	9902.24.29	Nisin preparations including 2.5 percent Nisin and 92 percent salt (CAS No. 1414-45-5) (provided for in subheading 3808.99.95)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74541. CERTAIN FIXATIVES.

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

“	9902.24.30	Dye fixative used in the textile industry containing benzenesulfonic acid, hydroxy-, sodium salt (1:1), polymer with formaldehyde and 4,4'-sulfonylbis(phenol) (CAS No. 71832-81-0) (provided for in subheading 3809.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74542. FUEL OIL ADDITIVES: COLD FLOW IMPROVERS CONTAINING POLY(ETHYLENE-CO-ETHENYL ACETATE).

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

“	9902.24.31	Mixtures containing poly(ethylene-co-ethenyl acetate) (CAS No. 24937–78–8) used as a cold flow improver for fuel oils (provided for in subheading 3811.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74543. FUEL OIL ADDITIVES: COLD FLOW IMPROVERS CONTAINING FUMARATE VINYL ACETATE CO-POLYMER.

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

“	9902.24.32	Mixtures containing fumarate vinyl acetate co-polymer (CAS No. 68954–13–2) used as a cold flow improver for fuel oils (provided for in subheading 3811.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74544. CRUDE OIL ADDITIVES: COLD FLOW IMPROVERS CONTAINING FUMARATE VINYL ACETATE COPOLYMER.

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

“	9902.24.33	Mixtures containing fumarate vinyl acetate copolymer (CAS No. 68954–15–4 or 68954–14–3) used as a cold flow improver for crude oil (provided for in subheading 3811.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74545. POUR POINT DEPRESSANTS.

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

“	9902.24.34	Mixtures containing hydrophobic acrylic polymer (CAS No. 27029–57–8) used as a pour point depressant for crude oil (provided for in subheading 3811.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74546. FUEL OIL ADDITIVES: COLD FLOW IMPROVERS CONTAINING POLY(ETHYLENE-CO-ETHENYL ACETATE AND VINYL 2-ETHYL HEXANOATE).

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

“	9902.24.35	Mixtures containing poly (ethylene-co-ethenyl acetate and vinyl 2-ethyl hexanoate) (CAS No. 52856–75–4) used as a cold flow improver for fuel oil (provided for in subheading 3811.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74547. POLY(ISOBUTYLENE) HYDROFORMYLATION PRODUCTS.

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

“	9902.24.36	Mixtures consisting of poly(isobutylene) hydroformylation products, reaction products with ammonia (CAS No. 337367–30–3), used in the production of gasoline detergent additive packages (provided for in subheading 3811.90.00)	5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74548. INPUT FOR RUBBER PRODUCTS.

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

“	9902.24.37	Mixtures of 3-(3,4-dichlorophenyl)-1,1-dimethylurea (CAS No. 330–54–1) with acrylate rubber (provided for in subheading 3812.10.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74549. MIXTURES OF OLIGOMERS AS GENERAL ANTIOXIDANTS FOR RUBBER TIRES.

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

“	9902.24.38	Mixtures of oligomers of 2,2,4-trimethyl-1,2-dihydroquinoline (CAS Nos. 147-47-7 and 26780-96-1) as general antioxidants for rubber tires (provided for in subheading 3812.31.00)	4.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 74550. BENZENE, 2,4-DIISOCYANATO-1,3,5-TRIS(1-METHYLETHYL)-, HOMOPOLYMER.

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

“	9902.24.39	Benzene, 2,4-diisocyanato-1,3,5-tris(1-methylethyl)-, homopolymer (CAS No. 29963-44-8) (provided for in subheading 3812.39.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74551. AROMATIC AMINE ANTIOXIDANTS.

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

“	9902.24.40	Aromatic amine liquid antioxidants for various polymers consisting of benzenamine, N-phenyl-, reaction products with 2,4,4-trimethylpentene (CAS No. 68411-46-1) (provided for in subheading 3812.39.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74552. ANTIOXIDANT BLENDS.

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

“	9902.24.41	Antioxidant blends for polymers consisting of tetrakis(methylene (3, 5-di-t-butyl-4-hydroxyphenyl)propionamide) methane (CAS No. 6683-19-8) and tris (2, 4-di-t-butylphenyl) phosphite (CAS No. 31570-04-4) (provided for in subheading 3812.39.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74553. ANTIOXIDANT BLENDS TO PROTECT POLYMERS.

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

“	9902.24.42	Antioxidant blends for polymers consisting of N, N'-hexamethylene bis[3-(3,5-di-t-butyl-4-hydroxyphenyl)propionamide] (CAS No. 23128-74-7) and tris (2, 4-di-t-butylphenyl) phosphite (CAS No. 31570-04-4) (provided for in subheading 3812.39.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74554. SYNTHETIC HYDROTALCITE COATED WITH FATTY ACID AND MAGNESIUM STEARATE.

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

“	9902.24.43	Polyvinyl chloride stabilizers consisting of magnesium aluminum hydroxide carbonate (synthetic hydrotalcite) (CAS No. 11097-59-9) coated with fatty acids (CAS No. 67701-03-5) and magnesium stearate (CAS No. 91031-63-9) (provided for in subheading 3812.39.90)	1.7%	No change	No change	On or before 12/31/2023	”.
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SEC. 74555. SILICA SCORCH RETARDERS AND POLYMERIZATION INHIBITORS.

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

“	9902.24.44	Mixtures of precipitated silica gel (CAS No. 112926-00-8) and (4-hydroxy-2,2,6,6-tetramethyl-1-piperidinyloxydanyl (CAS No. 2226-96-2) of a kind used as polymerization inhibitors (provided for in subheading 3812.39.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74556. SYNTHETIC HYDROTALCITE.

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

“	9902.24.45	Magnesium aluminum hydroxide carbonate (synthetic hydrotalcite) (CAS No. 11097-59-9) coated with a vegetable-based (palm oil) stearic acid (provided for in subheading 3812.39.90)	1.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 74557. LIGHT STABILIZERS FOR CONSTRUCTION PRODUCTS.

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

“	9902.24.46	Hindered amine light stabilizers for polypropylene, polyvinyl chloride and other similar goods, the foregoing consisting of 1,6-hexanediamine, N,N'-bis(2,2,6,6-tetramethyl-4-piperidinyloxy)-, polymer with 2,4,6-trichloro-1,3,5-triazine, reaction products with N-butyl-1-butanamine and N-butyl-2,2,6,6-tetramethyl-4-piperidinamine (CAS No. 192268-64-7) (provided for in subheading 3812.39.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74558. LIGHT STABILIZER FOR PLASTICS.

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

“	9902.24.47	Light stabilizer for plastics containing a mixture of (2,2,6,6-tetramethyl, 4-piperidinyloxy) polymer in 50 percent polypropylene (CAS No. 69447-45-8); 2,2,6,6-tetramethylpiperidin-4-yl octadecanoate (CAS No. 167078-06-0) and 2,2,6,6-tetramethylpiperidin-4-ol (CAS No. 2403-88-5) (provided for in subheading 3812.39.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74559. PREPARATIONS OF BIS(2,4-DICHLOROBENZOYL) PEROXIDE 50 PERCENT PASTE.

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

“	9902.24.48	Preparations each used as an initiator (radical source) in the crosslinking of polymers consisting of bis(2,4-dichlorobenzoyl)peroxide (CAS No. 133-14-2) and silicone oil (provided for in subheading 3815.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74560. DISTILLED TALL OILS.

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

“	9902.24.49	Distilled tall oils containing more than 2 percent by weight rosin (CAS No. 8002-26-4) (provided for in subheading 3823.13.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74561. PYRIDINE, ALKYL DERIVATIVES.

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

“	9902.24.50	Pyridine, alkyl derivatives (CAS No. 68391–11–7) (provided for in subheading 3824.99.28)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74562. POLYISOCYANATE CROSSLINKING AGENTS.

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

“	9902.24.51	Polyisocyanate crosslinking agent tris(4-isocyanatophenoxy)-sulfanylidene-λ5-phosphane (CAS No. 4151–51–3) (provided for in subheading 3824.99.28)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74563. BONDING AGENT MIXTURES.

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

“	9902.24.52	Mixture of phenol;propane-1-sulfonic acid (CAS No. 70775–94–9) and 1,3-diisocyanato-2-methylbenzene;2,4-diisocyanato-1-methylbenzene (CAS No. 31370–61–3) (provided for in subheading 3824.99.28)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74564. LIQUID, CHEMICALLY MODIFIED AMINE COMPLEX OF BORON TRIFLUORIDE.

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

“	9902.24.53	Liquid, chemically modified amine complex of (benzylamine)trifluoroboron (CAS No. 696–99–1) (provided for in subheading 3824.99.28)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74565. PHTHALOCYANINE DERIVATIVE.

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

“	9902.24.54	1-Octadecanaminium, N,N-dimethyl-N-octadecyl-, (Sp-4-2)-[29H,31H-phthalocyanine-2-sulfonato(3-)-κN29, κN30, κN31, κN32]cuprate(1-) (CAS No. 70750–63–9) (provided for in subheading 3824.99.28)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74566. MIXTURES OF COCAMIDOPROPYL BETAINES, GLYCOL DISTEARATE, LAURETH-4, AND WATER.

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

“	9902.24.55	Mixtures of 2-[3-(dodecanoylamino)propyl-dimethylazaniumyl]acetate (Cocamidopropyl betaine) (CAS No. 61789–40–0); fatty acids, C16–18, esters with ethylene glycol (glycol distearate) (CAS No. 91031–31–1); alcohols C12–14, ethoxylated (Laureth-4) (CAS No. 68439–50–9) and oxidane (water) (CAS No. 7732–18–5) (provided for in subheading 3824.99.41)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74567. MIXTURES OF TALL OIL MONO-, DI-, AND TRIGLYCERIDES.

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

“	9902.24.56	Mixtures of tall oil mono-, di-, and triglycerides of a kind used for fuel additives (CAS No. 97722-02-6) (provided for in subheading 3824.99.41)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74568. TALLOW-BIS(2-HYDROXYETHYL) AMINES.

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

“	9902.24.57	Mixtures of fatty substances of animal origin containing 50 percent by weight of 2-(2-hydroxyethylamino)ethanol on a polyethylene carrier (provided for in subheading 3824.99.41)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74569. ADDITIVE MIXTURES FOR METALWORKING FLUIDS.

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

“	9902.24.58	Additive mixtures for metalworking fluids of 2-[dimethyl(propyl)azaniumyl]ethyl-[2-[2-[2-[2-[2-methoxyethyl(dimethyl)azaniumyl]ethyl-dimethylazaniumyl]ethoxy]ethyl-dimethylazaniumyl]ethyl-[2-methoxyethyl]dimethylazaniumyl]ethoxy]ethyl]-dimethylazanium;hexachloride (CAS No. 31075-24-8) (provided for in subheading 3824.99.55)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74570. NAPHTHENIC ACIDS.

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

“	9902.24.59	Naphthenic acids composed of 3-(3-ethylcyclopentyl)propanoic acid (CAS No. 1338-24-5) having an acidic fraction greater than 70 percent (provided for in subheading 3824.99.75)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74571. HYDROXYTYROSOL POWDERS.

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

“	9902.24.60	Mixtures containing (2R,3S,4R,5R)-2,3,4,5,6-pentahydroxyhexanal (CAS No. 9050-36-6 (less than 90 percent by weight)) and 4-(2-hydroxyethyl)benzene-1,2-diol (CAS No. 10597-60-1 (less than 25 percent by weight)) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74572. SECONDARY ALCOHOL ETHOXYLATES.

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

“	9902.24.61	Mixtures of C12-14-secondary ethoxylated alcohols with an average of less than 5 ethylene oxide monomer units (CAS No. 84133-50-6) (provided for in subheading 3824.99.92)	2.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 74573. ETHYLENE GLYCOL DIMERATE.

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

“	9902.24.62	Mixtures containing fatty acid polymer of a kind used as fuel additives (fatty acids, C18-unsaturated, dimers, polymers with ethylene glycol) (CAS No. 68082-28-0) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74574. TWO-PART LIQUID SILICONE KITS.

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

“	9902.24.63	Two-part liquid silicone kits (parts A and B) containing 58 to 70 percent by weight aluminum oxide (CAS No. 1344-28-1) treated with tetrapropyl silicate (CAS No. 682-01-9), 10 to 20 percent by weight ethenyl-[ethenyl(dimethyl)silyl]oxy-dimethylsilane (CAS No. 68083-19-2), 5 to 15 percent by weight [dimethyl(trimethylsilyloxy)silyl]oxy-ethenyl-methyl-trimethylsilyloxysilane (CAS No. 67762-94-1), 5 to 15 percent by weight iron oxide (CAS No. 1309-37-1), 1 to 3 percent by weight bis(dimethylsilyloxy)-dimethylsilane (CAS No. 70900-21-9) and 1 to 3 percent by weight silica, [(ethenyldimethylsilyl)oxy]- and [(trimethylsilyl)oxy]-modified (CAS No. 68988-89-6) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74575. HYDROPHOBIC PRECIPITATED SILICA.

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

“	9902.24.64	Siloxanes and silicones, di-methyl, reaction products with silica (CAS No. 67762-90-7) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74576. SILANE, TRIMETHOXYOCTYL-, HYDROLYSIS PRODUCTS.

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

“	9902.24.65	Dioxosilane; trimethoxy(octyl)silane (CAS No. 92797-60-9) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74577. 1,1,1-TRIMETHYL-N-(TRIMETHYLSILYL)SILANAMINE HYDROLYSIS PRODUCTS.

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

“	9902.24.66	1,1,1-Trimethyl-N-(trimethylsilyl)silanamine hydrolysis products with silica and 3-(triethoxysilyl)-1-propanamine (CAS No. 199876-44-3) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74578. WATERBORNE EPOXY CURING AGENTS.

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

“	9902.24.67	Waterborne epoxy curing agents based on cycloaliphatic amine technology containing (3-aminomethyl-3,5,5-trimethylcyclohexylamine) (CAS No. 285513-2) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74579. PREPARATIONS BASED ON 1-PHENYLICOSANE-1,3-DIONE.

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

“	9902.24.68	Preparations based on 1-phenylicosane-1,3-dione (CAS No. 58446–52–9) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74580. MIXTURES OF 2-MERCAPTOPROPIONIC ACID, METHYL ESTER, O-ETHYL DITHIOCARBONATE.

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

“	9902.24.69	Mixtures of methyl 2-ethoxycarbothioylsulfanylpropanoate (CAS No. 351491–23–1); heptane (CAS No. 142–82–5) and methanedithione (CAS No. 75–15–0) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74581. EPOXY CURING AGENTS.

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

“	9902.24.70	Epoxy curing agent mixtures of linseed oil polymer with bisphenol A, bisphenol A diglycidyl ether, diethylenetriamine, formaldehyde, glycidyl phenyl ether and pentaethylenehexamine (CAS No. 68915–81–1) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74582. ALIPHATIC AMINE CURING AGENTS.

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

“	9902.24.71	[3-(Aminomethyl)phenyl]methanamine (CAS No. 1477–55–0) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74583. NON-HALOGENATED FLAME RETARDANTS.

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

“	9902.24.72	Non-halogenated flame retardants based on organic phosphinates aluminum;diethylphosphinate (CAS No. 225789–38–8) phosphonic acid, aluminum salt (3:2) (CAS No. 56287–23–1) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74584. LIGAPHOB N 90.

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

“	9902.24.73	Fatty acids, C16–18 and C18–unsaturated, sodium salts (CAS No. 68424–26–0) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74585. ORGANOMODIFIED SILOXANE.

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

“	9902.24.74	Mixtures of poly[oxy(methyl-1,2-ethanediyl)], α -butyl- ω -hydroxy- (CAS No. 9003-13-8); polysiloxanes, di-Me, hydroxy-terminated, ethoxylated propoxylated (CAS No. 64365-23-7); and oxirane, 2-methyl-, polymer with oxirane (CAS No. 9003-11-6) (provided for in subheading 3824.99.92) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74586. METHYL PALMITATE-STEARATE, HYDROGENATED.

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

“	9902.24.75	Fatty acids, C16-18, methyl esters (methyl palmitate-stearate, hydrogenated) (CAS No. 85586-21-6) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74587. OLFINE E1010.

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

“	9902.24.76	Mixtures of ethane-1,2-diol;2,4,7,9-tetramethyldec-5-yne-4,7-diol (CAS No. 9014-85-1) (provided for in subheading 3824.99.92)	1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74588. CERTAIN NON-HALOGENATED FLAME RETARDANTS.

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

“	9902.24.77	Non-halogenated flame retardants based on organic phosphinates aluminum;diethylphosphinate (CAS No. 225789-38-8) phosphoric acid;1,3,5-triazine-2,4,6-triamine (CAS No. 218768-84-4) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74589. FLAME RETARDANTS.

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

“	9902.24.78	Non-halogenated flame retardant based on organic phosphinates aluminum;diethylphosphinate (CAS No. 225789-38-8) phosphoric acid;1,3,5-triazine-2,4,6-triamine (CAS No. 218768-84-4) boron zinc oxide (CAS No. 12767-90-7) (provided for in subheading 3824.99.92)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74590. PREPARATIONS BASED ON ACETYL HEXAPEPTIDE-8 AND PENTAPEPTIDE-18.

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

“	9902.24.79	Mixtures of propane-1,2,3-triol (CAS No. 56-81-5); (4S)-4-acetamido-5-[[[(2S)-1-[[[(2S)-1-[[[(2S)-5-amino-1-[[[(2S)-1-amino-5-(diaminomethylideneamino)-1-oxopentan-2-yl]amino]-5-(diaminomethylideneamino)-1-oxopentan-2-yl]amino]-1,5-dioxopentan-2-yl]amino]-4-methylsulfanyl-1-oxobutan-2-yl]amino]-4-carboxy-1-oxobutan-2-yl]amino]-5-oxopentanoic acid (CAS No. 616204-22-9); L-tyrosyl-D-alanylglycyl-L-phenylalanyl-L-leucine (CAS No. 64963-01-5); 2-hydroxypropane-1,2,3-tricarboxylic acid hydrate (CAS No. 5949-29-1); octane-1,2-diol (CAS No. 1117-86-8) and water (CAS No. 7732-18-5) (provided for in subheading 3824.99.92) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74591. LITHIUM SILICON OXIDE.

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

“	9902.24.80	Lithium poly-silicate (lithium silicon oxide) in dark gray powdered form (CAS No. 12627-14-4) (provided for in subheading 3824.99.92)	3.9%	No change	No change	On or before 12/31/2023	”.
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SEC. 74592. BRANCHED OLEFIN FROM PROPYLENE POLYMERIZATION.

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

“	9902.24.81	Branched olefin from propylene polymerization (12-[(2S,3R)-3-octyloxiran-2-yl]dodecanoic acid) (CAS No. 9003-07-0) (provided for in subheading 3902.10.00), the foregoing other than polypropylene in pellet form, containing 1 percent or more but not over 10 percent by weight of mineral filler (talc) and 10 percent or more but not over 30 percent by weight of carbon powder	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74593. POLYPROPYLENE PELLETS.

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

“	9902.24.82	Polypropylene in pellet form, containing 1 percent or more but not over 10 percent by weight of mineral filler (talc) and 10 percent or more but not over 30 percent by weight of carbon powder (CAS No. 9003-07-0) (provided for in subheading 3902.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74594. PROPYLENE-ETHYLENE COPOLYMER.

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

“	9902.24.83	Poly(propylene-co-ethylene) (CAS No. 9010-79-1) (provided for in subheading 3902.30.00), the foregoing other than ethylene-propylene copolymers containing 50 to 75 percent by weight of propylene	4.9%	No change	No change	On or before 12/31/2023	”.
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SEC. 74595. ETHYLENE-PROPYLENE COPOLYMERS.

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

“	9902.24.84	Ethylene-propylene copolymers, containing 50 to 75 percent by weight of propylene (CAS No. 9010-79-1) (provided for in subheading 3902.30.00)	3.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74596. BENZENE ALKYLATED WITH POLYPROPYLENE.

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

“	9902.24.85	Benzene, polypropylene derivatives (CAS No. 68081-77-6) (provided for in subheading 3902.90.00)	1.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74597. CHLORINATED POLYOLEFIN.

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

“	9902.24.86	Chlorinated polyolefin (1-butene, polymer with ethene and 1-propene, chloro- and tetrahydro-2,5-dioxo-3-furanyl-terminated) (CAS No. 560096-07-3) (provided for in subheading 3902.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74598. ADSORBENT RESIN.

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

“	9902.24.87	Poly(divinylbenzene-co-ethylstyrene) (CAS No. 9043-77-0) (provided for in subheading 3903.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74599. VINYL CHLORIDE-HYDROXYPROPYL ACRYLATE COPOLYMER.

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

“	9902.24.88	2-Hydroxypropyl prop-2-enoate (acrylate), oxiran-2-ylmethyl 2-methylprop-2-enoate (glycidyl methacrylate), vinyl chloride copolymer (CAS No. 164718-75-6) (provided for in subheading 3904.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74600. VINYL CHLORIDE ETHYLENE COPOLYMER WITH HYDROPHIC PROPERTIES.

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

“	9902.24.89	Mixtures containing by weight less than 70 percent of ethylene-vinyl chloride copolymer (CAS No. 25037-78-9) (provided for in subheading 3904.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74601. FLUIDS WITH BOILING POINTS ABOVE 170 °C.

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

“	9902.24.90	1-Propene, 1,1,2,3,3,3-hexafluoro-, oxidized, polymerized (CAS 69991-67-9) (provided for in subheading 3904.69.50), with boiling point above 170 °C	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74602. FORMULATIONS OF FUNCTIONALIZED PERFLUOROPOLYETHER.

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

“	9902.24.91	Ethene, 1,1,2,2-tetrafluoro-, oxidized, polymerized, reduced, fluorinated, ethyl esters, reduced (CAS No. 1573124-82-9) (provided for in subheading 3904.69.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74603. PERFLUOROPOLYETHER-URETHANE ACRYLATE.

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

“	9902.24.92	Perfluoropolyether-urethane acrylate (2-propenoic acid, 2-hydroxyethyl ester, reaction products with 5-isocyanato-1-(isocyanatomethyl)-1,3,3-trimethylcyclohexane trimer and reduced Me esters of reduced polymerized, oxidized tetrafluoroethylene) (CAS No. 918664-08-1) present in a quantity comprising 60 percent or more but less than 70 percent by weight, the foregoing dissolved in 0.5 percent or more but less than 1 percent by weight of propan-2-ol (isopropyl alcohol) (CAS No. 67-63-0), 15 percent or more but less than 20 percent by weight of ethyl acetate (CAS No. 141-78-6) and 10 percent or more but less than 15 percent by weight of butyl acetate (CAS No. 123-86-4) (provided for in subheading 3904.69.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74604. PVDF HOMOPOLYMER/PVDF/CTFE CO-POLYMER MIXTURES.

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

“	9902.24.93	Mixtures of ethene, 1,1-difluoro-, homopolymer (CAS No. 24937-79-9) and ethene, 1-chloro-1,2,2-trifluoro-, polymer with 1,1-difluoroethene (CAS No. 9010-75-7) (provided for in subheading 3904.69.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74605. CHEMICALLY MODIFIED PVDF.

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

“	9902.24.94	Chemically modified ethene, 1,1-difluoro-, homopolymer (CAS No. 24937-79-9) (provided for in subheading 3904.69.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74606. FLUOROPOLYMER, FLUOROETHYLENE-ALKYL VINYLETHER ALTERNATIVE COPOLYMERS.

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

“	9902.24.95	Chlorotrifluoroethylene-cyclohexyl vinyl ether-hydroxybutyl vinyl ether copolymer in flake or powder form, having a glass transition temperature of 51 °C (CAS No. 89461-13-2) (provided for in subheading 3904.69.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74607. COPOLYMER OF VINYL ACETATE AND HIGHER VINYL ESTERS.

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

“	9902.24.96	Mixtures containing 50 percent by weight poly(vinyl acetate-co-vinyl laurate) (CAS No. 26354-30-3) and 50 percent by weight bis(2-ethylhexyl) adipate (CAS No. 103-23-1) (provided for in subheading 3905.19.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74608. FOOD-GRADE VINYL ACETATE COPOLYMER.

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

“	9902.24.97	Dodecanoic acid, ethenyl ester, polymer with ethenyl acetate (CAS No. 26354-30-3) (provided for in subheading 3905.19.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74609. VINYL CHLORIDE ETHYLENE WITH ENHANCED PROPERTIES.

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

“	9902.24.98	Mixtures containing by weight less than 75 percent of ethylene-vinyl acetate-vinyl chloride copolymer (CAS No. 25085-46-5) (provided for in subheading 3905.29.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74610. VINYL ACETATE ETHYLENE COPOLYMER WITH ENHANCED PROPERTIES.

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

“	9902.24.99	Mixtures containing not more than 75 percent by weight of poly(ethylene-co-ethenyl acetate) (CAS No. 24937-78-8), other than in aqueous dispersion (provided for in subheading 3905.29.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74611. FOOD-GRADE POLYVINYL ACETATE HOMOPOLYMERS.

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

“	9902.25.01	Dodecanoic acid, ethenyl ester, polymer with ethenyl acetate (CAS No. 26354-30-3) (provided for in subheading 3905.29.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74612. ACRYLIC ACID/VINYLSULPHONATE RANDOM COPOLYMERS.

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

“	9902.25.02	Acrylic acid-sodium vinylsulfonate copolymers, sodium persulfate initiated, reaction product with tetrasodium vinylidene diphosphonic acid (CAS No. 397256-50-7) (provided for in subheading 3905.91.50)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74613. POLY(METHYL METHACRYLATE) MICROSPHERES.

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

“	9902.25.03	Poly(methyl methacrylate) granular or spherical microspheres, each with mean particle size of 1 to 25 μ m (CAS No. 9011-14-7) (provided for in subheading 3906.10.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74614. METHYL METHACRYLATE CROSSPOLYMER MICROSPHERES.

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

“	9902.25.04	Composites of methyl methacrylate crosspolymer (methyl 2-methylprop-2-enoate;2-(2-methylprop-2-enoyloxy)ethyl 2-methylprop-2-enoate) (CAS No. 25777-71-3), entirely spherical micro-spheres with mean particle size of 1 to 25 μ m and containing 7 to 10 percent by weight of dicalcium phosphate (CAS No. 7757-93-9) (provided for in subheading 3906.10.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 74615. STYRENE ACRYLATE COPOLYMER WITH ENHANCED PROPERTIES.

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

“	9902.25.05	Mixtures containing less than 65 percent by weight of butyl prop-2-enoate;styrene (CAS No. 25767-47-9) (provided for in subheading 3906.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74616. COPOLYMER FOR DENTAL USE.

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

“	9902.25.06	Reacted copolymer of itaconic and acrylic acids, containing by weight over 90 percent 2-propenoic acid polymer with methylenebutanedioic acid, and also containing ethyl acetate and tetrahydrofuran (CAS No. 25948-33-8) (provided for in subheading 3906.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74617. VINYL PHOSPHONIC ACID, ACRYLIC ACID COPOLYMER, 20 PERCENT SOLUTION IN WATER.

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

“	9902.25.07	2-Propenoic acid, polymer with p-ethenylphosphonic acid, 20 percent solution in water (CAS No. 27936-88-5) (provided for in subheading 3906.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74618. POLYACRYLATE 33.

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

“	9902.25.08	Mixtures of polyacrylate 33 (methyl methacrylate, polymers with ethyl acrylate, polyethylene glycol methacrylate C16-22-alkyl ethers and polyethylene-polypropylene glycol methacrylate 2-(6,6-dimethylbicyclo[3.1.1]hept-2-en-2-yl)ethyl ether) (CAS No. 1204525-16-5) and alcohols, C10-16, ethoxylated, sulfates, ammonium salts (CAS No. 67762-19-0) (provided for in subheading 3906.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74619. AA/AMPS COPOLYMER.

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

“	9902.25.09	Acrylic acid-2-acrylamide-2-methyl propanesulfonic acid copolymer (prop-2-enoic acid;2-(prop-2-enoylamino)butane-2-sulfonic acid) (CAS No. 40623-75-4) in granule form, with a particle size between 250 and 850 µm (provided for in subheading 3906.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74620. FLOCCULANT DRY POLYACRYLAMIDES.

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

“	9902.25.10	Flocculant dry polyacrylamides (prop-2-enamide) (CAS No. 9003-05-8) (provided for in subheading 3906.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74621. SORBITOL, PROPYLENE OXIDE, ETHYLENE OXIDE POLYMER.

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

“	9902.25.11	Oxirane, 2-methyl-, polymer with oxirane, ether with D-glucitol (6:1) (CAS No. 56449-05-9) (provided for in subheading 3907.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74622. TRIMETHOXSILYL PROPYL CARBAMATE-TERMINATED POLYETHER.

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

“	9902.25.12	Poly[oxy(methyl-1,2-ethanediyl)], α -(((3-(trimethoxysilyl)propyl)amino)carbonyl)- ω -(((3-(trimethoxysilyl)propyl)amino)carbonyl)oxy)- (CAS No. 216597-12-5) (provided for in subheading 3907.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74623. DIMETHOXY(METHYL)SILYL METHYL CARBAMATE-TERMINATED POLYETHER.

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

“	9902.25.13	Poly(oxy(methyl-1,2-ethanediyl)), α -(((dimethoxymethylsilyl) methyl)amino)carbonyl)- ω -(((dimethoxymethylsilyl) methyl)amino)carbonyl)oxy)- (CAS No. 611222-18-5) (provided for in subheading 3907.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74624. CURING AGENT IS USED IN TWO- OR THREE-PARTS EPOXY SYSTEMS.

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

“	9902.25.14	Polyoxypropylen glycol diamine ((3S,4S)-pyrrolidine-3,4-diol) (CAS No. 9046-10-0) (provided for in subheading 3907.20.00) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74625. POLYETHYLENE GLYCOL 450.

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

“	9902.25.15	Poly(oxy-1,2-ethanediyl), α -hydro- ω -hydroxy-ethane-1,2-diol, ethoxylated, PEG 450 (CAS No. 25322-68-3) (provided for in subheading 3907.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74626. MEDICINAL INTERMEDIATE FOR INVESTIGATIONAL USE.

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

“	9902.25.16	Poly(oxy-1,2-ethandiyl), α -[[[(2,5-dioxo-1-pyrrolidinyl)oxy]carbonyl]- ω -[[[(2,5-dioxo-1-pyrrolidinyl)oxy]carbonyl]oxy-(di-NHS PEG40K) (CAS No. 122375-06-8) (provided for in subheading 3907.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74627. PEGCETACOPLAN.

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

“	9902.25.17	Poly(oxy-1,2-ethanediyl), α -hydro- ω -hydroxy-, 15,15'-diester with N-acetyl-L-isoleucyl-L-cysteiny-L-valyl-L-methyl-L-tryptophyl-L-glutaminyl-L- α -aspartyl-L-tryptophylglycyl-L-alanyl-L-histidyl-L-arginyl-L-cysteiny-L-threonyl-2-[2-(2-aminoethoxy)ethoxy]acetyl-N6-carboxy-L-lysineamide cyclic (2 \rightarrow 12)-(disulfide) (Pegcetacoplan) (CAS No. 2019171-69-6) (provided for in subheading 3907.20.00)	5.9%	No change	No change	On or before 12/31/2023	”.
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SEC. 74628. AQUEOUS SOLUTIONS OF CARBOXYLIC ACID-COPOLYMER-SALT IN WATER.

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

“	9902.25.18	Aqueous solutions containing by weight more than 35 percent of 2,5-furandione, polymer with α -[4-(ethenyloxy)butyl]- ω -hydroxypoly(oxy-1,2-ethanediyl), sodium salt (CAS No. 250591-55-0) (provided for in subheading 3907.20.00)	3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74629. AQUEOUS SOLUTIONS OF A MODIFIED POLYMER BEARING HYDROPHILIC AND HYDROPHOBIC GROUPS.

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

“	9902.25.19	Aqueous solutions containing by weight more than 40 percent of 2,5-furandione, polymer with ethenylbenzene, hydrolyzed, 3-(dimethylamino)propyl imide, imide with polyethylene-polypropylene glycol 2-aminopropyl ether, 2,2'-(1,2-diazenediyl)bis(2-methylbutanenitrile)-initiated (CAS No. 1062609-13-5) (provided for in subheading 3907.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74630. DIMETHYLAMINE/EPICHLOROHYDRIN/ETHYLENEDIAMINE COPOLYMER.

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

“	9902.25.20	1,2-Ethanediamine, polymer with 2-(chloromethyl)oxirane and N-methylmethanamine (CAS No. 42751-79-1) (provided for in subheading 3907.30.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74631. LINEAR HYDROXYL-TERMINATED ALIPHATIC POLYCARB DIOL.

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

“	9902.25.21	Poly(dimethyl carbonate-co-1,6-hexanediol) (CAS No. 101325-00-2) (provided for in subheading 3907.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74632. SHORT HOLLOW PET FIBERS.

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

“	9902.25.22	Hollow fibers of poly(ethylene terephthalate) (CAS No. 25038-59-9), having a viscosity number of 78 ml/g or higher, each fiber measuring 0.5 mm or more but not more than 5 mm in length (provided for in subheading 3907.61.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74633. POLYTETRAHYDROFURAN.

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

“	9902.25.23	Polytetrahydrofuran (CAS No. 25190-06-1) (provided for in subheading 3907.99.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74634. CRYSTALLINE POLYESTERS.

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

“	9902.25.24	1,4-Benzenedicarboxylic acid, 1,4-dimethyl ester, polymer with 1,4-butanediol and α -hydro- ω -hydroxypoly(oxy-1,4-butanediyl) (CAS No. 9078-71-1) (provided for in subheading 3907.99.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74635. LIQUID CRYSTAL POLYMERS.

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

“	9902.25.25	1,4-Benzenedicarboxylic acid, polymer with 1,4-butanediol and α -hydro- ω -hydroxypoly(oxy-1,4-butanediyl) (CAS No. 37282-12-5) (provided for in subheading 3907.99.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74636. BRANCHED POLYESTERS.

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

“	9902.25.26	1,3-Benzenedicarboxylic acid, polymer with 1,3-dihydro-1,3-dioxo-5-isobenzofurancarboxylic acid, 1,4-dimethyl 1,4-benzenedicarboxylate, 2,2-dimethyl-1,3-propanediol and 1,2-ethanediol (CAS No. 207346-22-3) (provided for in subheading 3907.99.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74637. HIGH MOLECULAR WEIGHT CO-POLY-ESTER.

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

“	9902.25.27	1,4-Benzenedicarboxylic acid, 1,4-dimethyl ester, polymer with 1,4-butanediol and tricyclodecanedimethanol (CAS No. 490017-22-6) (provided for in subheading 3907.99.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74638. HIGH MOLECULAR WEIGHT CO-POLY-ESTER.

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

“	9902.25.28	1,3-Benzenedicarboxylic acid polymer with 1,4-benzenedicarboxylic acid, dimethyl ester, 1,4-cyclohexanedimethanol, 2,2-dimethyl-1,3-propanediol and 1,2-ethanediol (CAS No. 74239-60-4) (provided for in subheading 3907.99.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74639. POLYESTER-POLYAMIDE DISPERSANTS.

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

“	9902.25.29	Dodecanoic acid, reaction products with ethylenimine-2-oxepanone polymer (CAS No. 132434-99-2) (provided for in subheading 3907.99.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74640. NYLON-12 MICRO-SPHERES.

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

“	9902.25.30	Nylon-12, entirely spherical micro-spheres with mean particle size of 1 to 25 μ m (CAS No. 24937–16–4) (provided for in subheading 3908.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74641. SHORT NYLON-66 FIBERS.

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

“	9902.25.31	Nylon 66 (CAS No. 32131–17–2) fiber, measuring 3.3 decitex or more but not more than 22.2 decitex and having a fiber length each measuring 0.5 mm or more but not over 2 mm (provided for in subheading 3908.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74642. SHORT NYLON 6 FIBERS, COLORED.

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

“	9902.25.32	Nylon 6 (CAS No. 25038–54–4) fibers, colored with pigments, measuring approximately 5.5 or more but not more than 22.2 decitex and having a fiber length each measuring 1 mm or more but not over 5 mm (provided for in subheading 3908.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74643. SHORT TRIANGULAR NYLON 6 FIBERS.

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

“	9902.25.33	Triangular nylon 6 (CAS No. 25038–54–4) fibers, measuring 2 or more but not more than 5 decitex and having a fiber length each measuring 0.5 mm or more but not over 2 mm (provided for in subheading 3908.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74644. SHORT STAR-SHAPED NYLON 6 FIBERS.

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

“	9902.25.34	Star-shaped nylon 6 (CAS No. 25038–54–4) fibers, measuring 50 or more but not more than 200 decitex and having a fiber length each measuring 0.5 mm or more but not over 5 mm (provided for in subheading 3908.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74645. SHORT HEART-SHAPED NYLON 6 FIBERS.

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

“	9902.25.35	Heart-shaped nylon 6 (CAS No. 25038–54–4) fibers, measuring 150 decitex and having a fiber length each measuring 0.5 mm or more but not over 2 mm (provided for in subheading 3908.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74646. PA510 POLYMER COMPOUNDS.

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

“	9902.25.36	Mixtures containing poly(imino-1,5-pentanediyylimino(1,10-dioxo-1,10-decanediyl)) PA510 (CAS No. 105063-19-2) (provided for in subheading 3908.90.70)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74647. MXD6 POLYMER COMPOUNDS.

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

“	9902.25.37	Compounds in which hexanedioic acid, polymer with 1,3-benzenedimethanamine (MXD6) (CAS No. 25728-70-1) is the predominant polymer resin (provided for in subheading 3908.90.70)	2.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74648. PA10T POLYMER COMPOUNDS.

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

“	9902.25.38	Compounds in which poly(iminocarbonyl-1,4-phenylenecarbonylimino-1,10-decanediyl) (PA10T) (CAS No. 24938-74-7) is the predominant polymer resin (provided for in subheading 3908.90.70)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74649. PA10T/10I POLYMER COMPOUNDS.

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

“	9902.25.39	Compounds in which poly(iminocarbonyl-1,4-phenylenecarbonylimino-1,10-decanediyl)-co-(iminocarbonyl-1,3-phenylenecarbonylimino-1,10-decanediyl) (PA10T/10I) (CAS No. 106413-15-4) is the predominant polymer resin (provided for in subheading 3908.90.70)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74650. POLYURETHANE AQUEOUS RESINS.

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

“	9902.25.40	Butane-1,4-diol;1,6-diisocyanatohexane;hexanedioic acid;5-isocyanato-1-(isocyanatomethyl)-1,3,3-trimethylcyclohexane (CAS No. 107934-19-0) (provided for in subheading 3909.50.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74651. AQUEOUS RESIN.

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

“	9902.25.41	Hexanedioic acid, polymer with 1,4-butanediol, 1,6-diisocyanatohexane, 1,6-hexanediol and 5-isocyanato-1-(isocyanatomethyl)-1,3,3-trimethylcyclohexane (CAS No. 153640-62-1) (provided for in subheading 3909.50.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74652. ALIPHATIC POLYISOCYANATE.

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

“	9902.25.42	1,2,3-Propanetriol, polymer with 2,4-diisocyanato-1-methylbenzene, 2-ethyl-2-(hydroxymethyl)-1,3-propanediol, methyloxirane and oxirane (CAS No. 127821-00-5) (provided for in subheading 3909.50.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74653. IPDI AND HDI BASED ALIPHATIC POLYISOCYANATE.

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

“	9902.25.43	Poly[oxy(methyl-1,2-ethanediyl)], α -hydro- ω -hydroxy-, polymer with 1,6-diisocyanatohexane (CAS No. 9048-90-2) and cyclohexane, 5-isocyanato-1-(isocyanatomethyl)-1,3,3-trimethyl-, (CAS No. 53880-05-0) (provided for in subheading 3909.50.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74654. HDI/TRIMETHYLOL HEXYLLACTONE CROSSPOLYMER MICRO-SPHERES.

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

“	9902.25.44	Hexamethylene diisocyanate (HDI)/trimethylol hexyllactone crosspolymer (1,6-diisocyanatohexane;2-ethyl-2-(hydroxymethyl)propane-1,3-diol;oxepan-2-one) (CAS No. 129757-76-2), entirely spherical micro-spheres with mean particle size of 1 to 25 μ m and coated with 1 to 3 percent by weight of silica (CAS No. 7631-86-9) (provided for in subheading 3909.50.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74655. HDI/PPG/POLYCAPROLACTONE CROSSPOLYMER MICRO-SPHERES.

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

“	9902.25.45	2-Oxepanone, polymer with 1,6-diisocyanatohexane, 2-ethyl-2-(hydroxymethyl)-1,3-propanediol and α -hydro- ω -hydroxy[poly[oxy(methyl-1,2-ethanediyl)]] ether with D-glucitol (6:1) (CAS No. 302791-95-3), entirely spherical micro-spheres with mean particle size of 3 to 25 μ m (provided for in subheading 3909.50.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74656. AROMATIC ISOCYANATE PREPOLYMER.

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

“	9902.25.46	Isocyanic acid, polymethylenepolyphenylene ester, polymer with 2-methyloxirane and oxirane (CAS No. 67423-05-6) (provided for in subheading 3909.50.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74657. BLOCKED POLYISOCYANATE CONTAINING SOLVENT.

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

“	9902.25.47	Phenol, 4,4'-(1-methylethylidene)bis-, polymer with 1,3-diisocyanatomethylbenzene, 1,1'-methylenebis[4-isocyanatobenzene], 2-methyloxirane and 2-methyloxirane polymer with oxirane ether with 1,2,3-propanetriol (3:1), Me Et ketone oxime-blocked (CAS No. 1334421-42-9) (provided for in subheading 3909.50.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74658. POLYISOCYANATE ADDUCT FOR POWDER COATINGS.

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

“	9902.25.48	1,3-Bis((5-isocyanato-1,3,3-trimethylcyclohexyl)methyl)-1,3-diazetidine-2,4-dione;butane-1,4-diol (CAS No. 72828-34-3) (provided for in subheading 3909.50.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 74659. BLOCKED POLYISOCYANATE FOR USE
IN CAN AND COIL APPLICATIONS.**

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

“	9902.25.49	Isocyanato-1-(isocyanatomethyl)-1,3,3-trimethylcyclohexane (Isophorone diisocyanate), homopolymer, methyl ethyl ketone oxime-blocked (CAS No. 103170-26-9) (provided for in subheading 3909.50.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74660. POLYDIMETHYLSILOXANE.

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

“	9902.25.50	Polydimethylsiloxane (Dimethyl-bis(trimethylsilyloxy)silane) (CAS No. 63148-62-9) (provided for in heading 3910.00.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74661. SILICONE RESINS.

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

“	9902.25.51	Siloxanes and silicones, di-Me, polymers with Me PH silsesquioxanes (CAS No. 68440-81-3) (provided for in heading 3910.00.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 74662. METHOXYFUNCTIONAL METHYL-
PHENYL POLYSILOXANE.**

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

“	9902.25.52	Siloxanes and silicones, di-Me, polymers with PH silsesquioxanes, butoxy- and methoxy-terminated (CAS No. 104780-72-5) (provided for in heading 3910.00.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74663. HYDROGENPOLYSILOXANE.

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

“	9902.25.53	Dimethyl-[methyl(trimethylsilyloxy)silyl]oxy-trimethylsilyloxysilane (CAS No. 68037-59-2) (provided for in heading 3910.00.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74664. METHYL SILICONE RESINS.

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

“	9902.25.54	Siloxanes and silicones, di-Me, polymers with Me silsesquioxanes, ethoxy-terminated (CAS No. 68554-66-5) (provided for in heading 3910.00.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74665. TRIMETHYLSILOXYSILICATE.

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

“	9902.25.55	Trihydroxy(trimethylsilyloxy)silane (CAS No. 56275-01-5) (provided for in heading 3910.00.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 74666. EPOXY FUNCTIONAL
POLYDIMETHYLSILOXANE.**

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

“	9902.25.56	Methoxy-methyl-[3-[3-(oxiran-2-yl)propoxy]propyl]-trimethylsilyloxysilane (CAS No. 68440-71-1) (provided for in heading 3910.00.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74667. POLYMETHYLHYDROGENSILOXANE.

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

“	9902.25.57	Poly(methylhydrosiloxane) (CAS No. 63148-57-2) (provided for in heading 3910.00.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74668. VINYL TERMINATED SILOXANES.

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

“	9902.25.58	Siloxanes and silicones, di-Me, vinyl group-terminated (ethenyl-[ethenyl(dimethyl)silyl]oxy-dimethylsilane) (CAS No. 68083-19-2) (provided for in heading 3910.00.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74669. SILICONE HYBRID RESIN (SOLVENT FREE).

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

“	9902.25.59	Mixtures containing 85 percent or more by weight of silsesquioxanes, Me Ph, methoxy-terminated, polymers with epichlorohydrin, 4,4'-(1-methylethylidene)bis[cyclohexanol] and trimethyl (CAS No. 349656-42-4) and 10 percent or less by weight cyclohexanol, 4,4'-(1-methylethylidene)bis-, polymer with 2-(chloromethyl)oxirane (CAS No. 30583-72-3) (provided for in heading 3910.00.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 74670. HYDROGENATED
POLYCYCLOPENTADIENE RESIN.**

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

“	9902.25.60	Hydrogenated polycyclopentadiene resin (1,3-Cyclopentadiene homopolymer, hydrogenated) (CAS No. 68132-00-3) (provided for in subheading 3911.10.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 74671. WATER DISPERSABLE HDI BASED
POLYISOCYANATE.**

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

“	9902.25.61	Hexane,1,6-diisocyanato-, homopolymer (CAS No. 28182-81-2) and cyclohexane,5-isocyanato-1-(isocyanatomethyl)-1,3,3-trimethyl-,homopolymer (CAS No. 53880-05-0) (provided for in subheading 3911.90.25)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74672. CYANATE ESTER RESINS FOR HIGH-END ELECTRONIC, AEROSPACE, AND INDUSTRIAL APPLICATIONS.

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

“	9902.25.62	Cyanic acid, C,C'-[(1-methylethylidene)di-4,1-phenylene] ester, homopolymer (CAS No. 25722-66-1) (provided for in subheading 3911.90.45)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74673. POLYETHYLENEIMINE, COMPONENT USED IN MANUFACTURING MEDICAL DEVICES.

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

“	9902.25.63	Polyethylenimine (CAS No. 9002-98-6), of a kind used as a component for further manufacturing into a finished medical device (provided for in subheading 3911.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74674. POLYHEXANIDE.

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

“	9902.25.64	Poly (hexamethylenebiguanide) hydrochloride (Polyhexanide) (CAS No. 32289-58-0) (provided for in subheading 3911.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74675. ETHYLENE-NORBORNENE COPOLYMER.

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

“	9902.25.65	Poly(ethylene-ran-(2-norbornene)), substantially amorphous, having a glass transition temperature less than 145 °C (CAS No. 26007-43-2) (provided for in subheading 3911.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74676. CELLULOSE POWDER.

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

“	9902.25.66	Cellulose entirely spherical micro-spheres, each with mean particle size of 1 to 25 µm (CAS No. 9004-34-6) (provided for in subheading 3912.90.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74677. POLYMALTOTRIOSE.

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

“	9902.25.67	Poly[6- α -D-glucopyranosyl-(1->4)- α -D-glucopyranosyl-(1->4)- α -D-glucopyranosyl-(1->] (Polymaltotriose) (CAS No. 9057-02-7) (provided for in subheading 3913.90.20)	1.3%	No change	No change	On or before 12/31/2023	”
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SEC. 74678. CHITOSAN.

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

“	9902.25.68	Chitosan (methyl N-[(2S,3R,4R,5S,6R)-5-[(2S,3R,4R,5S,6R)-3-amino-5-[(2S,3R,4R,5S,6R)-3-amino-5-[(2S,3R,4R,5S,6R)-3-amino-5-[(2S,3R,4R,5S,6R)-3-amino-5-[(2S,3R,4R,5S,6R)-3-amino-4,5-dihydroxy-6-(hydroxymethyl)oxan-2-yl]oxy-4-hydroxy-6-(hydroxymethyl)oxan-2-yl]oxy-4-hydroxy-6-(hydroxymethyl)oxan-2-yl]oxy-4-hydroxy-6-(hydroxymethyl)oxan-2-yl]oxy-4-hydroxy-6-(hydroxymethyl)oxan-2-yl]oxy-2-[(2R,3S,4R,5R,6S)-5-amino-6-[(2R,3S,4R,5R,6R)-5-amino-4,6-dihydroxy-2-(hydroxymethyl)oxan-3-yl]oxy-4-hydroxy-2-(hydroxymethyl)oxan-3-yl]oxy-4-hydroxy-6-(hydroxymethyl)oxan-3-yl]carbamate) (CAS No. 9012-76-4) (provided for in subheading 3913.90.20)	Free	No change	No change	On or before 12/31/2023	”
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SEC. 74679. PLASTIC DRINKING STRAWS.

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

“	9902.25.69	Drinking straws of plastics, each measuring 8 mm or more in outside diameter and 20 cm or more in length (provided for in subheading 3917.32.00)	Free	No change	No change	On or before 12/31/2023	”
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SEC. 74680. GARDEN HOSES.

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

“	9902.25.70	Garden hoses of plastics, constructed with a grade 304 stainless steel interlocking spiral band outer shell, flexible polyvinyl chloride (PVC) inner hose, having aluminum fittings with rubber grips, weighing not more than 2.8 kg, the foregoing whether or not presented with nozzle (provided for in subheading 3917.39.00)	Free	No change	No change	On or before 12/31/2023	”
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SEC. 74681. PLASTIC FITTINGS OF PERFLUOROALKOXY.

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

“	9902.25.71	Plastic fittings of perfluoroalkoxy (PFA), of a kind used principally with machines and apparatus for the manufacture of semiconductors and flat panel displays of heading 8486 (provided for in subheading 3917.40.00, 3926.90.99 or 3923.50.00)	Free	No change	No change	On or before 12/31/2023	”
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SEC. 74682. LOW DENSITY POLYETHYLENE (LDPE) SHEETING.

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

“	9902.25.72	Low density sheeting of polyethylene, measuring in width 3,810 mm, gauge 0.15 mm and length 2,000 meters, translucent solid with waxy color as presented (provided for in subheading 3920.10.00)	3.1%	No change	No change	On or before 12/31/2023	”
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SEC. 74683. BIAXIALLY ORIENTED DIELECTRIC POLYPROPYLENE FILM.

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

“	9902.25.73	Biaxially oriented dielectric polypropylene film, produced from solvent-washed low ash content (less than 50 ppm) polymer resin (CAS No. 9003-07-0) (provided for in subheading 3920.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74684. BIAXIALLY ORIENTED POLYPROPYLENE (BOPP) CAPACITOR-GRADE FILM.

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

“	9902.25.74	Transparent coextruded biaxially oriented polypropylene film, capacitor-grade, presented in rolls of a width not exceeding 790 mm and of a thickness not exceeding 15 µm (provided for in subheading 3920.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74685. POLYESTER CAPACITOR-GRADE FILM.

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

“	9902.25.75	Transparent coextruded biaxially oriented polyester film, capacitor-grade, presented in roll form, of a width not exceeding 790 mm and of a thickness not exceeding 15 µm (provided for in subheading 3920.62.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74686. ACID FORM MEMBRANES.

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

“	9902.25.76	Membranes of short side chain (Poly(tetrafluoroethylene-co-perfluoro(3-oxa-4-penten-sulfonic acid)) (CAS No. 1163733-25-2) (provided for in subheading 3920.99.20)	4.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74687. MELAMINE RESIN FOAM.

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

“	9902.25.77	Foam of thermoset melamine resin, measuring 1,250 mm or more in width, 500 mm in height and 1,300 mm or more but not more than 3,100 mm in length, with a density not less than 4 and not more than 11 kg/m ³ per EN ISO 845 specimen size 250 mm ³ (provided for in subheading 3921.19.00)	5.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 74688. INFANT BATHTUBS AND BASINS, OF PLASTICS.

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

“	9902.25.78	Infant bathtubs and washbasins of plastics, each measuring not over 70 cm in length, 48 cm in width and 29 cm in height (provided for in subheading 3922.10.00)	3.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 74689. BOXES, CASES, CRATES, AND SIMILAR ARTICLES OF PLASTICS.

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

“	9902.25.79	Boxes, cases, crates and similar articles of plastics (provided for in subheading 3923.10.90), the foregoing specially shaped or fitted for the conveyance of lithography machines, apparatus or parts thereof for the manufacture of semiconductor devices or of electronic integrated circuits of subheading 8486.20.00 or 8486.90.00	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74690. NOZZLES, BLACK, OF POLY-PROPYLENE.

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

“	9902.25.80	Nozzles of polypropylene, black in color, each measuring 4.5 mm in inside diameter, with an outer diameter of 29 mm and a height of 39.2 mm (provided for in subheading 3923.10.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74691. TIP/CAP COMBINATIONS OF POLY-ETHYLENE.

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

“	9902.25.81	Tips of low density polyethylene, each measuring 19.1 mm in height, with outer diameter of 18.4 mm, of a capacity of 20 ml and weighing not over 0.9 g; each such tip attached to a cap of high density polyethylene, measuring 16.2 mm, with outer diameter of 18.4 mm and weighing not over 1.3 g (provided for in subheading 3923.10.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74692. BOTTLES MADE OF LDPE.

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

“	9902.25.82	Bottles of low density polyethylene, each measuring 56 mm in height, having an outer diameter of 27 mm, with a bottle neck having an outer diameter of 16.2 mm, of a capacity of 20 ml, weighing not over 4 g (provided for in subheading 3923.30.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74693. PLASTIC NASAL IRRIGATOR CAPS FOR NETI POTS.

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

“	9902.25.83	Nasal irrigator caps of plastics, designed for use on ceramic neti pots (provided for in subheading 3923.50.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74694. TOY CHARACTER BOTTLE TOPPERS.

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

“	9902.25.84	Three-dimensional (3D) toy character bottle toppers of plastics, each consisting of a threaded bottle cap, a straw-like sipper and a 3D children's toy character from children's movies or television programs, having a diameter of at least 32 mm (provided for in subheading 3923.50.00)	2.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 74695. MELAMINE PLATTERS, OTHER THAN THOSE PRESENTED IN SETS.

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

“	9902.25.85	Melamine platters, other than those presented in sets (provided for in subheading 3924.10.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74696. MELAMINE PLATES, OTHER THAN THOSE PRESENTED IN SETS.

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

“	9902.25.86	Melamine plates, other than those presented in sets (provided for in subheading 3924.10.20)	0.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 74697. MELAMINE BOWLS NOT PRESENTED IN SETS.

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

“	9902.25.87	Melamine bowls, not presented in sets (provided for in subheading 3924.10.20)	0.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 74698. MELAMINE TRAYS NOT PRESENTED IN SETS.

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

“	9902.25.88	Melamine trays, the foregoing other than those presented in sets (provided for in subheading 3924.10.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74699. PLASTIC MEASURING CUPS AND SPOONS IN SETS.

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

“	9902.25.89	Measuring cups, spoons, or combinations thereof, the foregoing of plastics, designed for table or kitchen use to measure ingredients, such goods presented in sets each containing from 4 to 12 pieces (provided for in subheading 3924.10.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74700. LIQUID MEASURING CUPS.

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

“	9902.25.90	Household kitchen measuring tools, of plastics, designed to be used for liquid ingredients, such goods with measuring size not exceeding 1 liter (provided for in subheading 3924.10.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74701. SELF-ANCHORING BEVERAGE CONTAINERS.

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

“	9902.25.91	Self-anchoring beverage containers of plastics, each with a base made from orange silicone, such base measuring no more than 60.4 mm (provided for in subheading 3924.10.40) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74702. PVC INFANT BATHTUB MATS.

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

“	9902.25.92	Polyvinylchloride (PVC) infant bathtub mats, whale-shaped, each with non-slip surface, drainage-allowing perforations and suction cups on the bottom surface, of a length less than 76.2 cm and not over 39.4 cm in width (provided for in subheading 3924.90.10)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74703. REVERSIBLE PLAYMATS.

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

“	9902.25.93	Printed, cushioned mats, each with core of polyurethane foam and outer layer of thermoplastic polyurethane film, measuring approximately 218.4 cm by 132.1 cm and 11.5 mm in thickness when unrolled (provided for in subheading 3924.90.10)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74704. CRAFT MATS.

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

“	9902.25.94	Craft mats of plastics, made of self-healing polyvinyl chloride designed to protect work surfaces and to withstand multiple cuts and scoring while providing linear and angular dimensioning guidelines for cutting projects (provided for in subheading 3924.90.56)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74705. HANGERS.

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

“	9902.25.95	Molded plastic hangers of a width not exceeding 6.35 mm, coated or covered with a velvet-like, textile flocking material and incorporating a metal hook (provided for in subheading 3924.90.56)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74706. INFANT BATH RINSING CUPS.

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

“	9902.25.96	Infant bath rinsing cups, of polypropylene plastics, each with interior fins and with a soft thermoplastic rubber lip designed to keep water from infant's forehead; not containing bisphenol A (BPA), polyvinyl chloride (PVC) and phthalate (provided for in subheading 3924.90.56)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74707. BATHTUB SPOUT COVERS.

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

“	9902.25.97	Whale-shaped adjustable bathtub spout covers, of thermoplastic materials (provided for in subheading 3924.90.56)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74708. INFANT TEETHERS.

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

“	9902.25.98	Infant teethers of silicone, each measuring not over 10 cm by 10 cm, weighing over 0.05 kg and containing a silicone-encased disk of stainless steel (provided for in subheading 3924.90.56)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74709. LIGHTED DOG FETCH TOYS.

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

“	9902.25.99	Molded balls of thermoplastic rubber, with encased light-emitting diode (LED) lights, each battery-operated, measuring 64 mm in diameter, with a hardness of 40 Shore A per ASTM D2240 (provided for in subheading 3924.90.56)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74710. CERTAIN THERMOPLASTIC NYLON 3-GANG SWITCH WALLPLATES.

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

“	9902.26.01	Thermoplastic nylon 3-gang switch wallplates, each measuring approximately 17.14 cm by 12.4 cm (provided for in subheading 3925.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74711. MANUAL PLASTIC DISPOSABLE CUTLERY DISPENSERS.

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

“	9902.26.02	Dispensers designed to contain and release pieces of disposable cutlery of plastics, manually operated, each dispenser with press lever single-dispensing operation and designed to hold banded cartridges of same-branded (only) disposable cutlery, such dispensers designed to be wall mounted (provided for in subheading 3925.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74712. EAR BULB SYRINGES OF CLEAR SILICONE.

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

“	9902.26.03	Ear bulb syringes, each with tip and bulb of clear silicone and with polystyrene ring connector (provided for in subheading 3926.90.21)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74713. PVC INFLATABLE PILLOWS.

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

“	9902.26.04	Inflatable travel pillows of flexible polyvinyl chloride, the exterior of which may be flocked, each with a valve for inflation, such pillows measuring between 60 cm and 70 cm in length and 15 cm to 25 cm in width and weighing between 150 g and 190 g, the foregoing presented with an attached nylon flat cord measuring between 75 cm to 80 cm in length and 1 cm to 1.5 cm in width, and which may each have a cover of polyester (provided for in subheading 3926.90.75)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74714. SELF-INFLATABLE QUEEN AIR MATTRESSES.

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

“	9902.26.05	Pneumatic air mattresses of polyvinyl chloride, each with a flocked surface and built-in 120 V electric pump, measuring approximately 205.7 cm by 157.5 cm by 54.6 cm, weighing 11.3 kg and valued \$34 or more but not over \$40 (provided for in subheading 3926.90.75)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74715. PLASTIC CLIP FASTENERS.

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

“	9902.26.06	Fasteners of nylon or of polypropylene, with a filament length of 2.5 mm or more but not over 127 mm, presented on clips each holding the quantity of 25, 50, 100 or 120 pieces, suitable for use in a mechanical attaching device (provided for in subheading 3926.90.85)	3.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 74716. SELF-VENTING SPOUTS FOR DIESEL EXHAUST FLUID.

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

“	9902.26.07	Self-venting spouts or nozzles, threaded for connection to plastic containers on one end and fitted for connection to diesel exhaust fluid (DEF) tanks of diesel motor vehicles on the other, the foregoing presented without the containers (provided for in subheading 3926.90.99)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74717. PLASTIC PET CARRIERS.

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

“	9902.26.08	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 3926.90.99)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74718. PLASTIC MIXING TIPS.

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

“	9902.26.09	Plastic mixing tips, each consisting of a mixer housing, mixing elements and a retaining ring, each designed for use as a disposable mixing tip for two-part chemistries in the dental industry (provided for in subheading 3926.90.99)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74719. CABLE TIES OF PLASTICS.

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

“	9902.26.10	Cable ties of nylon, measuring 20 cm or more but not more than 61 cm in length, sold in packs each containing not over 100 pieces and valued not over \$1 per pack (provided for in subheading 3926.90.99)	3.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 74720. FLEXIBLE CAMERA MOUNTINGS.

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

“	9902.26.11	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, engineered to mount cameras of subheading 8525.80.40 (provided for in subheading 3926.90.99)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74721. THREE-PIECE CAMERA MOUNT SETS.

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

“	9902.26.12	Sets each containing three camera mounts of plastics, such mounts designed for cameras of subheading 8525.80.40; with each set containing one mount incorporating an adjustable head-strap designed to encircle the forehead, one mount buoyant in water incorporating a handle designed to allow a user to grip with the hand and one mount in the form of a clip (provided for in subheading 3926.90.99)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74722. MAGNETIC SWIVEL CLIPS FOR CAMERAS.

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

“	9902.26.13	Camera mounts of plastics, designed to hold cameras of subheading 8525.80.40, each mount incorporating a clip and magnetic base, capable of rotating the camera 360 degrees on a plane (provided for in subheading 3926.90.99)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74723. HELMET CAMERA MOUNTS.

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

“	9902.26.14	Camera mounts of plastics, each designed to attach camera of subheading 8525.80.40 securely onto the front or side of a helmet (provided for in subheading 3926.90.99)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74724. SHORT EXTENSION POLES FOR USE WITH CAMERAS.

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

“	9902.26.15	Extension poles of plastics, designed for use with cameras of subheading 8525.80.40; such poles not buoyant in water, each having an adjustable length greater than 11 cm and less than 23 cm and incorporating a collapsible tripod handle (provided for in subheading 3926.90.99)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74725. LONG EXTENSION POLES FOR CAMERAS.

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

“	9902.26.16	Extension poles of plastics, designed for use with cameras of subheading 8525.80.40; such poles not buoyant in water and without folding extension arms, each pole having an adjustable length between 23 cm and 56 cm and incorporating a collapsible tripod handle (provided for in subheading 3926.90.99)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74726. SWIVEL MOUNTS FOR CAMERAS.

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

“	9902.26.17	Camera mounts of plastics, designed to hold cameras of subheading 8525.80.40, each mount containing a ball joint and capable of swiveling the camera 360 degrees without detaching the mount (provided for in subheading 3926.90.99) ...	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74727. TRIPOD CAMERA MOUNTS.

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

“	9902.26.18	Camera mounts of plastics, each designed to attach a camera of subheading 8525.80.40 securely onto a tripod (provided for in subheading 3926.90.99)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74728. BULK HYDRAULIC HOSES.

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

“	9902.26.19	Bulk hoses of vulcanized rubber, reinforced with metal, without fittings, designed for hydraulic use (provided for in subheading 4009.21.00)	1.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 74729. BRAKE HYDRAULIC HOSES.

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

“	9902.26.20	Brake hoses, with fittings, for the vehicles of subheading 8701.20 or headings 8702, 8703, 8704, 8705 or 8711, such hoses reinforced or otherwise combined only with textile materials (provided for in subheading 4009.32.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74730. BULK FABRIC/METAL-REINFORCED RUBBER HOSES.

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

“	9902.26.21	Hoses of vulcanized rubber (other than hard rubber), reinforced with both textile materials and metal, without fittings, presented in bulk and designed for hydraulic use (provided for in subheading 4009.41.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74731. DISPOSABLE GLOVES.

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

“	9902.26.22	Seamless disposable gloves of vulcanized rubber other than hard rubber, designed for household use, such gloves other than surgical or medical gloves (provided for in subheading 4015.19.10)	1.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74732. REUSABLE GLOVES.

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

“	9902.26.23	Household reusable seamless gloves, of vulcanized rubber other than hard rubber (provided for in subheading 4015.19.10)	1.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74733. DOG AND CAT APPAREL.

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

“	9902.26.24	Articles of pet apparel, excluding life jackets for pets and pet apparel with attached or built-in collars or harnesses; such articles put up for retail sale (provided for in subheading 4201.00.60)	1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74734. POLYCARBONATE VANITY CASES.

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

“	9902.26.25	Hard-sided polycarbonate vanity cases with zipper closure, such cases measuring 13 cm (including hinge) in width, 18.2 cm (including top ring) in height, at least 7 cm but not over 7.6 cm deep, each case weighing 167.26 grams or more but not over 184.27 grams (provided for in subheading 4202.12.21)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74735. ALUMINUM VANITY CASES.

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

“	9902.26.26	Hard-sided vanity cases of aluminum, such cases with latch closure and measuring 13.8 cm in width (including hinge and latch), 18.2 cm in height (including top ring) and at least 7.5 cm but not over 7.6 cm in depth; the foregoing weighing at least 240.97 grams but not over 297.67 grams each (provided for in subheading 4202.19.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74736. SUITCASES WITH OUTER SURFACE OF ALUMINUM WITH BUILT-IN ZIPPER LOCKS.

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

“	9902.26.27	Suitcases with outer surface of aluminum, with 4 wheels, at least 1 handle, with built-in zipper locks of a type compliant with standards of the Transportation Security Administration keyed for opening with a universal master tool made and patented in the United States, the first side of the locks measuring 3.73 cm or more but not over 17.78 cm, the second side of the locks measuring 1.77 cm or more but not over 7.72 cm and the third side of the locks measuring 1.06 cm or more but not over 3.97 cm (provided for in subheading 4202.19.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74737. DRAWSTRING BACKPACKS WITH ZIPPERED POCKET.

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

“	9902.26.28	Drawstring backpacks of 210D polyester and polyurethane blend man-made fabric, such backpacks measuring 33 cm in width and having a 3 mm polypropylene cord cinch closure with such cord knotted at the base of the bag via polypropylene webbing loops that measure 1.9 cm in width and are sewn into the side seam; the foregoing backpacks with a front diagonal pocket that measures 23 cm in width and has a closure that incorporates a zipper of nylon teeth and polyester tape that is 3.175 cm in width (provided for in subheading 4202.92.31)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74738. LAMINATED RECYCLED REUSABLE SHOPPING TOTE BAGS.

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

“	9902.26.29	Shopping tote bags made from laminated 100 percent recycled PET fabric made from recycled plastic bottles, each bag having a width of 38.1 cm and shoulder straps with a length of 59.69 cm (provided for in subheading 4202.92.31), the foregoing other than goods described in heading 9902.12.39 or 9902.12.40	12.7%	No change	No change	On or before 12/31/2023	”.
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SEC. 74739. TOTE BAGS OF PAPER YARN.

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

“	9902.26.30	Tote bags of paper yarn, with or without closure, the foregoing with shoulder straps and with at least one side measuring more than 30.48 cm in length, designed for carrying personal effects (provided for in subheading 4202.92.33)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74740. REUSABLE SHOPPING STYLE TOTE BAGS.

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

“	9902.26.31	Reusable shopping-style tote bags of plastic, each with handles, load capacity not over 13.61 kg and measuring at least 43.18 cm but not over 63.5 cm in width, at least 38.1 cm but not over 50.8 cm in height and 19.94 cm but not over 23.5 cm in depth (provided for in subheading 4202.92.45), the foregoing other than of woven man-made fiber fabric visibly coated on the outer surface with plastics	6.9%	No change	No change	On or before 12/31/2023	”.
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SEC. 74741. WATERPROOF TOTE BAGS.

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

“	9902.26.32	Waterproof tote bags of woven man-made fiber fabric visibly coated on the outer surface with plastics, each bag with welded seams, two or more adjustable handles, a reinforced bottom, and with a toothless plastic fully watertight zipper on both the primary compartment and the side pocket (provided for in subheading 4202.92.45)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74742. WATERPROOF DUFFLE BAGS.

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

“	9902.26.33	Waterproof duffle bags of woven man-made fiber fabric visibly coated on the outer surface with plastics, each with welded seams, a toothless plastic fully watertight zipper, a reinforced bottom and a separate watertight zippered compartment at the bottom (provided for in subheading 4202.92.45)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74743. WATERPROOF ZIPPERED BAGS, WITHOUT HANDLES, OF PLASTIC SHEETING.

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

“	9902.26.34	Waterproof bags of clear thermoplastic polyurethane (TPU) film and woven man-made fiber fabric visibly coated on the outer surface with plastics, each with welded seams and incorporating a toothless plastic fully watertight zipper closure; such bags measuring not over 26.2 cm wide, 27.0 cm high and 8.2 cm deep (provided for in subheading 4202.92.45), the foregoing without handles	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74744. WATERPROOF BACKPACKS.

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

“	9902.26.35	Waterproof backpacks of woven man-made fiber fabric visibly coated on the outer surface with plastics, each with welded seams, a toothless plastic fully watertight zipper and a reinforced bottom, the foregoing not presented with a detachable front pouch having its own shoulder strap (provided for in subheading 4202.92.45)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74745. WATERPROOF WAIST PACKS.

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

“	9902.26.36	Waterproof waist packs of woven man-made fiber fabric visibly coated on the outer surface with plastics, each with welded seams and toothless plastic fully watertight zipper and adjustable waist strap (provided for in subheading 4202.92.45)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74746. GUITAR CASES.

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

“	9902.26.37	Guitar cases, each having a guitar-shaped (not rectangular) exterior, a polyester plush interior lining and a single carrying handle, such handle with a covering of a kind known as Tolex; the foregoing cases made from plywood covered with sheeting of plastics and incorporating 4 or 5 metal locking clasps and valued over \$40 but not over \$60 each (provided for in subheading 4202.92.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74747. JEWELRY BOXES.

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

“	9902.26.38	Jewelry boxes constructed of medium density fiberboard (MDF) covered with sheeting of plastics on the outer surface, each box with an embossed design covering more than 50 percent of the exterior and incorporating one exterior window through which the jewelry can be viewed, the foregoing with compartmentalized interior sections lined with velvet (provided for in subheading 4202.92.97)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74748. SILICONE RUBBER CAMERA CASES WITH STRAPS.

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

“	9902.26.39	Camera cases of silicone rubber, designed to hold cameras of subheading 8525.80.40, each case containing openings for the operation of the camera and an adjustable nylon strap and measuring not more than 52 mm in height, 76 mm in width and 29 mm in depth (provided for in subheading 4202.99.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74749. LEATHER GLOVES WITH FLIP MITTS FOR HUNTING.

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

“	9902.26.40	Full-fingered gloves, each with a palm side of leather and a back side comprising a camouflage-printed knitted fabric wholly of polyester and laminated to 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 12/31/2023	”.
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SEC. 74750. 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:

“	9902.26.41	Men's full-fingered gloves with a palm side of leather and a backside 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 fully lined with a waterproof membrane; such gloves stuffed with synthetic microfiber for thermal insulation, with elasticized wrist and valued at \$18 or more/pr; 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 12/31/2023	”.
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SEC. 74751. BELTS OF CALF SKIN.

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

“	9902.26.42	Belts of calf skin (provided for in subheading 4303.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74752. BAMBOO ENGINEERED FLOORING: 12.5–12.9 MM THICK.

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

“	9902.26.43	Plywood flooring with a face ply of bamboo (<i>Phyllostachys pubescens</i>), such face ply measuring less than 4 mm in thickness; each flooring panel measuring at least 12.5 mm but not over 12.9 mm in thickness and at least 125.0 mm but not over 230.6 mm in width (provided for in subheading 4412.10.05)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74753. BAMBOO ENGINEERED FLOORING: 14.1–14.5 MM THICK.

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

“	9902.26.44	Plywood flooring with a face ply of bamboo (<i>Phyllostachys pubescens</i>), such face ply measuring less than 4 mm in thickness; each flooring panel measuring at least 14.1 mm but not over 14.5 mm in thickness and at least 125.0 mm but not over 230.6 mm in width (provided for in subheading 4412.10.05)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74754. BAMBOO ENGINEERED FLOORING: 15.7-16.1 MM THICK.

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

“	9902.26.45	Plywood flooring with a face ply of bamboo (<i>Phyllostachys pubescens</i>), such face ply measuring less than 4 mm; each flooring panel measuring at least 15.7 mm but not over 16.1 mm in thickness and at least 125.0 mm but not over 230.6 mm in width (provided for in subheading 4412.10.05)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74755. STRAND BAMBOO FLOORING: 12.5-12.9 MM THICK.

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

“	9902.26.46	Strand bamboo (<i>Phyllostachys pubescens</i>) flooring, tongued and grooved, continuously shaped along any of its ends, surface covered with a clear or transparent material which does not obscure the grain, texture or markings of the face ply, such flooring measuring at least 12.5 mm but not over 12.9 mm in thickness and at least 126.8 mm but not over 127.2 mm in width (provided for in subheading 4418.91.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74756. STRAND BAMBOO FLOORING: 14.1-14.5 MM THICK.

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

“	9902.26.47	Strand bamboo (<i>Phyllostachys pubescens</i>) flooring, tongued and grooved, continuously shaped along any of its ends, surface covered with a clear or transparent material which does not obscure the grain, texture or markings of the face ply, such flooring measuring at least 14.1 mm but not over 14.5 mm in thickness and at least 126.8 mm but not over 127.2 mm in width (provided for in subheading 4418.91.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74757. STRAND BAMBOO FLOORING: 10.9-11.3 MM THICK.

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

“	9902.26.48	Strand bamboo (<i>Phyllostachys pubescens</i>) flooring, tongued and grooved, continuously shaped along any of its ends, surface covered with a clear or transparent material which does not obscure the grain, texture or markings of the face ply, such flooring measuring at least 10.9 mm but not over 11.3 mm in thickness and at least 126.8 mm but not over 127.2 mm in width (provided for in subheading 4418.91.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74758. CHOPSTICKS MADE OF BAMBOO.

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

“	9902.26.49	Bamboo chopsticks (provided for in subheading 4419.12.00)	0.7%	No change	No change	On or before 12/31/2023	”.
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SEC. 74759. DRYING RACKS OF WOOD.

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

“	9902.26.50	Drying racks of wood designed to mount on the wall and fold up accordion style, the foregoing used for drying delicate clothing (provided for in subheading 4420.90.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74760. BAMBOO SKEWERS.

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

“	9902.26.51	Skewers or sticks made of bamboo, the foregoing not over 31 cm in length (provided for in subheading 4421.91.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74761. WOOD BLINDS WITH LOUVERED SLATS.

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

“	9902.26.52	Wood blinds with louvered boards (provided for in subheading 4421.99.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74762. 100 PERCENT COTTON WOVEN CRIMPED UNBLEACHED FABRIC.

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

“	9902.26.53	Woven fabrics wholly of cotton, unbleached, crimped, with yarn number between 43 and 68, presented folded into 3 layers, measuring less than 84 cm wide before folding and less than 28 cm wide after folding; weighing less than 25 g/m ² before folding and less than 75 g/m ² after folding (measuring 3 layers at once); piece length less than 76 cm; put up layered on rolls of up to 200 pieces per roll, with edges not attached in any way, such fabric easily unfolded (provided for in subheading 5208.11.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74763. WOVEN FABRICS OF COTTON, CONTAINING 85 PERCENT OR MORE BY WEIGHT OF COTTON, NOT MORE THAN 200 GRAMS PER SQUARE METER.

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

“	9902.26.54	Woven fabrics of cotton, containing 85 percent or more by weight of cotton, weighing not more than 200 g/m ² , unbleached, satin weave or twill weave, 256 cm or greater in width; such fabrics having a thread count exceeding 200 or an average yarn number exceeding 68 (provided for in subheading 5208.19.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74764. 100 PERCENT COTTON WOVEN BLEACHED FABRIC PIECES, OPEN WEAVE.

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

“	9902.26.56	Fabrics wholly of cotton, bleached, open weave, average yarn number between 43 and 68 metric, weighing less than 60 g/m ² ; presented folded in layers ranging in number from 2 to 16 layers, in pieces on rolls or stacked in a box, or on bolts, or continuous length on large rolls; measuring 89 cm to 92 cm in width before folding, folded widths between 22 cm and 42 cm in width, lengths vary depending upon packaging but ranging from 22 cm to 950 m (provided for in subheading 5208.21.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74765. INCONTINENCE UNDERPAD FABRICS OF COTTON.

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

“	9902.26.57	Woven fabrics wholly of cotton, bleached, twill weave, of single ply yarns, weighing between 132 and 140 g/m ² , measuring 182 to 194 cm in width, with 286 and 304 decitex in the warp and between 358 and 380 decitex in the filling, with 25 to 27 yarns per cm in the warp and 16 to 18 yarns per cm in the filling (provided for in subheading 5208.29.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74766. WOVEN FABRICS OF COTTON WITH AN AVERAGE YARN NUMBER BETWEEN 55 AND 60.

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

“	9902.26.58	Woven fabrics of cotton, containing over 50 percent but less than 85 percent by weight of cotton, mixed mainly with man-made fibers, weighing not more than 200 g/m ² , unbleached, plain weave, in widths of 305 cm or greater; such fabrics having an average yarn number exceeding 55 but not exceeding 60 (provided for in subheading 5210.11.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74767. WOVEN FABRIC OF COTTON OF YARN NUMBER 69 OR HIGHER.

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

“	9902.26.59	Woven fabrics of cotton, containing over 50 percent but less than 85 percent by weight of cotton, mixed mainly with man-made fibers, weighing not more than 200 g/m ² , unbleached, plain weave, of yarn number 69 or higher number, in widths of 226 cm or greater (provided for in subheading 5210.11.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74768. WOVEN FABRICS OF COTTON WITH AN AVERAGE YARN NUMBER EXCEEDING 68.

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

“	9902.26.60	Woven fabric of cotton, containing over 50 percent but less than 85 percent by weight of cotton, mixed solely with man-made fibers, weighing not more than 200 g/m ² , unbleached, satin weave or twill weave, other than 3-thread or 4-thread twill or cross twill, in widths of 226 cm or greater; such fabrics having an average yarn number exceeding 68 (provided for in subheading 5210.19.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74769. INCONTINENCE UNDERPAD FABRICS, COTTON, PLAIN WEAVE, OF YARN NUMBER 42 OR LOWER.

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

“	9902.26.61	Woven fabrics of cotton, of yarn number 42 or lower, containing by weight 77 percent to 83 percent of cotton and 17 percent to 23 percent of polyester, bleached, plain weave, weighing 165 to 175 g/m ² , measuring 182 to 194 cm in width, constructed with single ply yarns with 239 to 253 decitex in the warp and with two ply yarns of 573 to 609 decitex in the filling, 19 to 21 yarns per cm in the warp and 9 to 11 single yarns per cm in the filling (provided for in subheading 5210.21.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74770. INCONTINENCE UNDERPAD FABRICS, COTTON, PLAIN WEAVE, OF YARN NUMBER BETWEEN 43 AND 68.

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

“	9902.26.62	Woven fabrics of cotton, of yarn numbers 43 to 68, such fabrics containing by weight 51 percent to 55 percent of cotton and 45 percent to 49 percent of polyester, bleached, plain weave of single ply yarns, weighing 99 to 105 g/m ² , measuring 182 to 194 cm in width, with 184 to 196 decitex in the warp and filling, 29 to 31 yarns per cm in the warp and 19 to 21 yarns per cm in the filling (provided for in subheading 5210.21.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74771. INCONTINENCE UNDERPAD FABRICS, BLEACHED.

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

“	9902.26.63	Woven fabrics of cotton, 3-thread or 4-thread twill, containing by weight 51 percent to 55 percent of cotton and 45 percent to 49 percent of polyester, bleached, of single ply yarns, weighing 132 to 140 g/m ² , measuring 182 to 194 cm in width, with 162 to 172 decitex in the warp and 358 to 380 decitex in the filling, 29 to 31 yarns per cm in the warp and 21 to 23 yarns per cm in the filling (provided for in subheading 5210.29.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74772. INCONTINENCE UNDERPAD FABRICS, PRINTED.

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

“	9902.26.64	Woven fabrics of cotton, 3-thread or 4-thread twill, containing by weight 51 percent to 55 percent of cotton and 45 percent to 49 percent of polyester, printed, made from single ply yarns, weighing 132 to 140 g/m ² , measuring 182 to 194 cm in width, with 162 to 172 decitex in the warp and 358 to 380 decitex in the filling, 29 to 31 yarns per cm the warp and 21 to 23 yarns per cm in the filling (provided for in subheading 5210.59.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74773. UNTWISTED FILAMENT POLYVINYL ALCOHOL YARN, MEASURING 1,100 TO 1,330 DECITEX.

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

“	9902.26.65	Synthetic (polyvinyl alcohol) filament yarn, untwisted, measuring from 1,100 to 1,330 decitex and consisting of 200 filaments (provided for in subheading 5402.49.91)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74774. UNTWISTED FILAMENT POLYVINYL ALCOHOL YARN.

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

“	9902.26.66	Synthetic (polyvinyl alcohol) filament yarn, untwisted, measuring 1,330 to 2,070 decitex and consisting of between 600 and 1000 filaments (provided for in subheading 5402.49.91)	0.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74775. POLYPROPYLENE (PP) MONOFILAMENT.

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

“	9902.26.67	Synthetic monofilament of polypropylene, of 67 decitex or more and of which no cross-sectional dimension exceeds 1 mm (provided for in subheading 5404.12.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74776. ACRYLIC FIBER TOW WITH AN AVERAGE DECITEX OF 0.9.

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

“	9902.26.68	Acrylic filament tow containing at least 85 percent but not more than 94 percent by weight of acrylonitrile units and 1 percent or more but not over 4 percent of water, raw white (undyed), crimped, with an average decitex of 0.9 (plus or minus 10 percent) and an aggregate filament measure in the tow bundle between 660,000 and 1,300,000 decitex, with a length greater than 2 m (provided for in subheading 5501.30.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74777. BLACK POLYESTER BI-COMPONENT FIBERS.

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

“	9902.26.71	Synthetic staple fibers, not carded, combed or otherwise processed for spinning, the foregoing comprising black polyester bi-component fibers measuring between 4.4 and 6.7 decitex and with fiber length between 50 and 51 mm; having an outer copolymer sheath that melts at a lower temperature than the core; the foregoing of a kind used for bonding fibers together (provided for in subheading 5503.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74778. ACRYLIC STAPLE FIBERS WITH AN AVERAGE DECITEX OF 2.2, FIBER LENGTH OF 100 MM.

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

“	9902.26.72	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 2.2 (plus or minus 10 percent) and fiber length of 100 mm (plus or minus 10 percent) (provided for in subheading 5503.30.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74779. MODACRYLIC STAPLE FIBERS NOT PROCESSED FOR SPINNING.

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

“	9902.26.73	Modacrylic staple fibers containing 35 percent or more but not over 85 percent by weight of acrylonitrile units and 1 percent or more but not over 3 percent of water, pigmented, crimped, with an average decitex between 1.9 and 3.3 (plus or minus 10 percent) and a fiber length between 45 and 51 mm (plus or minus 10 percent) (provided for in subheading 5503.30.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74780. SHORT POLYPROPYLENE FIBERS.

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

“	9902.26.74	Polypropylene fibers, 6.66 decitex, with a fiber length of 0.5 mm (provided for in subheading 5503.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74781. POLYOXADIAZOLE FIBERS.

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

“	9902.26.75	Synthetic staple fibers of polyoxadiazole, not carded, combed or otherwise processed for spinning, measuring between 1 and 2 decitex and with fiber length between 38 mm and 51 mm (provided for in subheading 5503.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74782. ARTIFICIAL STAPLE FIBERS OF VISCOSE RAYON, 38-42 MM IN LENGTH.

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

“	9902.26.76	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, each measuring 1.5 or more but not over 1.8 decitex and having a fiber length measuring 38 mm or more but not over 42 mm (provided for in subheading 5504.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74783. ARTIFICIAL FIBERS OF VISCOSE RAYON FOR THE MANUFACTURE OF FEMININE HYGIENE PRODUCTS.

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

“	9902.26.77	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, each measuring 2.9 or more but not over 3.7 decitex and having a fiber length measuring 28 mm, the foregoing suitable for use in producing goods of heading 9619 (provided for in subheading 5504.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74784. FLAME RETARDANT RAYON FIBERS, MEASURING 4.78 DECITEX.

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

“	9902.26.78	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, containing 28 percent or more but not over 33 percent by weight of silica, measuring 4.78 decitex in lengths of 60 mm (provided for in subheading 5504.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74785. FLAME RETARDANT RAYON FIBERS, MEASURING 4.55 DECITEX.

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

“	9902.26.79	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, containing 28 percent or more but not over 33 percent by weight of silica measuring 4.55 decitex in lengths of 60 mm (provided for in subheading 5504.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74786. FLAME RETARDANT RAYON FIBERS, MEASURING 4.4 DECITEX.

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

“	9902.26.80	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, each containing 28 percent or more but not over 33 percent by weight of silica, measuring 4.4 decitex and 60 mm in length (provided for in subheading 5504.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74787. OTHER FLAME RETARDANT RAYON FIBERS.

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

“	9902.26.81	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning and containing 28 percent or more but not over 33 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, 4.4, 4.55, 4.7, 4.78 or 5.0 decitex in lengths of 60 mm	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74788. CELLULOSIC MAN-MADE VISCOSE RAYON STAPLE FIBERS, MEASURING 1.3-1.5 DECITEX.

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

“	9902.26.82	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, measuring 1.3 decitex but not over 1.5 decitex and having a fiber length each measuring 20 mm or more but not over 150 mm (provided for in subheading 5504.10.00), the foregoing other than fibers with a length of 38 mm or more but not over 42 mm	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74789. VISCOSE RAYON STAPLE FIBERS, MEASURING 1.5-1.67 DECITEX, WITH A FIBER LENGTH OF 38-42 MM.

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

“	9902.26.83	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, each measuring greater than 1.5 decitex but not over 1.67 decitex and having a fiber length measuring 20 mm or more but not over 150 mm (provided for in subheading 5504.10.00), the foregoing other than fibers with a length of 38 mm or more but not over 42 mm	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74790. CELLULOSIC MAN-MADE VISCOSE RAYON STAPLE FIBERS, MEASURING 1.67-2 DECITEX.

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

“	9902.26.84	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, measuring greater than 1.67 decitex but not over 2 decitex and having a fiber length each measuring 20 mm or more but not over 150 mm (provided for in subheading 5504.10.00), the foregoing other than fibers with a length of 38 mm or more but not over 42 mm	0.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 74791. VISCOSE RAYON STAPLE FIBERS, MEASURING 1-2 DECITEX, WITH A FIBER LENGTH OF 4-8 MM.

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

“	9902.26.85	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, measuring 1 decitex or more but not over 2 decitex and having a fiber length each measuring 4 mm or more but less than 8 mm (provided for in subheading 5504.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74792. VISCOSE STAPLE FIBERS USED IN TEXTILE, MEDICAL, OR HYGIENE APPLICATIONS.

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

“	9902.26.86	Staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, measuring over 2 decitex but not over 3.3 decitex and having a fiber length each measuring over 55 mm or more but not over 60 mm (provided for in subheading 5504.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74793. VISCOSE RAYON STAPLE FIBERS, MEASURING 1.51-2 DECITEX, WITH A FIBER LENGTH OF 8-16 MM.

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

“	9902.26.87	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, measuring 1.51 decitex or more but not over 2.0 decitex and having a fiber length each measuring 8 mm or more but not over 16 mm (provided for in subheading 5504.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74794. VISCOSE RAYON STAPLE FIBERS, MEASURING 1-1.5 DECITEX, WITH A FIBER LENGTH OF 8-16 MM.

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

“	9902.26.88	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, measuring 1 decitex or more but not over 1.5 decitex and having a fiber length each measuring 8 mm or more but not over 16 mm (provided for in subheading 5504.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74795. FLAME RETARDANT VISCOSE RAYON STAPLE FIBERS, WITH A DECITEX OF 4.7 MM AND A FIBER LENGTH OF 51-60 MM.

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

“	9902.26.89	Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, each measuring 4.7 decitex (plus or minus 10 percent) and having a fiber length measuring 51 mm but not over 60 mm (provided for in subheading 5504.10.00), the foregoing other than fibers containing 28 percent or more but not over 33 percent by weight of silica, measuring 4.7 decitex and 60 mm in length	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74796. VISCOSE RAYON STAPLE FIBERS FOR NONWOVEN PRODUCTION.

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

“	9902.26.90	Staple fibers of viscose rayon, with decitex ranging from either 0.5 decitex to less than 0.9 decitex or greater than 2 decitex to 3.5 decitex, the foregoing with a fiber length of 25 mm to 55 mm (provided for in subheading 5504.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74797. BLACK VISCOSE RAYON STAPLE FIBERS.

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

“	9902.26.91	Artificial staple fibers, not carded, combed or otherwise processed for spinning, each black in color, having a decitex of 1.7 but not over 2, with cut length measuring 30 mm but not over 80 mm (provided for in subheading 5504.10.00), the foregoing other than fibers of 1.7 decitex or more but not over 1.8 decitex, with fiber length measuring 38 mm or more but not over 42 mm	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74798. ACRYLIC OR MODACRYLIC STAPLE FIBERS WITH A DECITEX OF 3-5.6.

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

“	9902.26.92	Acrylic or modacrylic staple fibers, carded, combed or otherwise processed for spinning, containing by weight 92 percent or more of polyacrylonitrile, not more than 0.1 percent of zinc and 2 percent or more but not over 8 percent of water, undyed, with an average decitex of 3 to 5.6 (provided for in subheading 5506.30.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74799. MADE UP HAND-CAST STRING-DRAWN FISHING NETS.

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

“	9902.26.93	Made up hand-cast string-drawn fishing nets, of nylon monofilament, each with attached string or rope, incorporating a neoprene cuff and attachment for user's waist-band belt (provided for in subheading 5608.11.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74800. KNITTED CARPETS CONTAINING 75 PERCENT OR MORE OF COTTON, WITH A RUBBER BACKING.

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

“	9902.26.94	Carpets and other textile floor coverings, knitted, made up, containing 75 percent or more by weight of cotton fibers, each with a rubber backing (provided for in subheading 5705.00.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74801. KNITTED CARPETS CONTAINING 75 PERCENT OR MORE BY WEIGHT OF POLYESTER, WITH A RUBBER BACKING.

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

“	9902.26.95	Whether or not made up knitted carpets and other textile floor coverings, made up, containing 75 percent or more by weight of polyester fibers, each with a rubber backing (provided for in subheading 5705.00.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74802. FAUX LEATHER FABRICS.

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

“	9902.26.96	Fabrics of ‘faux leather’, polyurethane-coated, of man-made fibers, containing by weight 50 percent or more but not over 62 percent of polyurethane, 36 percent or more but not over 45 percent of man-made fibers and 2 percent or more but not over 5 percent of elastomeric fibers, for use in women’s apparel, weighing 330 to 360 g/m ² , measuring 132 cm to 137 cm in width (provided for in subheading 5903.20.25)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74803. GRASS CATCHER BAGS.

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

“	9902.26.97	Grass catcher bags of man-made fiber fabric, used primarily with push lawn mowers, riding lawn mowers and chipper/shredder/vacuums (provided for in subheading 5911.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74804. OXYGENATION MEMBRANE CAPILLARY MATERIAL.

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

“	9902.26.98	Knitted or crocheted fabrics of polymethylpentene (PMP) oxygenation membrane capillary fibers, such fabrics consisting of PMP tubes arranged and secured in a knitted fabric of PMP (provided for in subheading 6003.30.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74805. TEXTILE KNITTED FABRICS COMPOSED OF MICROMODAL AND ELASTANE.

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

“	9902.26.99	Knitted fabrics containing by weight 66 to 79 percent micromodal and 21 to 34 percent elastane, measuring over 30 cm in width, weighing 155 to 220 g/m ² , knitted with fine machine gauges of 44 to 50 (provided for in subheading 6004.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74806. TEXTILE TECHNICAL KNITTED FABRICS COMBINING TECHNICAL COTTON AND ELASTANE.

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

“	9902.27.01	Technical knitted fabrics containing by weight 71 percent technical cotton and 29 percent elastane, measuring 170 to 180 cm in width, weighing 160 to 200 g/m ² , valued at \$14.50 or more per linear meter (provided for in subheading 6004.10.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74807. TEXTILE KNIT FABRICS OF MODAL, CASHMERE, AND SPANDEX.

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

“	9902.27.02	Textile knitted fabric containing by weight 78 percent modal, 14 percent cashmere and 8 percent spandex, weighing 75 to 85 grams per square meter, with cuttable width of 130 to 140 cm, valued at not less than \$17 per linear meter as presented (provided for in subheading 6006.43.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74808. WOMEN'S AND GIRLS' DRESSES, KNITTED OR CROCHETED, OF SYNTHETIC FIBERS INFUSED WITH MINERALS.

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

“	9902.27.05	Women's and girls' dresses, knitted or crocheted, of synthetic fibers infused with minerals including silicon dioxide, titanium dioxide or aluminum oxide ground to a size not greater than 1 micron, such dresses specially designed for the sport of competitive cheerleading (provided for in subheading 6104.43.20)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74809. WOMEN'S AND GIRLS' SKIRTS AND DIVIDED SKIRTS OF SYNTHETIC FIBERS INFUSED WITH MINERALS.

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

“	9902.27.06	Women's and girls' skirts and divided skirts of synthetic fibers infused with minerals including silicon dioxide, titanium dioxide or aluminum oxide ground to a size not greater than 1 micron, such skirts or divided skirts specially designed for the sport of competitive cheerleading (provided for in subheading 6104.53.20)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74810. WOMEN'S AND GIRLS' KNIT CARDIGANS OR PULLOVERS CONTAINING 70 PERCENT OR MORE OF SILK.

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

“	9902.27.09	Women's or girls' knitted or crocheted pullovers and cardigans, containing 70 percent or more by weight of silk or silk waste, 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 be- fore 12/ 31/2023	”.
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SEC. 74811. MEN'S AND BOYS' KNIT CARDIGANS OR PULLOVERS OF LINEN.

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

“	9902.27.10	Men's or boys' knitted or crocheted pullovers and cardigans, of linen, 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 6110.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74812. BABIES' KNIT SWEATERS, PULL-OVERS, SWEATSHIRTS, WAISTCOATS (VESTS), AND CARDIGANS, OF ARTIFICIAL FIBERS.

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

“	9902.27.11	Babies' knitted or crocheted sweaters, pullovers, sweatshirts, waistcoats (vests) and cardigans, the foregoing of artificial fibers and other than those imported as parts of sets (provided for in subheading 6111.90.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74813. WOMEN'S AND GIRLS' TOPS, KNITTED OR CROCHETED, OF MAN-MADE FIBERS INFUSED WITH MINERALS.

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

“	9902.27.15	Women's and girls' tops, knitted or crocheted, of man-made fibers infused with minerals including silicon dioxide, titanium dioxide or aluminum oxide ground to a size not greater than 1 micron, such tops specially designed for the sport of competitive cheerleading (provided for in subheading 6114.30.10)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74814. MEN'S AND BOY'S TOPS, KNITTED OR CROCHETED, OF MAN-MADE FIBERS INFUSED WITH MINERALS.

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

“	9902.27.16	Men's and boy's tops, knitted or crocheted, of man-made fibers infused with minerals including silicon dioxide, titanium dioxide or aluminum oxide ground to a size not greater than 1 micron, such tops specially designed for the sport of competitive cheerleading (provided for in subheading 6114.30.10)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74815. MEN'S 3 MM WETSUITS.

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

“	9902.27.17	Men's full-body wetsuits, each made from three-layer fabric composed of a knitted outer layer of polyester and spandex bonded to a fleece knit pile inner layer of polyester and spandex with a center core of expanded rubber for its body, and a three-layer fabric composed of knitted inner and outer layers of polyester with a center core of expanded rubber for its sleeves, shoulders and lower legs, measuring no more than 3.4 mm in thickness in the torso, such wetsuits valued \$97 or more but not over \$130 each (provided for in subheading 6114.30.30)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74816. MEN'S 5.5 AND 6.5 MM WETSUITS.

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

“	9902.27.18	Men's full-body wetsuits, each made from three-layer fabric composed of a knitted outer layer of polyester and spandex bonded to a fleece knit pile inner layer of polyester and spandex with a center core of expanded rubber for its body, and a three-layer fabric composed of knitted inner and outer layers of polyester with a center core of expanded rubber for its sleeves, shoulders and lower legs, measuring 5.1 mm or more but not over 7 mm in thickness in the torso, such wetsuits valued \$120 or more but not over \$175 each (provided for in subheading 6114.30.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74817. MEN'S 3.5 MM WETSUITS.

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

“	9902.27.19	Men's full-body wetsuits, made from three-layer fabric composed of a knitted outer layer of polyester and spandex bonded to a fleece knitted pile inner layer of polyester and spandex with a center core of expanded rubber for its body, and a three-layer fabric composed of knitted inner and outer layers of polyester with a center core of expanded rubber for its sleeves, shoulders and lower legs, measuring 3.5 mm or more but not over 4 mm in thickness in the torso, such wetsuits each valued at \$102 or more but not over \$150 (provided for in subheading 6114.30.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74818. MEN'S 4.5 MM WETSUITS.

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

“	9902.27.20	Men's full-body wetsuits, each made from a three-layer fabric composed of a knitted outer layer of polyester and spandex bonded to a fleece knitted pile inner layer of polyester and spandex with a center core of expanded rubber for its body, and a three-layer fabric composed of a knitted inner of polyester and outer layers with a center core of expanded rubber for its sleeves, shoulders and lower legs, measuring 4.1 mm or more but not over 5 mm in thickness in the torso, such wetsuits valued \$105 or more but not over \$160 each (provided for in subheading 6114.30.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74819. WOMEN'S 3 MM WETSUITS.

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

“	9902.27.21	Women's full-body wetsuits, each made from three-layer fabric composed of a knitted outer layer of polyester and spandex bonded to a fleece knit pile inner layer of polyester and spandex with a center core of expanded rubber for its body, and a three-layer fabric composed of knitted inner and outer layers of polyester with a center core of expanded rubber for its sleeves, shoulders and lower legs, measuring no more than 3.4 mm in thickness in the torso, such wetsuits valued \$97 or more but not over \$130 each (provided for in subheading 6114.30.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74820. WOMEN'S 3.5 MM WETSUITS.

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

“	9902.27.22	Women's full-body wetsuits, made from three-layer fabric composed of a knitted outer layer of polyester and spandex bonded to a fleece knitted pile inner layer of polyester and spandex with a center core of expanded rubber for its body, and a three-layer fabric composed of knitted inner and outer layers of polyester with a center core of expanded rubber for its sleeves, shoulders and lower legs, measuring 3.5 mm or more but not over 4 mm in thickness in the torso, such wetsuits each valued \$102 or more but not over \$150 (provided for in subheading 6114.30.30)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74821. WOMEN'S 4.5 MM WETSUITS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.23	Women's full-body wetsuits, each made from three-layer fabric composed of a knitted outer layer of polyester and spandex bonded to a fleece knitted pile inner layer of polyester and spandex with a center core of expanded rubber for its body, and a three-layer fabric composed of knitted inner and outer layers of polyester with a center core of expanded rubber for its sleeves, shoulders and lower legs, measuring 4.1 mm or more but not over 5 mm in thickness in the torso, such wetsuits valued \$105 or more but not over \$160 each (provided for in subheading 6114.30.30)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74822. WOMEN'S 5.5 AND 6.5 MM WETSUITS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.24	Women's full-body wetsuits, of three-layer fabric composed of a knitted outer layer of polyester and spandex bonded to a polyester and spandex fleece knitted pile inner layer with a center core of expanded rubber for its body, and a three-layer fabric composed of knitted inner and outer layers of polyester with a center core of expanded rubber for its sleeves, shoulders and lower legs with material measuring 5.1 mm or more but not over 7 mm in thickness in the torso, such wetsuits valued \$120 or more but not over \$175 each (provided for in subheading 6114.30.30)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74823. INSULATED HANDMUFFS OF KNIT POLYESTER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.25	Hand muffs of knitted fabrics of polyester laminated 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 500 g (provided for in subheading 6117.80.95)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74824. MEN'S STOCKINGFOOT WADER BOTTOM SUBASSEMBLIES, OF COMPRESSED NEOPRENE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.26	Men's stockingfoot wader bottom subassemblies, constructed from neoprene (originally measuring 6 mm to 8 mm in thickness) compressed to 4 mm in thickness, laminated on both sides with a knitted nylon fabric, whose height exceeds 20.5 cm; each such stockingfoot formed anatomically (provided for in subheading 6117.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74825. MEN'S STOCKINGFOOT WADER BOTTOM SUBASSEMBLIES, OF NON-COMPRESSED NEOPRENE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.27	Men's stockingfoot wader bottom subassemblies, made from non-compressed neoprene having a thickness of 4 mm, laminated on both sides with a knitted nylon fabric, height exceeding 20.5 cm; each such stockingfoot formed anatomically (provided for in subheading 6117.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74826. FISHING WADER POCKET POUCH ASSEMBLIES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.28	Pocket pouches, each with outer shell of woven textile fabric visibly coated with rubber or plastics and laminated to an inner layer of knitted fabric, with a zippered cargo pocket and other pockets designed to organize tippets and leaders and with dual entry zippers; the foregoing designed to be affixed to a fishing wader and not put up for individual retail sale (provided for in subheading 6117.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74827. WOMEN'S COATS OF MAN-MADE WOVEN FIBERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.35	Women's quilted water-resistant coats, woven, of man-made fibers, thigh length or longer, with sleeves, with a removable hood, with a full front opening and closure (provided for in subheading 6202.13.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74828. MEN'S OR BOYS' LINEN WOVEN TROUSERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.38	Men's or boys' woven trousers, of linen (provided for in subheading 6203.49.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74829. MEN'S OR BOYS' LINEN WOVEN SHORTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.39	Men's or boys' woven shorts, of linen, such shorts which do not cover the knee or below in length (provided for in subheading 6203.49.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74830. MARTIAL ARTS UNIFORMS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.40	Women's and girls' judo, karate and other oriental martial arts uniforms of cotton, presented as ensembles each consisting of a top and a bottom, with or without an accompanying belt (provided for in subheading 6204.22.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74831. WOMEN'S DRESSES OF WOVEN VISCOSE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.41	Women's dresses, woven, wholly of viscose (provided for in subheading 6204.44.40)	15.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74832. GIRLS' WOVEN COTTON CORDUROY TROUSERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.42	Girls' woven corduroy trousers, of cotton, not imported as parts of playsuits (provided for in subheading 6204.62.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74833. WOMEN'S WOVEN WAFFLE SHIRTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.43	Women's woven shirts of cotton, with 2 or more colors in the warp and/or the filling, twill, each having brushed back and colored weft yarns, constructed from interwoven single-layer fabric with two right sides (provided for in subheading 6206.30.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74834. BABIES' WOVEN ARTIFICIAL FIBER SHIRTS AND BLOUSES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.44	Babies' woven blouses and shirts of artificial fibers, such garments that extend from the neck area to or below the waist, with or without sleeves, with full or partial or no front opening, without pockets and without tightening at the bottom, and except those imported as parts of sets (provided for in subheading 6209.90.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74835. BABIES' ARTIFICIAL FIBER WOVEN JUMPSUITS, COVERALLS, DRESSES, SKIRTS, SKIRTALLS, OR CLOTHING ACCESSORIES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.45	Babies' woven jumpsuits, coveralls, dresses, skirts, skirtalls or clothing accessories, the foregoing of artificial fibers and other than garments or accessories imported as parts of sets (provided for in subheading 6209.90.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74836. WOMEN'S OR GIRLS' LINEN WOVEN BLOUSES, SHIRTS AND SHIRT-BLOUSES, AND SLEEVELESS TANK STYLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.48	Women's or girls' woven blouses, shirts and shirt-blouses and sleeveless tank styles, the foregoing of linen and extending from the neck area to or below the waist, with or without sleeves, with full or partial opening or no opening, with pockets below the waist or tightening at the bottom (provided for in subheading 6211.49.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74837. WOMEN'S OR GIRLS' LINEN WOVEN WASHSUITS, SUNSUITS, OR ONE-PIECE PLAYSUITS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.49	Women's or girls' woven washsuits, sunsuits and one-piece playsuits, of linen (provided for in subheading 6211.49.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74838. WOMEN'S OR GIRLS' LINEN WOVEN COVERALLS OR JUMPSUITS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.50	Women's or girls' woven coveralls or jumpsuits, of linen (provided for in subheading 6211.49.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74839. WOMEN'S SHAWLS AND SIMILAR GOODS, 100 PERCENT SILK.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.51	Women's shawls, scarves and similar goods, wholly of silk, valued less than \$7 each (provided for in subheading 6214.10.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74840. WINTER CYCLING GLOVES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.52	Winter cycling gloves, each with woven outer shell of man-made fibers and a merino wool lining (provided for in subheading 6216.00.46)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74841. MATTRESS PROTECTORS WITH TOPPERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.53	Mattress protectors, each with topper of knitted three-layer fabric wholly of polyester jersey and with total weight of 340 g/m ² , the bottom layer of such fabric laminated for waterproofing, white in color; the skirt of which comprises knitted fabric wholly of polyester with one-way stretch, bleached white, such skirt measuring 43 cm with elastic band measuring 1 cm in width around the bottom of each protector (provided for in subheading 6302.10.00)	4.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 74842. PRINTED MATTRESS PROTECTORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.54	Mattress protectors, each with a body comprising knitted three-layer fabric weighing 530 g/m ² and containing by weight 67 percent polyester and 33 percent polyethylene, the bottom layer of such fabric with laminate of thermoplastic polyurethane to provide waterproofing; the skirt of which comprises knitted fabric weighing 150 g/m ² and containing by weight 92 percent polyester and 8 percent elastomeric fiber, such fabric having two-way stretch, measuring 38.1 cm in depth and with elastomeric band at the bottom of each protector; such mattress protectors printed, with silver satin cording around four sides (provided for in subheading 6302.10.00)	4.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74843. LOCK POCKET TENTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.59	Dome-shaped tents of woven fabric of polyester, each tent with attached polyethylene floor and fiberglass poles permanently attached to the rear bottom corners of the tent by means of polyvinyl chloride end connectors sewn into webbing straps, with the opposite ends having polyvinyl chloride ball-shaped caps that insert into mesh fabric pockets 10.7 cm to 12.1 cm long at the front bottom corners of the tent and attach to the tent at intervals via webbing straps with fitted plastic clips, the foregoing tents each valued at \$19 or higher (provided for in subheading 6306.22.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74844. DARK ROOM TENTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.60	Tents of woven fabric of polyester, with light-blocking dark pigment coating, such tents with attached polyethylene floor, measuring 144.7 cm by 213.3 cm or more but not over 426.8 cm by 304.8 cm, with a center height of at least 142.2 cm but not over 201 cm, each such tent valued at \$30 or higher (provided for in subheading 6306.22.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74845. AIR TUBE CHAMBERED TENTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.61	Air-filled tube structure tents of synthetic fibers, each measuring approximately 2.13 m wide by 2.31 m long by 2.34 m tall, with nylon mesh screens, clear vinyl plastic windows, magnetic flap closure and opaque sentinel luxe-taslan fabric curtains (provided for in subheading 6306.22.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74846. BI-COMPONENT MICROFIBER TUBE MOP REFILLS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.62	Replacement mop heads, constructed from circular knit bi-component microfiber fabric tubes containing by weight 65 to 90 percent of polyester and 10 to 35 percent of nylon, sewn together with raw edges enclosed, valued at least \$2 but no more than \$4 each (provided for in subheading 6307.10.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74847. MICROFIBER DUSTER REFILLS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.63	Duster refill pads made from knitted high pile microfiber fabric containing by weight 60 percent to 90 percent of polyester and 10 percent to 40 percent of nylon, valued less than \$1.80 each (provided for in subheading 6307.10.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74848. RFID MOP PADS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.64	Finished mop pads made from warp knit fabric containing by weight 60 percent to 90 percent of polyester and 10 percent to 40 percent of nylon, weighing at least 300 g/m ² but no more than 700 g/m ² , such mop pads each having an RFID chip permanently stitched inside them (provided for in subheading 6307.10.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74849. MICROFIBER CLEANING CLOTHS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.65	Microfiber cloths made from warp knit fabric containing by weight 60 percent to 90 percent of polyester and 10 percent to 40 percent of nylon, weighing at least 190 g/m ² but no more than 360 g/m ² , such cloths having edges finished with an overcast stitch, valued at least \$0.06 but not more than \$0.90 each (provided for in subheading 6307.10.20)	4%	No change	No change	On or before 12/31/2023	”.
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SEC. 74850. MICROFIBER MOP PADS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.66	Finished mop pads made from warp knit microfiber fabric containing by weight 60 percent to 90 percent of polyester and 10 percent to 40 percent of nylon, each weighing at least 300 g/m ² but no more than 700 g/m ² and valued at least \$0.40 but no more than \$4.90 (provided for in subheading 6307.10.20)	2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74851. GOLF BAG BODIES WITH RAIN HOODS AND STRAPS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.67	Golf bag bodies made from woven fabric of man-made textile materials, each presented sewn together with pockets, with golf bag rain hood, sling, webbing clips and top and bottom collars (provided for in subheading 6307.90.98), the foregoing presented without dividers or bottoms	0.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74852. PILLOW SHELLS, CONSTRUCTED WITH GUSSETS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.68	Pillow shells, each with body made of fabric weighing 450 g/m ² and containing by weight 84 percent of polyester and 16 percent of rayon; when constructed with gusset, such gusset of warp knit spacer fabric weighing 380 g/m ² and containing by weight 80 percent of polyester and 20 percent of nylon, with gusset lining of fabric weighing 35 g/m ² and wholly of polyester, 30 thread count per cm ² ; each such shell either (1) with round corners, 5 cm mesh gusset, color satin cording on all sides, embroidery words on each long side gusset and 56 cm invisible zipper opening at one long side, such shell measuring 54 cm by 43 cm by 5 cm; or (2) measuring 46 cm by 64 cm, with 3 mm cording all around, each top and back panel with one cutout three-dimensional (3D) warp knitting spacer fabric (micro polyester lining underneath cutout) and 50 cm invisible zipper opening at one long side (provided for in subheading 6307.90.98)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74853. GOLF BAG BODY FLATS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.70	Golf bag bodies made of woven fabric of man-made textile materials, sewn together with pockets, each presented with golf bag rain hood, sling, webbing clips and top and bottom collars (provided for in subheading 6307.90.98), the foregoing presented either without bottoms or with bottoms not attached to such bodies	1.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74854. BATHTUB ELBOW RESTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.71	Elbow pads of textile materials, with faux neoprene shell and foam inner layer, with non-slip backing with suction cups to attach to the bath tub, containing no bisphenol-A (BPA) or phthalates, measuring approximately 40 cm in length by 10.2 cm in width by 15.9 cm in height (provided for in subheading 6307.90.98)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74855. DOOR SWINGS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.72	Door swings, each comprising two straps wholly of polypropylene and measuring approximately 1.52 m in length, such straps each having two cuffs wholly of velour, an acrylic bar with end caps wholly of polyurethane and two adjustable buckles wholly of polyoxymethylene (provided for in subheading 6307.90.98)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74856. UNDER BED RESTRAINTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.73	Sets of bed restraints designed to restrain a bed's occupant, each comprising four straps wholly of polypropylene and measuring approximately 1.37 m in length, such straps each connected by one large O-ring wholly of iron and having one small O-ring; each restraint with 4 cuffs wholly of velour; such cuffs each with one small O-ring wholly of iron attached to a carabiner hook wholly of zinc alloy and with two buckles wholly of polyoxymethylene, with a hook-and-loop fastener strap wholly of polyester (provided for in subheading 6307.90.98)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74857. FLAT GOLF BAG BODY COMPONENTS, WITHOUT BOTTOMS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.75	Golf bag bodies made of woven fabric of man-made textile materials, sewn together with pockets and straps, each presented with attached rainhood, top, top wrap and dividers but without bottom (provided for in subheading 6307.90.98), the foregoing each presented without webbing clips or bottom collar	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74858. BATH KNEELER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.76	Knee pads of man-made fiber neoprene fabric, containing no bisphenol A (BPA) or phthalates, measuring approximately 43.2 cm in length by 28 cm in width by 3.3 cm in height (provided for in subheading 6307.90.98)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74859. PILLOW SHELLS, WITH OVAL JACQUARD WEAVE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.77	Pillow shells, each with body of fabric containing by weight 68 percent of polyester, 33 percent of polyethylene and 1 percent of elastomeric fibers and weighing 530 g/m ² , oval jacquard weave made from cooling yarns; the foregoing either (1) each with chamber partition of two-way stretch knitted jersey fabric containing by weight 92 percent of polyester and 8 percent of elastomeric fibers and weighing 150 g/m ² ; with Gusset wholly of polyester three-dimensional (3D) warp knit lined by a fabric wholly of microfiber polyester weighing 35 g/m ² , 30 thread count/cm ² ; or (2) with two-chamber construction, with 5 cm mesh Gusset lined with fabric wholly of microfiber polyester, such mesh Gusset embroidered on each long side, with both top and bottom chambers having an invisible SBS #4 zipper closure measuring approximately 55.9 cm at same long side, with interlayer two-way stretch jersey fabric partitioning such two chambers for a pillow size measuring 43 cm by 61 cm by 5 cm (provided for in subheading 6307.90.98)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74860. TWO-PIECE CAMERA MOUNT KITS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.78	Two-piece camera mount kits of textile materials, presented in sets, designed for cameras of subheading 8525.80.40; each set containing one chest harness of textile materials and one plastic mount designed to securely attach a camera onto tubes measuring 9 to 35 mm in diameter and incorporating a base capable of rotating the camera 360 degrees (provided for in subheading 6307.90.98)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74861. SLEEVE COVERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.79	Sleeve covers of non-woven fabric of man-made fibers (provided for in subheading 6307.90.98)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74862. SPORTS FOOTWEAR FOR MEN, VALUED OVER \$20 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.80	Sports footwear with outer soles and uppers of rubber or plastics, valued over \$20/pr, for men (provided for in subheading 6402.19.90); the foregoing other than golf or cycling footwear for men described in other provisions of this subchapter	6.9%	No change	No change	On or before 12/31/2023	”.
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SEC. 74863. SPORTS FOOTWEAR FOR WOMEN, VALUED OVER \$20 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.81	Sports footwear with outer soles and uppers of rubber or plastics, valued over \$20/pr, for persons other than men (provided for in subheading 6402.19.90); the foregoing other than golf or cycling footwear for persons other than men and described in other provisions of this subchapter	7.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 74864. MEN'S CYCLING SHOES VALUED OVER \$18 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.82	Cycling shoes with outer soles and uppers of rubber or plastics, valued over \$18/pr, for men, the foregoing having a cleat mounting system on the sole for attaching to bicycle pedals (provided for in subheading 6402.19.90), the foregoing other than winter cycling boots	4.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 74865. WOMEN'S CYCLING SHOES VALUED OVER \$16 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.83	Cycling shoes with outer soles and uppers of rubber or plastics, valued over \$16/pr, for women, having a cleat mounting system on the sole for attaching to bicycle pedals (provided for in subheading 6402.19.90); the foregoing other than winter cycling boots for women	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74866. MEN'S GOLF SHOES WITH OUTERS AND UPPERS OF RUBBER OR PLASTICS, VALUED OVER \$20 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.84	Golf shoes with outer soles and uppers of rubber or plastics, for men, such shoes whether designed to be worn on-course, off-course or both, the foregoing with spikes, sprigs, cleats, stops, clips, bars or the like intended to enhance traction and grip, valued over \$20/pr (provided for in subheading 6402.19.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74867. GOLF SHOES OTHER THAN FOR MEN, WITH OUTERS AND UPPERS OF RUBBER OR PLASTICS, VALUED OVER \$20 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.85	Golf shoes with outer soles and uppers of rubber or plastics, whether designed to be worn on- or off-course, the foregoing with spikes, sprigs, cleats, stops, clips, bars or the like intended to enhance traction and grip, valued over \$20/pr, for persons other than men (provided for in subheading 6402.19.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74868. WINTER CYCLING BOOTS FOR MEN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.86	Winter cycling boots for men, designed to be compatible with flat or clipless pedals, the foregoing with or without removeable liner, with boa closure system and lugged rubber outsole with microglass inserts (provided for in subheading 6402.19.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74869. WINTER CYCLING BOOTS FOR WOMEN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.87	Winter cycling boots with outer soles and uppers of rubber or plastics, for women, designed to be compatible with flat or clipless pedals, with or without removeable liner, the foregoing with boa closure system and lugged rubber outsole with microglass inserts (provided for in subheading 6402.19.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74870. MEN'S PROTECTIVE ACTIVE FOOTWEAR WITH WATERPROOF SOLES, VALUED OVER \$26 PER PAIR, COVERING THE ANKLE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.88	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, valued over \$26/pr; 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 6402.91.42), the foregoing other than footwear described in heading 9902.13.95	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74871. WOMEN'S PROTECTIVE ACTIVE FOOTWEAR WITH WATERPROOF SOLES, VALUED OVER \$27 PER PAIR, 15.35-25.4 CM IN HEIGHT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.89	Footwear for women, with outer soles and uppers of rubber or plastics (other than footwear described in subheading note 1 to chapter 64) that is designed for outdoor activities, such as hiking shoes, trekking shoes, running shoes and trail running shoes, which provides protection against water 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 permit moisture vapor transport from under the foot, with or without insulation, whose height from the bottom is at least 15.35 cm and does not exceed 25.4 cm, valued over \$27/pr (provided for in subheading 6402.91.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74872. CHILDREN'S PROTECTIVE ACTIVE FOOTWEAR WITH WATERPROOF SOLES, VALUED OVER \$18 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.90	Footwear for persons other than men or women, with outer soles and uppers of rubber or plastics (other than footwear described in subheading note 1 to chapter 64), that is designed for outdoor activities, such as hiking shoes, trekking shoes, running shoes and trail running shoes which provides protection against water 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 permit moisture vapor transport from under the foot, valued over \$18/pr (provided for in subheading 6402.91.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74873. MEN'S PROTECTIVE ACTIVE FOOTWEAR WITH WATERPROOF SOLES, VALUED OVER \$27 PER PAIR, 15.35-25.4 CM IN HEIGHT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.91	Footwear for men, with outer soles and uppers of rubber or plastics (other than footwear described in subheading note 1 to chapter 64), that is designed for outdoor activities, such as hiking shoes, trekking shoes, running shoes and trail running shoes, valued over \$27/pr, which provides protection against water 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 permit moisture vapor transport from under the foot, with or without insulation, whose height from the bottom is at least 15.35 cm and does not exceed 25.4 cm (provided for in subheading 6402.91.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74874. CHILDREN'S FOOTWEAR VALUED OVER \$15 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.92	Footwear for persons other than men or women, with outer soles and uppers of rubber or plastics (other than footwear described in subheading note 1 to chapter 64), that is designed for outdoor activities, such as hiking shoes, trekking shoes, running shoes and trail running shoes, which provides protection against water that is imparted by the use of a laminated textile fabric, valued over \$15/pr (provided for in subheading 6402.91.50); the foregoing, if valued over \$18/pr, without 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	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74875. WOMEN'S PROTECTIVE ACTIVE FOOTWEAR, VALUED OVER \$25 PER PAIR, 15.35-25.4 CM IN HEIGHT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.93	Footwear for women, with outer soles and uppers of rubber or plastics (other than footwear described in subheading note 1 to chapter 64), that is designed for outdoor activities, such as hiking shoes, trekking shoes, running shoes and trail running shoes, valued over \$25/pr, which provides protection against water that is imparted by the use of a laminated textile fabric, with or without insulation, whose height from the bottom is at least 15.35 cm and does not exceed 25.4 cm (provided for in subheading 6402.91.50); the foregoing, if valued over \$27/pr, 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	17.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 74876. WOMEN'S RUBBER OR PLASTIC FOOTWEAR COVERING THE ANKLE WITH FOX-LIKE BANDING.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.94	Women's footwear with outer soles and uppers of rubber or plastics, with or without foxing or foxing-like band, such footwear covering the ankle, with closed toe or heel; valued over \$6.50 but not over \$12/pr, the foregoing other than sports footwear and protective or slip-on type footwear (provided for in subheading 6402.91.80)	6.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74877. CHEER SHOES COVERING THE ANKLE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.95	Women's footwear with outer soles and uppers of rubber or plastics; such outer soles measuring not over 14 mm in thickness, such footwear covering the ankle, with a welded thermoplastic polyurethane external ankle brace in each shoe, valued over \$12/pr and weighing not more than 0.5 kg/pr (provided for in subheading 6402.91.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74878. FOOTWEAR FOR WOMEN, WITH 90 PERCENT OF THE EXTERNAL SURFACE OF RUBBER OR PLASTIC, VALUED \$15-\$22 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.96	Footwear for women with outer soles and uppers of rubber or plastics, not covering the ankle, having uppers of which over 90 percent of the external surface area is rubber or plastics, such footwear other than tennis shoes, basketball shoes, gym shoes, training shoes and the like and other than work footwear; the foregoing valued \$15/pr or higher and not over \$22/pr (provided for in subheading 6402.99.31) ...	5.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 74879. SIDELINE CHEER SHOES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.97	Women's footwear with outer soles of rubber or plastics measuring not over 14 mm in thickness and with uppers of plastics, such footwear designed for use in cheerleading activities, weighing no more than 0.5 kg/pr (provided for in subheading 6402.99.31)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74880. MEN'S ATHLETIC FOOTWEAR, VALUED UNDER \$9 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.98	Tennis shoes, basketball shoes, gym shoes, training shoes and the like, with outer soles and uppers of rubber or plastics, the foregoing for men, not covering the ankle and valued not over \$9/pr (provided for in subheading 6402.99.31)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74881. ATHLETIC FOOTWEAR FOR WOMEN, VALUED NOT OVER \$9 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.27.99	Tennis shoes, basketball shoes, gym shoes, training shoes and the like, with outer soles and uppers of rubber or plastics, for women, not covering the ankle, valued not over \$9/pr (provided for in subheading 6402.99.31), the foregoing other than footwear for women designed for use in cheerleading activities	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74882. ATHLETIC FOOTWEAR FOR CHILDREN, VALUED NOT OVER \$8 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.01	Tennis shoes, basketball shoes, gym shoes, training shoes and the like, with outer soles and uppers of rubber or plastics, for persons other than men or women, such footwear not covering the ankle and valued not over \$8/pr (provided for in subheading 6402.99.31)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74883. MEN'S GOLF SHOES, WITH OUTER SOLES AND UPPERS OF RUBBER OR PLASTICS, NOT COVERING THE ANKLE, VALUED \$15 PER PAIR OR OVER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.02	Men's golf shoes, designed to be worn on- or off- course, with outer soles and uppers of rubber or plastics, not covering the ankle, having uppers of which over 90 percent of the external surface area is rubber or plastics, valued \$15/pr or higher (provided for in subheading 6402.99.31)	3.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74884. GOLF SHOES OTHER THAN FOR MEN, WITH OUTER SOLES AND UPPERS OF RUBBER OR PLASTICS, NOT COVERING THE ANKLE, VALUED \$15 PER PAIR OR OVER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.03	Golf shoes, designed to be worn on- or off-course, with outer soles and uppers of rubber or plastics, not covering the ankle, having uppers of which over 90 percent of the external surface area is rubber or plastics, valued \$15/pr or higher, for persons other than men (provided for in subheading 6402.99.31)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74885. MEN'S RUBBER/PLASTIC FOOTWEAR, VALUED NOT OVER \$5 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.04	Footwear for men, with outer soles and uppers of rubber or plastics, not covering the ankle, valued not over \$5/pr, the foregoing other than house slippers, work footwear and tennis shoes, basketball shoes, gym shoes, training shoes and the like (provided for in subheading 6402.99.31)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74886. WOMEN'S RUBBER/PLASTIC FOOTWEAR, VALUED NOT OVER \$6 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.05	Footwear for women, with outer soles and uppers of rubber or plastics, not covering the ankle, valued not over \$6/pr, the foregoing other than house slippers, work footwear and tennis shoes, basketball shoes, gym shoes, training shoes and the like (provided for in subheading 6402.99.31)	4.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74887. CHILDREN'S ATHLETIC SHOES WITH GLITTER UPPERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.06	Tennis shoes, basketball shoes, gym shoes, training shoes and the like, having a foxing or a foxing-like band, other than for men or women; such footwear with outer soles and uppers of rubber or plastics with such uppers entirely covered with glitter on the exterior surface, valued over \$6.50 but not over \$12/pr (provided for in subheading 6402.99.80) ...	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74888. CHEER SHOES WITH SOLE LESS THAN 12 MM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.07	Women’s footwear with outer soles and uppers of rubber or plastics, each sole measuring not over 12 mm in thickness, the foregoing footwear designed for use in cheerleading activities, valued over \$12/pr and weighing not over 0.5 kg/pr (provided for in subheading 6402.99.90)	1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74889. MEN’S GOLF SHOES WITH OUTERS AND UPPERS OF RUBBER OR PLASTICS, VALUED OVER \$19 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.08	Golf shoes for men, designed to be worn on- or off-course, with outer soles and uppers of rubber or plastics, valued over \$19/pr (provided for in subheading 6402.99.90)	7.1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74890. GOLF SHOES OTHER THAN FOR MEN, OUTER SOLES AND UPPERS OF RUBBER OR PLASTICS, VALUED OVER \$19 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.09	Golf shoes with outer soles and uppers of rubber or plastics, designed to be worn on- or off-courses, such footwear valued over \$19/pr, for persons other than men (provided for in subheading 6402.99.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74891. MEN’S GOLF SHOES, OUTER SOLES OF RUBBER, PLASTICS, LEATHER OR COMPOSITION LEATHER AND UPPERS OF LEATHER (EXCEPT PIGSKIN UPPERS).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.10	Golf shoes for men, with outer soles of rubber, plastics, leather or composition leather and uppers of leather (except pigskin uppers), not welt, the foregoing with spikes, sprigs, cleats, stops, clips, bars or the like intended to enhance traction and grip and other than footwear which contains laminated textile with openings in the bottom and/or side of the sole or covered openings in the upper above the sole, or a combination thereof, designed to vent moisture (provided for in subheading 6403.19.30)	5%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74892. MEN’S OXFORD WORK FOOTWEAR WITH METAL SAFETY TOE AND INTERNAL METATARSAL PROTECTION.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.11	Footwear for men, with outer soles of rubber or plastics and uppers of leather, not covering the ankle, each incorporating a protective toe cap of metal materials and an internal metatarsal guard meeting or exceeding ASTM F2413 standards (provided for in subheading 6403.40.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74893. OXFORD-STYLE LEATHER FOOTWEAR WITH METAL SAFETY TOE AND STATIC DISSIPATING PROTECTION.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.12	Footwear for men or women, with outer soles of rubber or plastics and uppers of leather, not covering the ankle, each incorporating a protective toe cap of metal and with electrostatic dissipating properties meeting ASTM F2413 standards with an ESD classification of SD-10 (provided for in subheading 6403.40.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74894. WOMEN'S LEATHER FOOTWEAR, LINED WITH PIGSKIN WITH ZIPPER, VALUED \$47-\$60 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.13	Footwear for women, with outer soles and uppers of leather, covering the ankle, each with zipper closure, lined wholly or in part with pigskin, valued over \$47 but not over \$60/pr, whose height from the bottom of the outer sole to the top of the upper is over 43 cm, with a heel height over 60 mm (provided for in subheading 6403.51.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74895. WOMEN'S LEATHER FOOTWEAR, LINED WITH PIGSKIN, VALUED \$31-\$40 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.14	Footwear for women, with outer soles and uppers of leather, covering the ankle, each lined wholly or in part with pigskin, with zipper closure, valued over \$31 but not over \$40/pr, whose height from the bottom of the outer sole to the top of the upper does not exceed 21 cm, with a heel height over 70 mm (provided for in subheading 6403.51.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74896. WOMEN'S SLIP-ON COW/CALF HAIR FOOTWEAR, VALUED \$50-\$60 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.15	Footwear of the slip-on type for women with outer soles and uppers of leather, covering the ankle, lined wholly or in part with pigskin, valued over \$50 but not over \$60/pr, whose height from the bottom of the outer sole to the top of the upper is over 50 cm, with a heel height over 90 mm (provided for in subheading 6403.51.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74897. WOMEN'S LEATHER FOOTWEAR LINED WITH SHEEPSKIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.16	Footwear for women with outer soles and uppers of leather, having open toe and/or open heel and with buckle closure, with lining wholly or in part of sheepskin, valued over \$23 but not over \$27/pr, heel height under 26 mm (provided for in subheading 6403.59.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74898. WOMEN'S LEATHER SLIP-ON FOOTWEAR LINED WITH SHEEP LEATHER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.17	Footwear for women, with outer soles and uppers of leather, each with open toe and/or open heel; of the slip-on type, that is, held to the foot without the use of laces or buckles or other fasteners; lined wholly or in part of sheep leather; valued over \$18 but not over \$26/pr; with heel height over 60 mm but not over 90 mm (provided for in subheading 6403.59.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74899. WOMEN'S LEATHER SLIP-ON FOOTWEAR LINED WITH PIGSKIN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.18	Footwear for women with outer soles and uppers of leather; of the slip-on type, that is, held to the foot without the use of laces or buckles or other fasteners; with lining wholly or in part of pigskin, valued over \$21 but not over \$27/pr, heel height under 26 mm (provided for in subheading 6403.59.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74900. WOMEN'S LEATHER FOOTWEAR, LINED WITH PIGSKIN, VALUED \$21-\$27 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.19	Footwear for women with outer soles and uppers of leather, with open toe and/or open heel and with buckle closure, with lining wholly or in part of pigskin, valued over \$21 but not over \$27/pr, with heel height over 60 mm but not over 90 mm (provided for in subheading 6403.59.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74901. MEN'S MID-CUT WORK FOOTWEAR WITH COMPOSITE SAFETY TOE AND WATERPROOF LEATHER UPPERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.20	Work footwear for men, with outer soles of rubber or plastics and uppers of leather, covering the ankle to a height of less than 15.24 cm, each incorporating a protective toe cap of materials other than metal and with waterproof leather upper (provided for in subheading 6403.91.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74902. MEN'S LEATHER UPPER FOOTWEAR, SAN CRISPINO CONSTRUCTION, VALUED OVER \$32 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.21	Footwear for men, with uppers of leather (other than pigskin) and outer soles of rubber or plastics (except vulcanized footwear and footwear with waterproof molded or vulcanized bottoms, including bottoms comprising an outer sole and all or part of the upper), valued over \$32/pr, covering the ankle but not covering the knee; other than work footwear, tennis shoes, basketball shoes, gym shoes, training shoes and the like, and other than footwear designed as a protection against water; the foregoing footwear incorporating a stitch-down footwear construction technique where upper material is flared outward and wrapped around and under the edge of an extended insole board and the upper is then stitched close to the last and cemented to the sole (provided for in subheading 6403.91.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74903. MEN'S LEATHER UPPER ATHLETIC FOOTWEAR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.22	Tennis shoes, basketball shoes, gym shoes, training shoes and the like, for men, with uppers of leather (other than pigskin) and outer soles of rubber or plastics, in which elastic strips are attached to either side of the tongue and anchored beneath the insole (provided for in subheading 6403.91.60)	7.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 74904. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, LINED WITH PIGSKIN, VALUED \$37-\$43 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.23	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with closed toe and closed heel, covering the ankle, zipper closure, lined wholly or in part with pigskin, whose height from the bottom of the outer sole to the top of the upper is over 42 cm but not over 49 cm, valued over \$37 but not over \$43/pr (provided for in subheading 6403.91.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74905. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, LINED WITH PIGSKIN, VALUED \$88-\$102 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.24	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with closed toe and closed heel, covering the ankle and calf of the leg, zipper closure, lined wholly or in part with pigskin, whose height from the bottom of the outer sole to the top of the upper is over 47 cm but not over 49 cm, valued over \$88 but not over \$102/pr (provided for in subheading 6403.91.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74906. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, LINED WITH PIGSKIN, VALUED \$24-\$32 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.25	Footwear for women, with uppers of leather and outer soles of rubber or plastics, each with closed toe and closed heel, covering the ankle and with zipper closure, lined wholly or in part with pigskin, whose height from the bottom of the outer sole to the top of the upper is over 15 cm but not over 24 cm, with a heel height at least 85 mm, valued over \$24 but not over \$32/pr (provided for in subheading 6403.91.90) ...	3.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 74907. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, LINED WITH PIGSKIN, VALUED \$57-\$62 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.26	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with closed toe and closed heel, with the shaft of the boot covering the ankle but not extending to the knee, zipper closure, lined wholly or in part with pigskin, whose height from the bottom of the outer sole to the top of the upper is over 23 cm but not over 25 cm and with a heel height over 90 mm, such footwear valued over \$57 but not over \$62/pr (provided for in subheading 6403.91.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74908. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, STRAP WITH CLOSED TOE AND OPEN HEEL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.27	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with closed toe and open heel, a strap covering the ankle and zipper closure, valued over \$24 but not over \$26/pr (provided for in subheading 6403.91.90) ...	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74909. OPEN TOE WOMEN'S FOOTWEAR, VALUED OVER \$23 BUT NOT OVER \$27 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.28	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with open toe, covering the ankle, having zipper closure at the medial side, lined wholly or in part with pigskin, whose height from the bottom of the outer sole to the top of the upper does not exceed 18 cm, valued over \$23 but not over \$27/pr (provided for in subheading 6403.91.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74910. SLIP-ON FOOTWEAR FOR WOMEN, VALUED OVER \$24 BUT NOT OVER \$27 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.29	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with closed toe and closed heel, of the slip-on type, covering the ankle but not extending past the mid-calf, lined wholly or in part with pigskin, valued over \$24 but not over \$27/pr (provided for in subheading 6403.91.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74911. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, LINED WITH PIGSKIN, CLOSED TOE OR HEEL WITH FUNCTIONAL ZIPPERS ON SIDES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.30	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with closed toe and closed heel, covering the ankle, functional zipper on the medial side and a functional zipper on the lateral side, lined wholly or in part with pigskin, with foxing or foxing-like band, whose height from the bottom of the outer sole to the top of the upper does not exceed 14 cm, valued over \$18 but not over \$22/pr (provided for in subheading 6403.91.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74912. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, LINED WITH PIGSKIN, CLOSED TOE OR HEEL WITH ZIPPER CLOSURE, HEIGHT OF 43–48 CM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.31	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with closed toe and closed heel, covering the ankle, zipper closure, lined wholly or in part with pigskin, whose height from the bottom of the outer sole to the top of the upper is over 43 cm but not over 48 cm, valued over \$43 but not over \$57/pr (provided for in subheading 6403.91.90)	4.8%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74913. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, LINED WITH PIGSKIN COVERING THE KNEE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.32	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with closed toe and closed heel, covering the knee, zipper closure, lined wholly or in part with pigskin, valued over \$40 but not over \$45/pr (provided for in subheading 6403.91.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74914. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, LINED WITH PIGSKIN, CLOSED TOE OR HEEL WITH ZIPPER CLOSURE, HEIGHT OF 48–52 CM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.33	Footwear for women, with uppers of leather and outer soles of rubber or plastics, each with closed toe and closed heel, whose height from the bottom of the outer sole to the top of the upper is over 48 cm but not over 52 cm, zipper closure, lined wholly or in part with pigskin, valued over \$76 but not over \$80/pr (provided for in subheading 6403.91.90) ...	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74915. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, OPEN TOE WITH STRAP AND BUCKLE, VALUED \$14–\$25 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.34	Footwear for women, with outer soles of rubber or plastics and uppers of leather, open toe, each with a strap that wraps around the leg and a functional buckle, valued over \$14 but not over \$25/pr (provided for in subheading 6403.91.90)	5.1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74916. WOMEN'S SLIP-ON FOOTWEAR WITH BOVINE LEATHER UPPERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.35	Footwear for women, with outer soles of rubber or plastics and uppers of bovine leather, each with closed toe and closed heel, of the slip-on type and with elasticized straps around the ankle, such footwear valued over \$12 but not over \$14/pr (provided for in subheading 6403.91.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74917. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, LINED WITH PIGSKIN WITH ADJUSTABLE LACES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.36	Footwear for women, with outer soles of rubber or plastics and uppers of leather, closed toe and heel, such footwear covering the ankle, having closure with adjustable laces, lined wholly or in part with pigskin, whose height from the bottom of the outer sole to the top of the upper is over 21 cm but not over 23 cm, with a heel height of at least 75 mm, valued over \$36 but not over \$38/pr (provided for in subheading 6403.91.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74918. MEN'S WATERPROOF LEATHER FOOTWEAR, VALUED \$27 PER PAIR OR HIGHER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.37	Footwear for men, 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/pr 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 6403.99.60), the foregoing 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	4.1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74919. MEN'S OR BOYS' GOLF SHOES, VALUED \$30 PER PAIR OR HIGHER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.38	Golf shoes for men, youths and boys, designed to be worn on- or off-course, with outer soles of rubber, plastics, leather or composition leather and uppers of leather (except pigskin uppers), valued \$30/pr or higher, such footwear not covering the ankle, other than footwear which contains laminated textile with openings in the bottom and/or side of the sole or covered openings in the upper above the sole, or a combination thereof, designed to vent moisture (provided for in subheading 6403.99.60)	4.7%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74920. COMPETITIVE CHEER SHOES WITH LEATHER UPPERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.39	Women's footwear with uppers of leather and outer soles of rubber or plastics, such soles measuring not over 9 mm in thickness, the foregoing designed for use in cheerleading activities, valued over \$2.50/pr and weighing no more than 0.5 kg/pr (provided for in subheading 6403.99.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74921. CHILDREN'S WATERPROOF LEATHER FOOTWEAR, NOT COVERING THE ANKLE, VALUED \$14 PER PAIR OR HIGHER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.40	Footwear for persons other than men or 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), not covering the ankle, valued \$14/pr 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 (provided for in subheading 6403.99.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74922. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, OPEN TOE WITH STRAP AND BUCKLE, VALUED \$12.50-\$28 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.41	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with open toe, a strap that covers less than 50 percent of the ankle bone and includes a functional buckle and a heel height of at least 40 mm but no higher than 110 mm, valued at \$12.50 or more but not over \$28/pr (provided for in subheading 6403.99.90)	6.6%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74923. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, CLOSED TOE WITH STRAP AND BUCKLE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.42	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with closed toe, a strap that covers less than 50 percent of the ankle bone and includes a functional buckle, a heel height of at least 40 mm but no higher than 110 mm, valued at \$16 or more but not over \$20/pr (provided for in subheading 6403.99.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74924. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, WITH STRAP AND BUCKLE, VALUED \$27-\$40 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.43	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with a strap that wraps around the leg above the ankle bone and includes a functional buckle, a heel height of 92 mm or more but not over 97 mm, valued at \$27 or more but not over \$40/pr (provided for in subheading 6403.99.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74925. WOMEN'S FOOTWEAR WITH LEATHER UPPERS, WITH STRAP AND BUCKLE, VALUED \$12.70-\$18.70 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.44	Footwear for women, with outer soles of rubber or plastics and uppers of leather, each with a strap that wraps around the leg above the ankle bone and includes a functional buckle, a heel height of at least 75 mm but no higher than 105 mm, valued at \$12.70 or more but not over \$18.70/pr (provided for in subheading 6403.99.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74926. CHILDREN'S LEATHER UPPER ATHLETIC FOOTWEAR, VALUED NOT OVER \$9 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.45	Tennis shoes, basketball shoes and the like, for persons other than men or women, such footwear with uppers of leather and outer soles of rubber or plastics, valued over \$2.50/pr but not over \$9/pr (provided for in subheading 6403.99.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74927. MEN'S ATHLETIC TYPE FOOTWEAR WITH UPPERS OF TEXTILE MATERIALS OF VEGETABLE FIBERS AND OUTER SOLES OF RUBBER OR PLASTIC WITH TEXTILE FLOCKING.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.46	Men's footwear with uppers of vegetable fibers and outer soles of rubber or plastics, having outer soles with textile materials having the greatest surface area in contact with the ground, of an athletic type, with or without foxing or foxing-like band; such footwear valued over \$6.50 but not over \$12/pr (provided for in subheading 6404.11.81)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74928. ATHLETIC FOOTWEAR FOR MEN, WITH A BELLOWS TONGUE, VALUED OVER \$6.50 BUT NOT OVER \$12 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.47	Tennis shoes, basketball shoes, gym shoes, training shoes and the like, for men, with outer soles of rubber or plastics and uppers of textile materials other than vegetable fibers, such footwear having a bellows tongue, valued over \$6.50 but not over \$12/pr, 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 6404.11.85)	10.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74929. ATHLETIC FOOTWEAR FOR WOMEN, WITH A BELLOWS TONGUE, VALUED OVER \$6.50 BUT NOT OVER \$12 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.48	Tennis shoes, basketball shoes, gym shoes, training shoes and the like, for women, with outer soles of rubber or plastics and uppers of textile materials other than vegetable fibers, each having a bellows tongue, valued over \$6.50 but not over \$12/pr, 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 6404.11.85)	10%	No change	No change	On or before 12/31/2023	”.
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SEC. 74930. ATHLETIC FOOTWEAR FOR CHILDREN, BELLWS TONGUE, VALUED OVER \$6.50 BUT NOT OVER \$12 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.49	Tennis shoes, basketball shoes, gym shoes, training shoes and the like, for persons other than men and women, such footwear with outer soles of rubber or plastics and uppers of textile materials other than vegetable fibers, having a bellows tongue, valued over \$6.50 but not over \$12/pr, 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 6404.11.85)	7.7%	No change	No change	On or before 12/31/2023	”.
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SEC. 74931. ATHLETIC FOOTWEAR FOR MEN, VALUED OVER \$6.50 BUT NOT OVER \$9 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.50	Tennis shoes, basketball shoes, gym shoes, training shoes and the like, for men, with outer soles of rubber or plastics and uppers of textile materials other than vegetable fibers, in which elastic strips are attached to either side of the tongue and anchored beneath the insole, valued over \$6.50 but not over \$9/pr, 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 6404.11.85)	10.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74932. ATHLETIC FOOTWEAR FOR CHILDREN, VALUED OVER \$6.50 BUT NOT OVER \$9 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.51	Tennis shoes, basketball shoes, gym shoes, training shoes and the like, for persons other than men or women, such footwear with outer soles of rubber or plastics and uppers of textile materials other than vegetable fibers, in which elastic strips are attached to either side of the tongue and anchored beneath the insole, valued over \$6.50 but not over \$9/pr, 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 6404.11.85)	6.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 74933. MEN'S WATERPROOF FOOTWEAR, VALUED OVER \$15 PER PAIR, COVERING THE ANKLE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.52	Footwear for men, with outer soles of rubber 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, and except footwear designed to be protective that is incomplete in its condition as imported), each with closed toe and closed heel, covering the ankle, lace-up, athletic type, valued over \$15/pr, 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 in the upper (provided for in subheading 6404.11.90)	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 74934. MEN'S WATERPROOF FOOTWEAR,
VALUED OVER \$13 PER PAIR, NOT
COVERING THE ANKLE.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.53	Footwear for men, with outer soles of rubber 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, and except footwear designed to be protective that is incomplete in its condition as imported), each with closed toe and closed heel, not covering the ankle, lace-up, athletic type, valued over \$13/pr; other than ski boots, cross country ski footwear and snowboard boots; the foregoing 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 in the upper (provided for in subheading 6404.11.90)	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 74935. WOMEN'S WATERPROOF FOOTWEAR,
VALUED OVER \$15 PER PAIR, COVERING THE ANKLE.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.54	Footwear for women, with outer soles of rubber 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, and except footwear designed to be protective that is incomplete in its condition as imported), each with closed toe and closed heel, covering the ankle, lace-up, athletic type, valued over \$15/pr; other than ski boots, cross country ski footwear and snowboard boots; the foregoing 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 in the upper (provided for in subheading 6404.11.90)	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 74936. WOMEN'S WATERPROOF FOOTWEAR,
VALUED OVER \$13 PER PAIR, NOT
COVERING THE ANKLE.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.55	Footwear for women, with outer soles of rubber 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, and except footwear designed to be protective that is incomplete in its condition as imported), each with closed toe and closed heel, below the ankle, lace-up, athletic type, valued over \$13/pr, 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 in the upper (provided for in subheading 6404.11.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74937. CHEER SHOES WITH UPPERS OF TEXTILE MATERIALS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.56	Footwear for women, with outer soles of rubber or plastics measuring not over 14 mm in thickness and with uppers of textile materials, such footwear designed for use in cheerleading activities, valued over \$12/ pr and weighing no more than 0.5 kg/pr (provided for in subheading 6404.11.90) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74938. MEN'S GOLF SHOES, UPPERS OF TEXTILE MATERIALS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.57	Golf shoes designed to be worn on- or off- course, for men, with outer soles of rubber or plastics and uppers of textile materials, the foregoing with spikes, sprigs, cleats, stops, clips, bars or the like intended to enhance traction and grip, valued at \$15/pr or higher, other than footwear which contains laminated textile with openings in the bottom and/or side of the sole or covered openings in the upper above the sole, or a combination thereof, designed to vent moisture (provided for in subheading 6404.11.90)	16.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 74939. GOLF SHOES OTHER THAN FOR MEN, UPPERS OF TEXTILE MATERIALS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.58	Golf shoes other than for men, designed to be worn on- or off-course, with outer soles of rubber or plastics and uppers of textile materials, the foregoing with spikes, sprigs, cleats, stops, clips, bars or the like intended to enhance traction and grip, valued over \$15/pr or higher, other than footwear which contains laminated textile with openings in the bottom and/or side of the sole or covered openings in the upper above the sole, or a combination thereof, designed to vent moisture (provided for in subheading 6404.11.90)	2.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74940. WOMEN'S FOOTWEAR WITH TEXTILE UPPERS AND 50 PERCENT OR MORE OF THE SURFACE AREA OF WHICH IS LEATHER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.59	Footwear for women, with outer soles of rubber or plastics and uppers of textile materials, having uppers of which over 50 percent of the external surface area (including any leather accessories or reinforcements) is leather, the foregoing other than sports footwear, tennis shoes, basketball shoes, training shoes and the like (provided for in subheading 6404.19.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74941. SHOE AND BOOT COVERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.60	Footwear comprising shoe and boot covers, each measuring 10 cm or more in length and less than 50 cm in length and 10 cm or more in height and less than 50 cm in height, with outer soles plastics and uppers of non-woven fabric (provided for in subheading 6404.19.20)	23.7 %	No change	No change	On or before 12/31/2023	”.
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SEC. 74942. WOMEN'S FOOTWEAR WITH TEXTILE UPPERS, OPEN TOES OR HEELS, VALUED \$15-\$30 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.61	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/pr or higher but not more than \$30/pr; the foregoing for women (other than house slippers) (provided for in subheading 6404.19.37)	11.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 74943. MEN'S TEXTILE UPPER FOOTWEAR, WITH OPEN TOES OR OPEN HEELS, VALUED NOT OVER \$12 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.62	Footwear for men, with open toes or open heels, other than house slippers; the foregoing with outer soles of rubber or plastics and uppers of textile materials, such uppers consisting of straps not exceeding 26 mm in width and having no heel straps, valued not over \$12/pr (provided for in subheading 6404.19.39)	16.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 74944. WOMEN'S TEXTILE UPPER FOOTWEAR, WITH OPEN TOES OR OPEN HEELS, VALUED NOT OVER \$12 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.63	Footwear for women, with open toes or open heels and other than house slippers; such footwear with outer soles of rubber or plastics and uppers of textile materials, such uppers consisting of straps not exceeding 26 mm in width and having no heel straps, valued not over \$12/pr (provided for in subheading 6404.19.39)	30.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74945. CHILDREN'S TEXTILE UPPER FOOTWEAR, WITH OPEN TOES OR OPEN HEELS, VALUED NOT OVER \$12 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.64	Footwear for persons other than men or women, such footwear with open toes or open heels (other than house slippers), with outer soles of rubber or plastics and uppers of textile materials, with straps not exceeding 20 mm in width and having no heel straps, valued not over \$12/pr (provided for in subheading 6404.19.39)	20.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74946. OXFORD FOOTWEAR WITH TEXTILE UPPER AND COMPOSITE TOE, VALUED AT \$12-\$20 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.65	Footwear for men or women, with outer soles of rubber or plastics and uppers of textile materials, not covering the ankle, valued over \$12/pr but not over \$20/pr, each incorporating a protective toe cap of materials other than metal (provided for in subheading 6404.19.90)	0.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 74947. OXFORD-STYLE FOOTWEAR FOR MEN OR WOMEN WITH TEXTILE UPPERS, WITH AN ALLOY SAFETY TOECAP AND STATIC DISSIPATING PROTECTION.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.66	Footwear for men or women, with outer soles of rubber or plastics and uppers of textile materials, not covering the ankle, valued over \$12/pr, each incorporating a protective toe cap of alloy materials and with electrostatic dissipating properties meeting ASTM F2413 standards with an ESD classification of SD-10 (provided for in subheading 6404.19.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74948. OXFORD-STYLE WORK FOOTWEAR WITH STEEL SAFETY TOE AND STATIC DISSIPATING PROTECTION.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.67	Footwear for men or women, with outer soles of rubber or plastics and uppers of textile materials, not covering the ankle, valued at over \$12/pr, incorporating a protective toe cap of steel and with electrostatic dissipating properties meeting ASTM F2413 standards with an ESD classification of SD-10 (provided for in subheading 6404.19.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74949. WOMEN'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:

“	9902.28.68	Footwear for women, with outer soles of rubber or plastics and uppers of textile materials, valued over \$24/pr, covering the ankle but not covering the knee (provided for in subheading 6404.19.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74950. MEN'S TEXTILE UPPER FOOTWEAR, NOT COVERING THE ANKLE, VALUED OVER \$24 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.69	Footwear for men, with outer soles of rubber or plastics and uppers of textile materials, not covering the ankle, valued over \$24/pr (provided for in subheading 6404.19.90)	7.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 74951. OXFORD FOOTWEAR WITH TEXTILE UPPERS AND COMPOSITE TOE, VALUED OVER \$20 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.70	Footwear for men or women, with outer soles of rubber or plastics and uppers of textile materials, not covering the ankle, valued over \$20/pr, 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 12/31/2023	”.
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SEC. 74952. MEN'S MID-CUT FOOTWEAR WITH A TEXTILE UPPER AND A PROTECTIVE TOE CAP.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.71	Footwear for men, with outer soles of rubber or plastics and uppers of textile materials, covering the ankle to a height of less than 15.24 cm, incorporating a protective toe cap of alloy materials, valued over \$12/pr (provided for in subheading 6404.19.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74953. WOMEN'S FOOTWEAR WITH LEATHER SOLES AND TEXTILE UPPERS, OPEN TOES OR HEELS, VALUED \$12-\$24 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.72	Footwear for women with outer soles of leather or composition leather and uppers of textile materials, each with open toe and/or open heel, not over 50 percent by weight of textile materials and rubber or plastics with at least 10 percent by weight being rubber or plastics, valued over \$12.00 but not over \$24.00/pr (provided for in subheading 6404.20.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74954. FOOTWEAR FOR WOMEN VALUED OVER \$20 BUT NOT OVER \$24 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.73	Footwear for women with outer soles of leather or composition leather and uppers of textile materials, with closed toe and closed heel, not over 50 percent by weight of textile materials and rubber or plastics with at least 10 percent by weight being rubber or plastics; such footwear with a heel counter of pig suede and a zipper at the back of the shoe, each shoe featuring at least one strap that wraps around the leg above the ankle and does not cover the ankle; the foregoing valued over \$20 but not over \$24/pr (provided for in subheading 6404.20.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74955. WOMEN'S FOOTWEAR WITH LEATHER SOLES AND TEXTILE UPPERS, VALUED \$15-\$20 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.74	Footwear for women with outer soles of leather or composition leather and uppers of textile materials, not elsewhere specified or included, valued over \$15 but not over \$20/pr, the foregoing other than footwear containing less than 10 percent by weight of rubber or plastics and other than containing 50 percent or less by weight of textile materials and rubber or plastics with at least 10 percent by weight being rubber or plastics (provided for in subheading 6404.20.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74956. WOMEN'S FOOTWEAR WITH LEATHER SOLES AND TEXTILE UPPERS, VALUED \$20-\$25 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.75	Footwear for women, with outer soles of leather or composition leather and uppers of textile materials, not elsewhere specified or included, valued over \$20 but less than \$25/pr; the foregoing other than footwear containing less than 10 percent by weight of rubber or plastics and other than containing 50 percent or less by weight of textile materials and rubber or plastics with at least 10 percent by weight being rubber or plastics (provided for in subheading 6404.20.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74957. WOMEN'S FOOTWEAR WITH CORK SOLES AND TEXTILE UPPERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.76	Footwear for women, with uppers of textile materials and outer soles of cork or agglomerated cork, each with open toe and/or open heel, valued over \$13 but not over \$18/pr (provided for in subheading 6405.20.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74958. MEN'S FOOTWEAR WITH FELT SOLES, NOT COVERING THE ANKLE, VALUED \$20 PER PAIR OR HIGHER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.77	Footwear for men, with uppers of which over 30 percent of the external surface is polyurethane measuring 0.25 mm in thickness, with cemented outer soles of which over 50 percent of the external surface is felt, having the characteristics required for normal use, including durability and strength; the foregoing not covering the ankle and valued \$20/pr or higher (provided for in subheading 6405.20.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74959. WOMEN'S AND GIRLS' FOOTWEAR WITH CORK UPPERS, VALUED LESS THAN \$25 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.78	Women's and girls' footwear with uppers of cork (other than disposable and designed for one-time use), valued less than \$25/pr (provided for in subheading 6405.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74960. WOMEN'S FOOTWEAR WITH COW/CALF HAIR UPPERS, VALUED \$35-\$40 PER PAIR, COVERING THE ANKLE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.79	Footwear for women, with uppers of cow or calf hair and outer soles of rubber or plastics, such footwear with closed toe and heel, covering the ankle, with a lace closure, having an upper with exterior surface area over 80 percent cow or calf hair, valued over \$35 but not over \$40/pr (provided for in subheading 6405.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74961. WOMEN'S FOOTWEAR WITH COW/CALF HAIR UPPERS, VALUED \$35-\$40 PER PAIR, NOT COVERING THE ANKLE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.80	Footwear for women, with uppers of cow or calf hair and outer soles of rubber or plastics, each with closed toe and closed heel, not covering the ankle, of the slip-on type, having an upper with exterior surface area over 70 percent cow or calf hair, valued over \$35 but not over \$40/pr (provided for in subheading 6405.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74962. WOMEN'S FOOTWEAR WITH COW/CALF HAIR UPPERS, VALUED \$19-\$25 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.81	Footwear for women, with uppers of cow or calf hair and outer soles of rubber or plastics, each with closed toe and closed heel, not covering the ankle, of the slip-on type, having an upper with exterior surface area over 85 percent cow or calf hair, valued over \$19 but not over \$25/pr (provided for in subheading 6405.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74963. WOMEN'S FOOTWEAR WITH COW/CALF HAIR UPPERS, VALUED \$50-\$55 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.82	Footwear for women, with uppers of cow or calf hair and outer soles of rubber or plastics, such footwear covering the ankle, with zipper closure, with exterior surface area over 70 percent cow or calf hair, valued over \$50 but not over \$55/pr (provided for in subheading 6405.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74964. WOMEN'S FOOTWEAR, LEATHER SOLES AND RUBBER/PLASTIC UPPERS, VALUED \$16-\$18 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.83	Footwear for women with uppers of rubber or plastics and outer soles of composition leather, with open toe and/or heel, valued over \$16 but not over \$18/pr (provided for in subheading 6405.90.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74965. WOMEN'S FOOTWEAR WITH COW/CALF HAIR UPPERS, VALUED \$19-\$34 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.84	Footwear for women, with uppers of cow or calf hair and outer soles of rubber or plastics, such footwear covering the ankle, with zipper or buckle closure, with exterior surface area over 90 percent of cow or calf hair, valued over \$19 but not over \$34/pr (provided for in subheading 6405.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74966. FOOTWEAR FOR WOMEN, VALUED OVER \$50 BUT NOT OVER \$60 PER PAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.85	Footwear of the slip-on type, for women, with uppers of cow or calf hair and outer soles of rubber or plastics, such footwear with closed toe and heel, covering the ankle, having an upper with exterior surface area over 90 percent cow or calf hair, whose height from the bottom of the outer sole to the top of the upper is over 42 cm, valued over \$50 but not over \$60/pr (provided for in subheading 6405.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74967. CALF HAIR UPPER FOOTWEAR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.86	Footwear with uppers of calf hair (provided for in subheading 6405.90.90), the foregoing other than goods described in any other heading of this subchapter	3.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74968. GAITERS OF MAN-MADE FIBERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.87	Woven gaiters of man-made fibers, not containing elastomeric fiber, seamless, each with full front hook-and-loop closure, boot lace loop attachment, with webbing or cord at the top for tightening and boot strap at the bottom (provided for in subheading 6406.90.15)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74969. HATS OF VEGETABLE FIBERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.88	Hats and other headgear of vegetable fibers, of unspun fibrous vegetable materials or of paper yarn, sewed (provided for in subheading 6504.00.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74970. HAIRNETS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.89	Hair-nets (provided for in subheading 6505.00.01)	1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74971. COTTON KNIT HATS, VALUED \$8 OR LESS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.90	Women's and girls' hats and other headgear, of cotton, knitted, other than visors or hats that provide no covering for the crown of the head; such goods valued up to \$8 each (provided for in subheading 6505.00.15); the foregoing other than hats and other headgear described in subheading 9902.14.63	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74972. BABIES' WOVEN COTTON HATS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.91	Babies' headwear of cotton, not knitted (provided for in subheading 6505.00.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74973. HATS OF MAN-MADE FIBER, VALUED \$5-\$25.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.92	Hats and other 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 least \$5 but not more than \$12 (provided for in subheading 6505.00.60)	6.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 74974. WATERPROOF AND INSULATED HATS WITH EAR FLAPS, VALUED OVER \$15.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.93	Dome-shaped hats, of man-made fibers, each with ear flaps constructed entirely of 2-layer laminate consisting of woven face fabric wholly of polyester and expanded polytetrafluoroethylene (PTFE) membrane, each such hat fully lined with woven ripstop fabric wholly of nylon, the crown and earflaps having insulation wholly of polyester, adjustable by a 2 mm elastic cord covered in a braided textile sheath and back cord lock; such hats valued over \$15 each (provided for in subheading 6505.00.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74975. FISHING WADING STAFFS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.94	Wading sticks of carbon fiber, each measuring 3.5 cm to 4.5 cm in diameter, adjustable from approximately 129.5 cm to 142.2 cm in length and weighing 227 g; the foregoing not put up for sale in pairs (provided for in heading 6602.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74976. PLASTIC PLANTS FOR AQUARIUMS, NOT GLUED OR BOUND.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.95	Foliage and flowers of plastics, representing desert or under-water plants, each inserted directly into a base or suction cup, measuring not over 55.88 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 be- fore 12/ 31/2023	”.
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SEC. 74977. NATURAL STONE LEDGER TILE OF SANDSTONE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.96	Natural stone tiles of sandstone; such cut pieces each measuring less than 6.985 cm in width and 6.985 cm in length and collectively glued together or to a mesh backing to form a panel; such finished tiles measuring 15.24 cm or more but not over 40.64 cm in width and 45.72 cm or more but not over 60.96 cm in length (provided for in subheading 6802.10.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74978. MARBLE MOSAIC AND PEBBLE TILES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.97	Marble mosaic and pebble tiles, each with the individual mosaic and pebble pieces measuring 50.8 mm in width and ranging from 50.8 mm to 152.4 mm in length; each tile measuring approximately 304.8 mm wide and 304.8 mm long (provided for in subheading 6802.10.00)	2.6%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74979. NATURAL STONE LIMESTONE TILES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.98	Natural stone tiles made of limestone quarried from India with a surface area greater than 101.6 mm square and ranging in size from 50.8 to 304.8 mm in width and 152.4 mm to 406.44 mm in length; the foregoing honed and 12.7 mm in thickness (provided for in subheading 6802.91.05)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74980. NATURAL STONE MARBLE TILES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.28.99	Natural stone tiles made of marble quarried from Greece, Italy, Turkey, and Spain, each tile with a surface area greater than 101.6 mm ² ; the foregoing in sizes ranging from 50.8 to 304.8 mm in width and 152.4 mm to 406.44 mm in length (provided for in subheading 6802.91.05)	1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74981. WATERJET NATURAL STONE MOSAIC TILE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.01	Waterjet cut mosaic tiles, composed of natural marble stone, such marble stone tiles measuring more than 7 cm in width and more than 7 cm in length and covering over 50 percent of the surface area, in combination with tiles of glass, metal, mother of pearl or other materials, with surface faces honed or polished and edges worked beyond simple straight cuts and affixed to a mesh backing, having a width not less than 22.86 cm but not more than 45.72 cm and a length not less than 20.32 cm but not more than 45.72 cm (provided for in subheading 6802.91.15)	2.2%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74982. MARBLE ENTERTAINING AND SERVEWARE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.02	Serving trays, serving boards, cake stands, bowls, pastry boards, rolling pins and similar articles of marble, for preparing or serving food (provided for in subheading 6802.91.15)	1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74983. ARTICLES OF MARBLE FOR KITCHEN AND DINING ROOM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.03	Coasters, trivets, paper towel holders, napkin holders and similar articles of marble, the foregoing designed for use in the home and not for contact with food (provided for in subheading 6802.91.15)	1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74984. NATURAL STONE LEDGER TILES OF TRAVERTINE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.04	Natural stone tiles of travertine, each composed of small, cut pieces of travertine; such cut pieces each measuring less than 69.85 mm in width and 68.85 mm in length and collectively glued to a mesh backing; such finished tiles measuring 152.4 mm or more but not over 406.4 mm in width and 457.2 mm or more but not over 609.6 mm in length (provided for in subheading 6802.91.25)	0.6%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74985. TRAVERTINE DECORATIVE TILE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.05	Travertine decorative tiles with smooth-satin finish, rectangular-shaped, each tile measuring 50.8 mm or more but not more than 203.2 mm in width and 101.6 mm or more but not more than 304.8 mm in length (provided for in subheading 6802.91.25)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74986. LIMESTONE DECORATIVE TILES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.06	Limestone decorative tiles each with smooth-satin finish and rectangular-shaped stones, each tile measuring in size from 12.7 mm to 101.6 mm in width and 152.4 mm to 406.4 mm in length (provided for in subheading 6802.91.25)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74987. BLANK, EMBOSSED, AND PRINTED STONEWARE COASTER DISKS AND TRIVETS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.07	Blank, embossed and printed stoneware coaster disks and trivets (provided for in subheading 6912.00.48)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74988. ROLLED GREEN GLASS SHEETS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.08	Rolled glass in sheets, of a yellow-green color not colored throughout the mass, not finished or edged-worked, tex- tured on one surface imparted by the rolling process, im- ported in sheets of a width not exceeding 1,600 mm and a length not exceeding 900 mm, having a thickness not ex- ceeding 6 mm (provided for in subheading 7003.19.00)	0.2%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74989. FRAMED REAR-VIEW MIRRORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.09	Framed rear-view mirrors, such goods comprising parts of machines of heading 8429 or vehicles of heading 8701, 8704 or 8430, such mirrors measuring not over 929 cm ² in reflecting area and not containing LED or fluorescent lighting (pro- vided for in subheading 7009.10.00)	1.4%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74990. WALL MIRRORS, UNFRAMED.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.10	Glass mirrors, unframed, each greater than 5,000 cm ² in re- flecting area, not containing LED or fluorescent lighting, designed for mounting on the wall (provided for in sub- heading 7009.91.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74991. WALL MIRRORS, FRAMED.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.11	Glass mirrors, framed, each greater than 5,000 cm ² in reflect- ing area, not containing LED or fluorescent lighting, de- signed for mounting on the wall (provided for in sub- heading 7009.92.50)	3.1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74992. STEMWARE (CRYSTALLINE) DRINKING GLASSES VALUED OVER \$0.30 BUT NOT OVER \$3 EACH, OTHER THAN THOSE PRESENTED IN SETS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.12	Stemware (crystalline) drinking glasses valued over \$0.30 but not over \$3 each other than those presented in sets (pro- vided for in subheading 7013.28.20)	21.2%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 74993. DOUBLE-WALLED INSULATED GLASS TUMBLERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.13	Double-walled drinking glasses of specially tempered borosilicate glass, with or without handles (provided for in subheading 7013.37.05)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74994. DIAMOND-SHAPED STEMMED WINE GLASSES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.14	Hexagonal, stemmed wine glasses, each with diamond-shaped base and made from specially toughened borosilicate glass (provided for in subheading 7013.37.05)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74995. TWISTED-CENTER STEMLESS WINE GLASS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.15	Stemless wine glasses, each with twisted center indentation, of specially tempered borosilicate glass (provided for in subheading 7013.37.05)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74996. CRYSTALLINE DRINKING GLASSES, WITHOUT STEMS, NOT IN SETS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.16	Crystalline drinking glasses without stems, valued over \$0.30 but not over \$3 each, other than those presented in sets (provided for in subheading 7013.37.20)	21.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 74997. DOUBLE-WALLED INSULATED GLASS BOWLS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.17	Double-walled (insulated) bowls of specially tempered borosilicate glass, such bowls of a kind used for table or kitchen purposes (provided for in subheading 7013.49.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74998. LEAF-SHAPED GLASS DECANTERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.18	Leaf-shaped decanters of pressed and toughened (specially tempered) borosilicate glass (provided for in subheading 7013.49.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 74999. SET OF FOUR APPETIZER PLATES MADE OF GLASS WITH STEEL CADDY HOLDER, VALUED AT \$2 EACH.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.19	Set of four appetizer plates made of glass with steel caddy holder valued at \$2 each (provided for in subheading 7013.49.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75000. SPICE RACK WITH GLASS JARS AND WOODEN LIDS VALUED NOT OVER \$3 EACH.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.20	Spice racks, each presented with glass jars and wooden lids, valued not over \$3 each (provided for in subheading 7013.49.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75001. GLASS LENS BLANKS FOR INFRARED APPLICATIONS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.21	Glass lens blanks that are not optically worked, containing one or more of sulfur, selenium or tellurium, certified by the importer as suitable for infrared applications (CAS No. 57673-50-4, 39290-81-8, 1450602-84-2 or 1303-36-2) (provided for in subheading 7014.00.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75002. HAIR ACCESSORIES OF GLASS BEADS, IMITATION PEARLS, AND IMITATION STONES, VALUED LESS THAN \$7.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.22	Hair accessories of glass beads, imitation pearls and imitation stones valued less than \$7 (provided for in subheading 7018.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75003. FILTER BAGS WITH ACID-RESISTANT COATING, OF WOVEN FIBERGLASS LAMINATED TO EPTFE, WEIGHING AT LEAST 325 G/M² BUT NOT OVER 350 G/M².

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.23	Filter bags with acid-resistant coating; such bags of woven fiberglass fabric laminated to an expanded polytetrafluoroethylene (ePTFE) membrane, coated with an acid-resistant on its backing, weighing at least 325 g/m ² but not over 350 g/m ² ; the foregoing with a burst strength of 4137 kPa (600 psi) or higher per ASTM D3786 (provided for in subheading 7019.90.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75004. FIBERGLASS REPLACEMENT WICKS FOR OUTDOOR GARDEN TORCH.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.24	Replacement wicks exclusively of fiberglass for garden, patio and table top burning torches of subheading 9405.50, the foregoing for outdoor use (provided for in subheading 7019.90.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75005. FILTER BAGS OF WOVEN FIBERGLASS FABRIC LAMINATED TO AN EPTFE, WITH A POLYTETRAFLUOROETHYLENE COATED BACKING, NOT ACID RESISTANT, WEIGHING AT LEAST 721 G/M² BUT NOT OVER 771 G/M².

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.25	Filter bags of woven fiberglass fabric without an acid-resistant coating; laminated to an expanded polytetrafluoroethylene (ePTFE) membrane with a polytetrafluoroethylene coated backing, weighing at least 721 g/m ² but not over 771 g/m ² ; the foregoing with a burst strength of 6205 kPa (900 psi) or higher per ASTM D3786 (provided for in subheading 7019.90.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75006. SILVER CATALYST.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.26	Silver exceeding 99.9 percent purity, in spherical shapes formed from silver anodes in an electrochemical process, such shapes with surface areas of 80 mm ³ or greater (CAS No. 7440-22-4) and ready for use as catalysts (provided for in subheading 7106.91.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75007. SILVER ROUND BLANKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.27	Silver round blanks (CAS No. 7440-22-4), semimanufactured and weighing not more than 1,000 grams (provided for in subheading 7106.92.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75008. FERROBORON ALLOY.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.28	Ferroboron alloys in powders, lumps, granules or chunks (provided for in subheading 7202.99.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75009. CAST IRON NONMALLEABLE THREADED MAIN BODY COMBO CASTINGS FOR RESIDENTIAL FUEL OIL TANKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.29	Main body combo castings of nonmalleable cast iron designed for residential fuel oil tanks (provided for in subheading 7307.11.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75010. CAST IRON NONMALLEABLE THREADED VENT CAPS FOR RESIDENTIAL FUEL OIL TANKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.30	Threaded vent caps of nonmalleable cast iron designed for residential fuel oil tanks (provided for in subheading 7307.11.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75011. CAST IRON NONMALLEABLE THREADED BUSHINGS FOR RESIDENTIAL FUEL OIL TANKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.31	Threaded bushings of nonmalleable cast iron to be installed to a residential fuel oil tank opening (provided for in subheading 7307.11.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75012. CAST IRON NONMALLEABLE THREADED TANK ADAPTERS FOR RESIDENTIAL FUEL OIL TANKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.32	Threaded tank adapters of nonmalleable cast iron designed for residential fuel oil tanks (provided for in subheading 7307.11.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75013. CAST IRON NONMALLEABLE THREADED FILL ALARM MAIN BODY FOR RESIDENTIAL FUEL OIL TANKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.33	Fittings of nonmalleable cast iron, each comprising the main body of a fill alarm designed for residential fuel oil tanks (provided for in subheading 7307.11.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75014. CAST IRON NONMALLEABLE THREADED FILL BOX CAPS FOR RESIDENTIAL FUEL OIL TANKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.34	Threaded fill box caps of nonmalleable cast iron designed for residential fuel oil tanks (provided for in subheading 7307.11.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75015. CAST IRON NONMALLEABLE THREADED LEG FLANGES FOR RESIDENTIAL FUEL OIL TANKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.35	Threaded leg flanges of nonmalleable cast iron designed for residential fuel oil tanks (provided for in subheading 7307.11.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75016. PORTABLE GAS COOKING STOVES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.36	Portable propane gas camping stoves, each with one adjustable burner rated to generate up to 10,000 British thermal units (BTUs) of power, with casing of steel and pan support of steel covered with porcelain, the foregoing valued \$4 or more but not over \$20 each (provided for in subheading 7321.11.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75017. PORTABLE OUTDOOR COOKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.37	Portable outdoor cookers, fueled by natural gas or propane, put up in sets for retail sale (provided for in subheading 7321.11.10)	1.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75018. SELF-ANCHORED BEVERAGE CONTAINERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.38	Self anchoring beverage containers made of stainless steel with a base partially made of orange colored silicone material with said orange silicone base measuring no more than 60.325 mm (provided for in subheading 7323.93.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75019. STAINLESS STEEL HANDMADE KITCHEN SINKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.39	Handmade, top mounted, residential kitchen sinks of stainless steel, consisting of 1 or 2 bowls, 0.64 mm or more but not exceeding 1.2 mm in thickness, 13.97 cm or more but not exceeding 25.4 cm in depth, 43.18 cm or more but not exceeding 55.88 cm in width, and 68.58 cm or more but not exceeding 83.82 cm in length (provided for in subheading 7324.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75020. LOOSE FRAME BASKETS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.40	Steel wire loose frame basket (provided for in subheading 7326.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75021. TWO-STORY FIRE ESCAPE LADDERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.41	Fire escape ladders of iron or steel, measuring not over 4.3 m in length when fully extended, with a ladder load rating of 170 kg and designed to be hung from a windowsill measuring 15 cm or more but not over 33 cm in width; such ladders each having window brackets and rungs (stairs) of steel and webbing of nylon that connect the rungs to each other and to the window bracket; with slip resistant rungs and stabilizers, the foregoing designed for residential use and valued not over \$28 each (provided for in subheading 7326.90.86)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75022. THREE-STORY FIRE ESCAPE LADDERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.42	Fire escape ladders of iron or steel, measuring 4.4 m or more but not more than 7.4 m in length when fully extended, with a ladder load rating of 170 kg and designed to be hung from a windowsill measuring 15 cm or more but not over 33 cm in width; such ladders each composed of window brackets and rungs (stairs) of steel and webbing of nylon that connect the rungs to each other and to the window bracket; with slip resistant rungs and stabilizers, the foregoing designed for residential use and valued not over \$47 each (provided for in subheading 7326.90.86)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75023. WORK SUPPORT STANDS OF STEEL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.43	Portable work support stands of steel, each with a hand-tightened clamp (provided for in subheading 7326.90.86)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75024. LOCKING FIXTURES OF IRON OR STEEL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.44	Locking fixtures of iron and steel, the foregoing designed to secure moving parts of lithography machine modules or apparatus, and parts thereof (provided for in subheading 7326.90.86)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75025. STAINLESS STEEL PHONE HANDLE-AND-STAND ACCESSORIES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.45	Mobile phone handle-and-stand accessories of stainless steel, each comprising two circular slabs measuring 4 mm in thickness, with adhesive on one side of one circular slab, the slabs connected by an adjustable arm; valued not over \$4.50 each (provided for in subheading 7326.90.86)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75026. CIRCULAR AND S-SHAPED STAINLESS STEEL CARBINERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.46	Carabiners or rings made of stainless steel, with a spring-loaded gate used to connect and secure non-load bearing components, valued no more than \$10 (provided for in subheading 7326.90.86)	1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75027. PIECES OF REFINED UNWROUGHT COPPER CATHODE 99.9999 PERCENT PURE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.47	Pieces of copper cathode, refined and unwrought, 99.9999 percent pure, measured by glow discharge mass spectrometry (GDMS) to have sulfur content not exceeding 150 parts per billion (ppb), aluminum content not exceeding 15 ppb and iron content not exceeding 15 ppb (provided for in subheading 7403.11.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75028. ULTRA-THIN AND WIDE-WIDTH ALUMINUM FOIL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.48	Aluminum foil (whether or not printed, or backed with paper, paperboard, plastics or similar backing materials), rolled but not further worked, such foil of a thickness (excluding any backing) of 6.35 microns and with a width between 1085 mm to 1899 mm, or of a thickness of 7 microns to 9 microns with a width between 1549 mm to 1899 mm (provided for in subheading 7607.11.30)	1.9%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75029. ETCHED CAPACITOR ALUMINUM FOIL OF A THICKNESS 0.018-0.126 MM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.49	Etched capacitor foil of aluminum, 0.018 mm or more but not over 0.126 mm in thickness, electrochemically oxidized (‘formed’) and containing 99.8 percent or more by weight of aluminum, of a kind used for manufacturing electrolytic capacitors (provided for in subheading 7607.19.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75030. STOVE TOP COFFEE MAKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.50	Kitchen stove top coffee makers of aluminum, each with a capacity not exceeding 3 liters (provided for in subheading 7615.10.71)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75031. ALUMINUM SHOWER CADDIES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.51	Shower caddies made of aluminum wire with a dimension of 12 mm by 8 mm or less, designed to be hung over shower heads to hold bath accessories (provided for in subheading 7615.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75032. STEP STOOLS OF ALUMINUM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.52	Step stools of aluminum, each having three steps, of a width of no less than 22 cm, with a folding safety bar and rubber non-slip feet (provided for in subheading 7616.99.51)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75033. ALUMINUM LADDERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.53	Articulated ladders of aluminum with a ladder load rating of 137 kg consisting of one or more pairs of locking joints and extendable sections, valued not over \$100 (provided for in subheading 7616.99.51)	1.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75034. CIRCULAR AND S-SHAPED ALUMINUM CARABINERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.54	Carabiner or rings of aluminum, either single or double, each with a spring-loaded gate used to connect and secure non-load bearing components, valued no more than \$3.25 (provided for in subheading 7616.99.51)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75035. STATIONARY SPRINKLERS OF ZINC.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.55	Household irrigation sprinklers of zinc, designed to stay in one spot during use, with no moving irrigation arms and no adjustable watering patterns on the outside, of maximum dimension of 11 cm by 8.1 cm by 3.2 cm (provided for in subheading 7907.00.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75036. TUNGSTEN WASTE AND SCRAP.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.56	Tungsten (wolfram) waste and scrap (provided for in subheading 8101.97.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75037. COBALT ALLOYS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.57	Cobalt alloys (provided for in subheading 8105.20.30)	2.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75038. CERTAIN GALLIUM (GA).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.58	Gallium (CAS No. 7440-55-3) (provided for in subheading 8112.92.10), the foregoing other than goods described in heading 9902.15.12	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75039. NIOBIUM (COLUMBIUM) RINGS NO THICKER THAN 20 MM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.59	Rings of Niobium (columbium) (other than unwrought, waste and scrap and powders), measuring not over 20 mm in thickness (provided for in subheading 8112.99.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75040. TUNGSTEN SECONDARY RAW MATERIAL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.60	Used cermets and articles thereof, including waste and scrap, the foregoing imported for the extraction of tungsten (provided for in heading 8113.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75041. GEAR-DRIVEN BOLT CUTTERS AND PIPE CUTTERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.61	Pipe cutters and bolt cutters, each with a gear-driven mechanism (provided for in subheading 8203.40.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75042. ROTARY CUTTERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.62	Rotary cutting hand tools, of iron or steel, designed to cut fabrics and craft materials, each with a replaceable circular blade and plastic handle with blade lock (provided for in subheading 8205.51.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75043. FOOD GRATERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.63	Food graters with blades or working surfaces of base metal, with nonworking parts of plastic, such graters not exceeding 31 cm in overall length (provided for in subheading 8205.51.30)	0.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75044. HAND TOOLS FOR APPLYING PLASTIC CLIP FASTENERS TO GARMENTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.64	Hand tools of plastics, designed for insertion and application of plastic clip fasteners, such hand tools each with an outer body and internal mechanism of plastics, containing a replaceable hollow steel needle with an outside diameter measuring less than 2.4 mm through which a fastener is fed and inserted into the intended target material (provided for in subheading 8205.59.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75045. STEEL WORKSTATIONS WITH VISES ADJUSTABLE BY FOOT PEDAL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.65	Clamping workstations, each with steel vise, adjustable by foot pedal lever, weighing less than 20 kg, with a jaw width between 0 and 94 cm (provided for in subheading 8205.70.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75046. FIXED CARBIDE CUTTER AND ROLLER CONE DRILL BITS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.66	Rotary rock drill bits, and parts thereof, each such bit 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 12/31/2023	”.
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SEC. 75047. ROTARY FOOD GRATERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.67	Rotary food graters, each incorporating blade drums of stainless steel and a suction base, operated by hand, weighing not more than 1.5 kg (provided for in heading 8210.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75048. COFFEE PRESSES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.68	Coffee presses designed to brew ground coffee, each consisting of a glass cylinder, a plastic or metal handle or frame and a stainless steel mesh filter; the foregoing having a capacity of 0.5 liters or more but not over 1.5 liters (provided for in heading 8210.00.00)	1.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 75049. VACUUM INSULATED COFFEE SERVERS WITH A BREW-THROUGH LID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.69	Vacuum insulated coffee servers with liners of steel, each with a capacity over 2 liters, having a brew-through lid, feet attached to the base and a hole at bottom of server for lever faucet attachment (provided for in heading 8210.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75050. VACUUM INSULATED COFFEE SERVERS WITH NO LID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.70	Vacuum insulated coffee servers with liners of steel, each with a capacity over 2 liters, presented with base with feet but no lid and with a hole at bottom of server for lever faucet attachment (provided for in heading 8210.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75051. VACUUM INSULATED COFFEE SERVERS WITH FITTED HINGED LID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.71	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 and steel base plate (provided for in heading 8210.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75052. COMMERCIAL VACUUM INSULATED COFFEE SERVERS WITH SIGHT GAUGE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.72	Commercial vacuum insulated coffee servers, each with outer layer and liner of steel, plastic base, a capacity over 2 liters, plastic carrying handle, bottom lever faucet, see-through contents window and a brew-thru lid (provided for in heading 8210.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75053. COMMERCIAL VACUUM INSULATED COFFEE SERVERS WITH PLASTIC BASE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.73	Commercial vacuum insulated coffee servers, each with outer layer and liner of steel, plastic base, capacity over 2 liters, plastic carrying handle, bottom lever faucet and brew-thru lid (provided for in heading 8210.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75054. COMMERCIAL VACUUM INSULATED COFFEE SERVERS WITH PLASTIC BASE AND STAND.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.74	Commercial vacuum insulated coffee servers, each with outer layer and liner of steel, with plastic base and stand, with a capacity over 2 liters, with plastic carrying handle, with bottom lever faucet and brew-thru lid (provided for in heading 8210.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75055. CRAFT KNIVES WITH FIXED PEN-LIKE OR RETRACTABLE BLADES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.75	Craft knives with fixed pen-like or retractable blade design, each with removable thin angled or scoop like blades of steel; such knives measuring between 152.4 mm and 228.6 mm in length and between 6.35 mm and 25.4 mm in diameter, valued between \$0.50 and \$2 each (provided for in subheading 8211.93.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75056. CRAFT KNIVES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.76	Craft knives, each with thermoplastic over mold grip, maximum handle dimensions measuring 135 mm in length, 26 mm in width and 17 mm in height (provided for in subheading 8211.93.00); the foregoing other than craft knives with fixed pen-like or retractable blade design, with removable scoop like blades of steel	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75057. BLADES FOR CRAFT KNIVES WITH NON-FIXED BLADES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.77	Blades for craft knives, non-fixed, angled or scoop like shaped; such blades not over 58 mm in length (provided for in subheading 8211.94.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75058. ERGONOMIC PINKING SHEARS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.78	Ergonomic pinking shears, valued over \$30/dozen, with contoured plastic handles and with stainless steel blades, with the lower blade extending a minimum of 7 mm past the end of the upper blade (provided for in subheading 8213.00.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75059. SPRING-ACTION SCISSORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.79	Scissors, each with a spring-action design that also features a slide lock and with only 1 loop handle, valued over \$1.75/dozen (provided for in subheading 8213.00.90), the foregoing other than goods described in heading 9902.15.30	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75060. ELECTRONIC LOCKS FOR LOCKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.80	Electronically actuated locks, of a kind used for locking furniture, each enclosed in metal housing and operated by a keypad or radio-frequency identification device (RFID), such goods each containing a key slot to operate the lock with an electronic key with a built-in power jumper (provided for in subheading 8301.30.00)	1.6%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75061. LUGGAGE LOCKS OF BASE METAL, PACKAGED FOR RETAIL SALE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.81	Luggage locks of base metal, packaged for retail sale, of a type compliant with standards of the Transportation Security Administration, such locks each keyed for opening with a universal master tool made and patented in the United States (provided for in subheading 8301.40.30)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75062. KEY-OPERATED DOOR HANDLES, PUSH-PULL-ROTATE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.82	Door locks, locksets and other locks of base metal, key-operated, suitable for use with interior or exterior doors, but excluding garage, overhead or sliding doors; such locks capable of unlatching door knobs or levers by pushing, pulling or rotating (provided for in subheading 8301.40.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75063. VENT MOUNTED MAGNETIC MOBILE PHONE HOLDER FOR AUTOMOBILES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.83	Hands-free cell phone mounts of base metal, suitable for mounting cell phones to the air vents of motor vehicles, each with a 25 mm diameter polished steel ball securely mounted on an aluminum die cast base containing a two-prong lever-release clip and a ring-shaped magnet socket filled with a silicone pad (provided for in subheading 8302.30.30)	1.3%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75064. DASH MOUNTED MAGNETIC MOBILE PHONE HOLDER FOR AUTOMOBILES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.84	Hands-free cell phone mounts of base metal, suitable for mounting cell phones to the dashboard of motor vehicles, each with of a 25 mm diameter polished steel ball securely mounted on a machined aluminum base with adhesive material and a ring-shaped magnet socket filled with a silicone pad (provided for in subheading 8302.30.30)	0.9%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75065. WINDSHIELD MOUNTED MAGNETIC MOBILE PHONE HOLDER FOR AUTO-MOBILES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.85	Hands-free cell phone mounts of base metal, suitable for mounting cell phones to the windshield of motor vehicles, each with a 25 mm diameter polished steel ball securely mounted on a stamped and formed aluminum arm with a 72 mm diameter suction device and a ring-shaped magnet socket filled with a silicone pad (provided for in subheading 8302.30.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75066. STEEL LATCHES WITH PLASTIC PLUNGERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.86	Steel latches, each measuring 5 cm in length and designed to secure the steps of a recreational vehicle in a locked position, such latches each containing a plunger of plastic measuring 1.7 cm by 1.5 cm and a compression spring (provided for in subheading 8302.30.30)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75067. NON-KEY-OPERATED DOOR HANDLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.87	Non-key-operated door handle assemblies, of base metal, suitable for use with interior or exterior doors, excluding garage, overhead or sliding doors; the foregoing with handles capable of opening a door by pushing, pulling or rotating (provided for in subheading 8302.41.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75068. CURTAIN RINGS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.88	Curtain or drapery rings of base metal, specially designed for use with curtain or drapery rods, presented in sets of 10 rings (provided for in subheading 8302.41.60)	2.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75069. BRACKETS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.89	Brackets of iron or steel, of aluminum or of zinc, such brackets specially designed for use with curtain or drapery rods (provided for in subheading 8302.41.60)	2.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75070. CURTAIN RODS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.90	Telescoping curtain rods of base metal, whether or not presented with mounting hardware (provided for in subheading 8302.41.60)	1.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75071. CURTAIN ROD HARDWARE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.91	Endcaps of base metal, specially designed for use with curtain or drapery rods (provided for in subheading 8302.41.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75072. CURTAIN TIEBACKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.92	Tiebacks of base metal, specially designed for use with curtains or drapes (provided for in subheading 8302.41.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75073. CURTAIN ROD FINIALS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.93	Finials of base metal, specially designed for use with curtain or drapery rods (provided for in subheading 8302.41.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75074. CURVED SHOWER RODS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.94	Curved shower rods of stainless steel and aluminum, each capable of being installed by tension or by mounting with wall brackets (provided for in subheading 8302.41.60)	0.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75075. SHOWER HOOKS AND RINGS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.95	Shower curtain hooks or rings, the foregoing of aluminum, of iron or steel or of zinc (provided for in subheading 8302.41.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75076. STRAIGHT SHOWER RODS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.96	Straight shower rods, of aluminum or stainless steel, either designed to be mounted by means of tension or incorporating a dual mount permitting the mounting by either tension or by use of a bracket (provided for in subheading 8302.41.60)	1.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 75077. STEEL WINDOW RODS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.97	Tension or screw-mount curtain or drapery rods, made of closed tubing of steel (provided for in subheading 8302.41.60); the foregoing other than telescoping curtain rods of base metal	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75078. ANTITHEFT STEEL CASES WITH DIGITAL LOCKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.98	Reinforced safes of welded steel, each weighing 11.8 kg or less, valued \$19 or more but not over \$38, with digital lock (provided for in heading 8303.00.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75079. STAINLESS STEEL HOSE KITS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.29.99	Mechanical kits each containing flexible hoses of base metal with fittings, clamps, manifolds and other hardware designed for use with machines and apparatus of subheading 8486.20.00 (provided for in subheading 8307.10.30)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75080. STAINLESS STEEL HOSES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.01	Flexible stainless steel hoses with fittings, designed for used with machines and apparatus of subheading 8486.20.00 (provided for in subheading 8307.10.30); the foregoing not presented in kits containing goods described in other subheadings	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75081. WRIST WATCH STRAP BUCKLES NOT OVER 18 MM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.02	Buckles of stainless steel, of a kind used for wrist watch straps measuring not over 18 mm (provided for in subheading 8308.90.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75082. WRIST WATCH STRAP BUCKLES OVER 18 MM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.03	Buckles of stainless steel, of a kind used for wrist watch straps measuring over 18 mm (provided for in subheading 8308.90.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75083. USED CYLINDER HEADS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.04	Used cast-iron cylinder heads designed for use in spark-ignition internal combustion piston engines (provided for in subheading 8409.91.99)	0.8%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75084. CYLINDER HEADS USED SOLELY OR PRINCIPALLY WITH CERTAIN ENGINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.05	Cast-iron cylinder heads for use solely or principally with engines of heading 8708, such engines designed to be installed in vehicles classifiable in subheading 8701.20 or 8704.23 and with bore greater than 126 mm (provided for in subheading 8409.99.91)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75085. ENGINE BLOCKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.06	Engine blocks, each weighing over 272 kg but not over 317 kg, for compression-ignition internal combustion piston engines (diesel or semi-diesel engines), such engines each having a cylinder capacity of approximately 12.4 liters and for vehicles of subheading 8701.20 or 8704.23 (provided for in subheading 8409.99.91)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75086. SWIRLER ASSEMBLIES FOR TURBINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.07	Swirler assemblies, designed to be used in non-aircraft gas turbines (provided for in subheading 8411.99.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75087. BARRELS FOR FUEL MIXING.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.08	Barrels of nickel alloy, for fuel mixing within non-aircraft gas turbines of heading 8411 (provided for in subheading 8411.99.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75088. INJECTOR ASSEMBLIES FOR CERTAIN TURBINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.09	Injector assemblies of fuel injection components, designed to deliver fuel in the combustion system for use in non-aircraft gas turbines of heading 8411 (provided for in subheading 8411.99.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75089. STEM ASSEMBLIES FOR CERTAIN TURBINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.10	Fuel tube air-swirlers forming stem assemblies of nickel alloys and stainless steel for use in non-aircraft gas turbines of heading 8411 (provided for in subheading 8411.99.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75090. TIP ASSEMBLIES FOR NON-GAS TURBINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.11	Tip assemblies of nickel alloy, for use in non-aircraft gas turbines of heading 8411 (provided for in subheading 8411.99.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75091. HIGH PRESSURE FUEL PUMPS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.12	High pressure fuel pumps, each incorporating a dual layered damper enclosed with a multi-step stamped cover to aid in stabilizing pressure, 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	1.3%	No change	No change	On or before 12/31/2023	”.
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**SEC. 75092. DRY SCROLL VACUUM PUMPS
364X333X485 MM.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.13	Dry scroll vacuum pumps, measuring approximately 364 mm in height, 333 mm in width and 485 mm in length, valued over \$1,000 each (provided for in subheading 8414.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 75093. DRY SCROLL VACUUM PUMPS
297X260X420 MM.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.14	Dry scroll vacuum pumps, measuring approximately 297 mm in height, 260 mm in width and 420 mm in length, valued over \$1,000 each (provided for in subheading 8414.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 75094. DRY SCROLL VACUUM PUMPS
254X260X420 MM.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.15	Dry scroll vacuum pumps, each measuring approximately 254 mm in height, 260 mm in width and 420 mm in length and valued over \$1,000 (provided for in subheading 8414.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 75095. DRY SCROLL VACUUM PUMPS
181X140X358 MM.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.16	Dry scroll vacuum pumps, each measuring approximately 181 mm in height, 140 mm in width and 358 mm in length and valued over \$1,000 (provided for in subheading 8414.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75096. TURBOMOLECULAR VACUUM PUMPS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.17	Turbomolecular vacuum pumps, valued over \$1,000 each (provided for in subheading 8414.10.00)	0.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75097. ROTARY VANE VACUUM PUMPS VALUED OVER \$500 EACH.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.18	Rotary vane vacuum pumps, incorporating vanes mounted to a rotor inside a cavity, such pumps valued over \$500 each (provided for in subheading 8414.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75098. VACUUM DIFFUSION PUMPS VALUED OVER \$900 EACH.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.19	Vacuum diffusion pumps, using a high speed jet of vapor to direct gas molecules, valued over \$900 each (provided for in subheading 8414.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75099. HAND- OR FOOT-OPERATED AIR PUMPS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.20	Hand- or foot-operated air pumps (provided for in subheading 8414.20.00)	2.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75100. ROOF VENT FANS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.21	Ventilation fans, designed for permanent installation on the rooftop of recreational and specialty vehicles, each consisting of an electric D/C motor with an output wattage over 9 W but not exceeding 28 W, a plastic fan blade of a diameter between 15.24 cm and 30.48 cm and a base plate (provided for in subheading 8414.51.30)	2.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75101. 12-AMP CORDED ELECTRIC LEAF BLOWERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.22	Electric centrifugal blowers, of a kind used solely or principally for blowing leaves, each with a self-contained AC electric motor not exceeding 12 A and an output not exceeding 1.45 kW (provided for in subheading 8414.59.65)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75102. CORDLESS BATTERY POWERED LEAF BLOWERS NOT EXCEEDING 20 VOLTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.23	Centrifugal blowers of a kind used solely or principally for blowing leaves, each powered by a self-contained DC lithium-ion battery not exceeding 20 V and an output not exceeding 0.04 kW (provided for in subheading 8414.59.65)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75103. CORDLESS BATTERY POWERED LEAF BLOWERS BETWEEN 20 AND 60 V.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.24	Centrifugal blowers of a kind used solely or principally for blowing leaves, each powered by a self-contained DC lithium-ion battery greater than 20 V but not exceeding 60 V, and of an output greater than 0.04 kW but not exceeding 0.12 kW (provided for in subheading 8414.59.65)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75104. FAN ASSEMBLIES FOR CAB CLIMATE SYSTEMS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.25	Centrifugal fans designed to be used in cab climate systems, for heating, cooling or air circulation units in machinery or vehicles of headings 8429, 8701 or 8704 (provided for in subheading 8414.59.65)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75105. AQUARIUM AIR PUMPS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.26	Air pumps designed for use in aquarium tanks having a volume of 3.78 liters or more but not over 1,135.7 liters, such pumps with housings of plastics and feet of rubber, powered by 120 V AC (provided for in subheading 8414.80.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75106. HEAT PUMPS FOR RESIDENTIAL USE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.27	Heat pumps designed for residential use, each with copper piping, an aluminum plate-fin heat exchanger, a rotary inverter compressor and a fan covered with galvanized steel sheets, such pumps measuring between 555 mm and 702 mm in height, between 770 mm and 845 mm in width and between 300 mm and 363 mm in depth (provided for in subheading 8415.90.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75107. HEAT PUMPS (OUTDOOR UNITS) FOR SPLIT AIR CONDITIONER SYSTEMS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.28	Heat pumps (outdoor units) designed for use with split air conditioner systems for residential use, such units consisting of copper piping, an aluminum plate-fin heat exchanger, a rotary inverter compressor and a fan, all of which is covered with galvanized steel sheets to form units measuring between 703 mm and 810 mm in height, between 845 mm and 946 mm in width and between 335 mm and 386 mm in depth (provided for in subheading 8415.90.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75108. HIGH-WALL INDOOR UNITS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.29	Heat pumps designed for residential use, consisting of a fan coil, electrical circuit boards, electrical components and motors, covered in a molded plastic casing, such heat pumps measuring between 280 mm and 343 mm in height, between 835 mm and 1,186 mm in width and between 198 mm and 258 mm in depth (provided for in subheading 8415.90.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75109. SINGLE-ZONE OUTDOOR UNITS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.30	Heat pumps designed for residential use, each consisting of a rotary compressor, a fan coil and aluminum plate-fin heat exchanger, covered in galvanized steel, such heat pumps measuring between 300 mm and 322 mm in depth, 770 mm in width and 555 mm in height (provided for in subheading 8415.90.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75110. MINI HEAT PUMPS FOR SPLIT AIR CONDITIONER SYSTEMS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.31	Heat pumps (outdoor units) designed for use with split air conditioner systems for residential use, such units each consisting of copper piping, aluminum plate-fin heat exchanger, a rotary inverter compressor and a pair of fans, all of which is covered with galvanized steel sheets to form units measuring 1,327.15 mm in height, 901.7 mm in width and 400 mm in depth (provided for in subheading 8415.90.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75111. MULTI-ZONE OUTDOOR UNIT DUCTLESS SYSTEMS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.32	Heat pumps designed for residential use, each consisting of copper piping, aluminum plate-fin heat exchanger, a rotary inverter compressor, a pair of fans and covered in galvanized steel sheets, such heat pumps measuring 1,333 mm in height, 1,045 mm in width and 380 mm in depth (provided for in subheading 8415.90.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75112. INDOOR UNITS OF SPLIT AIR CONDITIONER SYSTEMS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.33	Indoor units of split air conditioner systems, designed for use with ducted systems, consisting of motors, pumps and fans covered in steel casing, such units measuring approximately 1,400 mm in width, 447 mm in height and 898 mm in depth (provided for in subheading 8415.90.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75113. DUCTLESS 18000 BTU HEAT PUMPS, SINGLE ZONE INVERTER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.34	Heat pumps designed for residential use with ductless air conditioning machines, each with a motor, a fan, brazed tubes and aluminum plate-fin heat exchanger and covered in sheet metal, such heat pumps measuring between approximately 551.2 mm and 1,341.12 mm in height, between 779.8 mm and 899.2 mm in width and between 289.6 mm and 680.7 mm in depth (provided for in subheading 8415.90.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75114. SINGLE-PHASE HEAT PUMP.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.35	Heat pumps designed for residential use with both ducted and ductless systems, each with two fans, finned tube and hermetic rotary compressor and covered in galvanized steel, measuring 154.9 cm in height, 101.1 cm in width and 37.1 cm in depth (provided for in subheading 8415.90.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75115. STEEL VACUUM PITCHERS WITH PLASTIC HINGED LID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.36	Vacuum insulated thermal pitchers, each with stainless steel interior and exterior, with a capacity exceeding 1 liter but not exceeding 2 liters, measuring approximately 27.9 cm or more but not over 30.5 cm in height, with plastic brew-through lid for direct brewing and plastic spout and handle for pouring, used and marketed for commercial coffee brewers of subheading 8419.81 (provided for in subheading 8419.90.95)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75116. OIL FILTERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.37	Oil filters for use solely or principally with diesel engines, such engines producing 63 kW of power (provided for in subheading 8421.23.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75117. BATTERY POWERED NASAL IRRIGATORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.38	Battery-operated personal nasal irrigators (provided for in subheading 8424.89.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75118. STRUTS TO ABSORB VIBRATION.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.39	Spring struts designed to absorb vibration in household- or laundry-type washing machines, such struts each measuring in overall length 350 mm or more but not over 380 mm and in diameter approximately 35 mm or more but not over 40 mm, with 8 mm threads at each end (provided for in subheading 8450.90.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75119. TABLE SAWS (25.4 CM.), OPERABLE CORDED AND CORDLESS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.40	Brushless table saws for working wood, cork, bone, hard rubber, hard plastics or similar hard materials, each capable of being powered by either a 36 V DC lithium-ion battery or by AC power, with blade measuring 25.4 cm (provided for in subheading 8465.91.00), the foregoing other than goods described in any other heading of this subchapter	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75120. SLIDING MITER SAWS (25.4 CM) WITH LASER, CORDED AND CORDLESS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.41	Brushless miter sawing machines, each capable of being powered by either a 36 V DC lithium-ion battery or by AC power, 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, with laser guides and slide rail (provided for in subheading 8465.91.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 75121. ELECTROMECHANICAL ROTARY HAMMERS, CORDED AND CORDLESS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.42	Rotary hammer tools, of a kind for working in the hand, each with self-contained brushless electromechanical motor, such tools capable of performing drilling and chiseling and of being powered both by a 36 V DC lithium-ion battery and by AC power, with a minimum speed of 260 RPM and a maximum speed of 590 RPM (provided for in subheading 8467.21.00)	0.9%	No change	No change	On or before 12/ 31/2023	”.
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SEC. 75122. ELECTROMECHANICAL HAMMER IMPACT DRIVERS, CORDED AND CORDLESS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.43	Hand-held brushless electromechanical impact drivers, designed to drive screws at varying speeds, each capable of being powered by a 36 V DC lithium-ion battery or by AC power as required by the user (provided for in subheading 8467.21.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 75123. ROTARY HAMMER DRILL TOOLS WITH SELF-CONTAINED ELECTRIC MOTOR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.44	Rotary drill and hammer tools with self-contained electric motor, each with pneumatic hammering mechanism designed to engage with carbide drill bits and an electromechanical mechanism that separates the drive from the internal gearings, each with rated amperage that does not exceed 9 A, and with triaxial vibration values, measured in accordance with European Norm 60745, that does not exceed 17 m/s ² (provided for in subheading 8467.21.00)	0.5%	No change	No change	On or before 12/ 31/2023	”.
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SEC. 75124. DRILL DRIVER TOOLS WITH SELF-CONTAINED ELECTRIC MOTOR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.45	Drill driver tools with self-contained electric motor, each encased in a rubberized glass-fiber reinforced casing that engages a smooth or slotted shank drill-bit, powered by 10.8 V, 21.6 V or 120 V, with rated amperage that does not exceed 12 A, and with triaxial vibration values, measured in accordance with European Norm 60745, that does not exceed 3.5 m/s ² (provided for in subheading 8467.21.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 75125. EXTRUDERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.46	Extruders, designed for processing thermoplastics, with a screw size of 6.4 cm or greater (provided for in subheading 8477.20.00)	2.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75126. THREE-DIMENSIONAL DRAWING PENS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.47	Three-dimensional (3D) drawing devices, each with an exterior on/off switch, dual control buttons to activate the device's motor or control speed of extruding filament, removable metal nozzle and removable maintenance panel, such drawing devices measuring between 10 mm and 50 mm in length and between 5 mm and 20 mm in width (provided for in subheading 8477.80.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75127. PROFESSIONAL GRADE THREE-DIMENSIONAL DRAWING PENS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.48	Three-dimensional (3D) drawing devices, each with dual control buttons to activate the device's motor or control the direction of the extruding filament, an exterior liquid crystal display (LCD), a magnetically affixed removable panel and removable metal nozzle, such drawing devices measuring between 5 cm and 15 cm in length and between 1 cm and 3 cm in width (provided for in subheading 8477.80.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75128. ELECTRIC MULTI-FUNCTIONAL BLOWER VACUUMS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.49	Electromechanical appliances capable of blowing, vacuuming and mulching, each with a self-contained AC electric motor not exceeding 12 A and an output not exceeding 1.45 kW (provided for in subheading 8479.89.65)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75129. AUTOSAMPLERS (MULTISAMPLERS) FOR LIQUID CHROMATOGRAPHS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.50	Autosamplers (“multisamplers”) for liquid chromatographs, such autosamplers capable of lifting and handling both microliter plates and vials and each measuring approximately 320 mm in height, 468 mm in depth and 396 mm in width (provided for in subheading 8479.89.94)	0.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75130. AUTOSAMPLERS (VIALSAMPLERS) FOR LIQUID CHROMATOGRAPHS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.51	Autosamplers (“vialsamplers”) for liquid chromatographs, such autosamplers capable of lifting and handling only vials and measuring approximately 320 mm in height, 468 mm in depth and 396 mm in width (provided for in subheading 8479.89.94)	0.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75131. HYDRAULIC HAMMER ASSEMBLY.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.52	Hydraulic hammers designed for use on backhoes, shovels, clamshells or draglines and suitable for use in demolishing concrete or asphalt (provided for in subheading 8479.89.94) ..	2.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75132. SEGMENTED BLADDER-OPERATED MOLDS, WITH MORE THAN 25-INCH RIM DIAMETER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.53	Segmented bladder-operated 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 12/31/2023	”.
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SEC. 75133. USED VALVES FOR DIRECTIONAL CONTROL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.54	Used hydraulic directional control valves (provided for in subheading 8481.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75134. KEG SPEARS WITH PRESSURE RELEASE VALVES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.55	Keg spears, each with automatic (not hand operated) relief valve designed to release pressure at approximately 30 bar (provided for in subheading 8481.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75135. MULTI-PORT DISTRIBUTION CONTROLLERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.56	Solenoid actuated valves equipped with multiple apparatus (up to two sub multi-port distribution controllers) for electrical control and 6, 8, 10 or 16 ports for variable refrigerant flow all of which is covered in a galvanized steel plate box with white powder coating, such valves measuring 323.85 mm in height and between 939.8 mm and 1,181.1 mm in width (provided for in subheading 8481.80.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75136. SUBSEA MODULAR TREES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.57	Subsea trees, each comprising an assembly of valves, capable of regulating and containing the hydrocarbon flow from a well, such trees also capable of preventing the release of hydrocarbons from a well into the environment (provided for in subheading 8481.80.90)	1.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75137. FLOW SELECTOR UNIT-MULTI-PORT 6-BRANCH ENGINE CRANKSHAFTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.58	Solenoid actuated control valves consisting of brazed copper pipes and galvanized steel plates, each designed for use with residential heat pumps and fan coils and measuring 215.9 mm in height, 1,056.64 mm in width and 568.96 mm in length (provided for in subheading 8481.80.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75138. ENGINE CRANKSHAFTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.59	Engine crankshafts used in engines under headings 8407 or 8408, such crankshafts weighing between 275 kg and 650 kg, or between 100 kg and 130 kg (provided for in subheading 8483.10.30), the foregoing other than goods described in heading 9902.15.96	1.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75139. TURBOCHARGER JOURNAL BEARINGS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.60	Journal bearings, each designed to support and permit free rotation of a rotor within a turbocharger (provided for in subheading 8483.30.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75140. MID-RANGE BEARING HOUSINGS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.61	Mid-range bearing housings, shell cast and sand molded, of gray cast iron, machine finished and designed for compression-ignition internal combustion diesel engines with cylinder capacities of 5.9 liters or more but not exceeding 10 liters, each bearing housing with an overall length between 55 mm and 135 mm and weighing at least 6 kg but not over 25 kg (provided for in subheading 8483.30.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75141. HEAVY DUTY BEARING HOUSINGS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.62	Heavy duty bearing housings, shell cast and sand molded of gray cast iron, machine finished, designed for compression-ignition internal combustion diesel engines, such engines with cylinder capacity of 10 liters or more but not exceeding 16 liters, each bearing housing with an overall length between 55 mm and 135 mm and weighing 6 kg or more but not exceeding 25 kg (provided for in subheading 8483.30.80) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75142. FIXED RATION GEAR BOXES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.63	Fixed ratio gearboxes designed for use with generating sets of heading 8502 (provided for in subheading 8483.40.50)	2.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 75143. TRACK DRIVE GEAR BOXES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.64	Track drive gear boxes, designed for use in machinery of heading 8429 or 8436 (provided for in subheading 8483.40.50) ..	1.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75144. SWING BEARING ASSEMBLY.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.65	Geared swing bearing assemblies, of a kind used to rotate the cab of machinery described in subheading 8429.52.10 (provided for in subheading 8483.90.50)	1.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75145. GEARS FOR USE IN MACHINERY OR WITHIN ENGINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.66	Transmission timing gears or gear drive gears, the foregoing of alloy steel and designed to be used in machinery or within an engine, such gears each weighing between 1.885 kg and 500 kg, measuring between 30 mm and 505 mm in diameter and between 15 mm and 285 mm in width (provided for in subheading 8483.90.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75146. 14Y STEPPER MOTORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.67	Electric DC stepper motors of an output under 18.65 W, measuring between 20 mm and 39 mm in length (provided for in subheading 8501.10.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75147. AIR DOOR ACTUATORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.68	Air door actuator DC motor of an output under 18.65 W for heating, ventilating and air conditioning (HVAC) climate-control systems (provided for in subheading 8501.10.40)	2.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 75148. SERVO MOTORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.69	Ferrite type DC electric motors, of a kind used to control air temperature in permanently installed heating, ventilation and air conditioning systems in the automotive industry, each motor with an operating voltage ranging between 8 V and 14.5 V (amp side voltage ranging between 10 V and 16 V), ring varistor, brush and D cut output shaft (provided for in subheading 8501.10.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75149. DC BRUSHED RHOMBIC WINDING NDFEB MAGNET MOTORS, WITH OUTPUT UNDER 18.65 W.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.70	Electric DC, brushed, ironless core motors with rhombic winding and NdFeB magnets, each motor with an output under 18.65 W and a diameter exceeding 8 mm but not exceeding 15 mm (provided for in subheading 8501.10.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75150. DC BRUSHED RHOMBIC WINDING
NDFEB MAGNET MOTORS.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.71	Electric DC, brushed, ironless core motors with rhombic winding and NdFeB magnets, each motor with an output under 18.65 W and a diameter exceeding 15 mm (provided for in subheading 8501.10.40)	0.4%	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75151. DC BRUSHED RHOMBIC WINDING AL-
NICO MAGNET MOTORS, WITH OUT-
PUT UNDER 18.65 W.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.72	Electric DC, brushed ironless core motors with rhombic winding and AlNiCo magnets, each motor with an output under 18.65 W (provided for in subheading 8501.10.40)	0.2%	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75152. DC BRUSHLESS RHOMBIC WINDING
NDFEB MAGNET MOTORS, WITH OUT-
PUT UNDER 18.65 W.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.73	Electric DC, brushless slotless motors with rhombic winding and NdFeB magnets, each motor with an output under 18.65 W and a diameter exceeding 8 mm (provided for in subheading 8501.10.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75153. DC BRUSHED RHOMBIC WINDING
NDFEB MAGNET MOTORS, WITH OUT-
PUT OVER 18.65 BUT NOT OVER 37.5
W.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.74	Electric DC, brushed, ironless core motors with rhombic winding and NdFeB magnets, each motor with an output of 18.65 W or more but not exceeding 37.5 W (provided for in subheading 8501.10.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75154. DC BRUSHED RHOMBIC WINDING AL-
NICO MAGNET MOTORS, WITH OUT-
PUT OVER 18.65 W BUT NOT OVER
37.5 W.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.75	Electric DC, brushed ironless core motors with rhombic winding and AlNiCo magnets, each motor with an output of 18.65 W or more but not exceeding 37.5 W (provided for in subheading 8501.10.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75155. DC BRUSHLESS SLOTLESS RHOMBIC WINDING NDFEB MAGNET MOTORS OUTPUT OVER 18.65 W BUT NOT OVER 37.5 W.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.76	Electric DC, brushless slotless motors consisting of rhombic winding and NdFeB magnets, each with an output of 18.65 W or more but not exceeding 37.5 W (provided for in subheading 8501.10.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75156. DC BRUSHED RHOMBIC WINDING NDFEB MAGNET MOTORS OUTPUT OVER 37.5 W BUT NOT OVER 74.6 W.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.77	Electric DC, brushed ironless core motors with rhombic winding and NdFeB magnets, each motor with an output exceeding 37.5 W but not exceeding 74.6 W (provided for in subheading 8501.31.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75157. DC BRUSHLESS SLOTLESS RHOMBIC WINDING NDFEB MAGNET MOTORS OUTPUT OVER 37.5 W BUT NOT OVER 74.6 W.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.78	Electric DC, brushless slotless motors with rhombic winding and NdFeB magnets, each motor with an output exceeding 37.5 W but not exceeding 74.6 W (provided for in subheading 8501.31.20)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75158. MOTORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.79	Electric DC motors, of an output exceeding 37.5 W but not exceeding 74.6 W (provided for in subheading 8501.31.20); the foregoing excluding brushed ironless core motors or brushless slotless motors containing rhombic winding and NdFeB magnets	2.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 75159. DC MOTORS OF AN OUTPUT EXCEEDING 74.6 W BUT NOT EXCEEDING 735 W.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.80	DC motors of an output exceeding 74.6 W but not exceeding 735 W, weighing 2.6 kg, measuring 155 mm in length, each equipped with an electronic power steering control module with an exterior surface of carbon steel coated on both sides with an aluminum-silicon alloy; where the three phase neutral point is external to the motor and located within the control module as certified by the importer (provided for in subheading 8501.31.40)	2.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75160. DC MOTORS, OF AN OUTPUT EXCEEDING 74.6 W BUT NOT EXCEEDING 735 W.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.81	DC motors, of an output exceeding 74.6 W but not exceeding 735 W, each valued not over \$18 (provided for in subheading 8501.31.40); the foregoing excluding products described in heading 9902.16.07 and DC motors with rhombic winding and NdFeB magnets	3.3%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75161. DC BRUSHED RHOMBIC WINDING NDFEB MAGNET MOTORS OUTPUT OVER 74.6 W BUT NOT OVER 735 W.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.82	Electric DC, brushed ironless core motors with rhombic winding and NdFeB magnets, each motor with an output exceeding 74.6 W but not exceeding 735 W (provided for in subheading 8501.31.40); the foregoing excluding products described in heading 9902.16.07	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75162. DC BRUSHLESS SLOTLESS RHOMBIC WINDING NDFEB MAGNET MOTORS OUTPUT OVER 74.6 W BUT NOT OVER 735 W.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.83	Electric DC, brushless slotless motors containing rhombic winding and NdFeB magnets, each motor of an output exceeding 74.6 W but not exceeding 735 W (provided for in subheading 8501.31.40); the foregoing excluding products described in heading 9902.16.07	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75163. DC MOTORS OF AN OUTPUT EXCEEDING 750 W BUT NOT EXCEEDING 14.92 KW.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.84	DC motors of an output exceeding 750 W but not exceeding 14.92 kW, each weighing 3.04 kg or more but not over 3.37 kg, each measuring 187 mm or more in length but not over 198 mm, each equipped with an electronic power steering control module with an exterior surface of carbon steel coated on both sides with an aluminum-silicon alloy, in which the three phase neutral point is external to the motor and located within the control module as certified by the importer (provided for in subheading 8501.32.20)	2.1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75164. DC ELECTRIC MOTOR FOR NON-AIRCRAFT GAS TURBINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.85	Electric DC motors of an output exceeding 750 W but not exceeding 14.92 kW, such motors used in non-aircraft gas turbines (provided for in subheading 8501.32.20)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75165. AC ALTERNATORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.86	AC alternators with copper windings for diesel engines, gas engines or turbines, each weighing approximately between 57 kg and 250 kg, and rated from 1 kVA to 75 kVA (provided for in subheading 8501.61.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75166. AC ALTERNATORS WITH COPPER WINDINGS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.87	AC alternators with copper windings for diesel engines, gas engines or turbines rated from 75 kVA to 375 kVA (provided for in subheading 8501.62.00)	1.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75167. WOUND STATORS AND ROTOR ASSEMBLIES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.88	Statots and rotors for the goods of heading 8501, for motors over 18.65 W, such motors being used in oilfield electrical submersible pumps (ESPs) (provided for in subheading 8503.00.65)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75168. ROTORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.89	Rotors suitable for motors of heading 8501 exceeding 18.65 W but not over 735 W (provided for in subheading 8503.00.65) ...	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75169. STATORS FOR WASHING MACHINES, WITH A 27-TOOTH DESIGN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.90	Statots for brushless permanent magnet alternating current three-phase motors exceeding 18.65 W but not exceeding 735 W, with a 27 tooth design, each having a variable speed range of zero to 1,200 revolutions per minute and having the capability of producing starting torque up to 5.7 kg-m; the foregoing statots for use in laundry appliances and each having a helical wrapped lamination, overmolded resin construction, a 4.2 to one tooth length/width ratio, and having the capability of 68 A-weighted decibel sound levels, each statotor having a diameter of 260.6 mm and a maximum height of 58 mm (provided for in subheading 8503.00.65)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75170. STATORS FOR WASHING MACHINES, WITH AN 18-TOOTH DESIGN.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.91	Statots for brushless permanent magnet alternating current three-phase motors exceeding 18.65 W but not over 735 W, with an 18 tooth design, each having a variable speed range of zero to 900 revolutions per minute and having the capability of producing starting torque of up to 1.1 kg-m, the foregoing statots each having a nested helical wrapped lamination, an overmolded resin construction, and the capability of 60 A-weighted decibel sound levels, and having a diameter of 208 mm and a height of 45 mm (provided for in subheading 8503.00.65)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75171. ROTORS FOR WASHING MACHINES, WITH A HEIGHT OF 60.8 MM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.92	Rotors for brushless permanent magnet alternating current three-phase motors exceeding 18.65 W but not over 735 W, each with 24 poles and a variable speed range of zero to 1,200 revolutions per minute and having the capability of producing starting torque of up to 5.7 kg-m, the foregoing rotors designed for use in a laundry appliance, with an overmolded resin construction and 20 percent contour discreet magnets capable of 68 A-weighted decibel sound levels, with a diameter of 296 mm and a height 60.8 mm (provided for in subheading 8503.00.65)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75172. ROTORS FOR WASHING MACHINES, WITH A HEIGHT OF 49 MM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.93	Rotors for brushless permanent magnet AC 3-phase motors exceeding 18.65 W but not over 735 W, with 24 poles, a variable speed range of zero to 900 revolutions per minute, producing starting torque of up to 1.1 kg-m, with an overmolded resin construction, designed to mount directly to the transmission input shaft, and including a flux ring for an electro-magnetic shifter, with a diameter of 236 mm and a height 49 mm (provided for in subheading 8503.00.65)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75173. 6 V LEAD-ACID STORAGE BATTERIES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.94	6 V Lead-acid storage batteries, with a maximum length of 17 cm, maximum width of 9 cm and maximum height of 17 cm, of a kind used for the source of power for medical devices (provided for in subheading 8507.20.80)	0.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 75174. 12 V LEAD-ACID STORAGE BATTERIES, USED FOR THE AUXILIARY SOURCE OF POWER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.95	12 V Lead-acid storage batteries, of a kind used for the auxiliary source of power for burglar or fire alarms and similar apparatus of subheading 8531.10.00 (provided for in subheading 8507.20.80)	2.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75175. LEAD-ACID STORAGE BATTERIES, USED FOR WHEELCHAIRS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.96	12 V Lead-acid storage batteries, of a kind used for the source of power for wheelchairs and mobility scooters of subheading 8713.90.00 (provided for in subheading 8507.20.80)	3.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 75176. 12 V LEAD-ACID STORAGE BATTERIES, RATED AT LESS THAN 15 AMPERE-HOURS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.97	12 V Lead-acid storage batteries, with a maximum length of 20 cm, maximum width of 10 cm and maximum height of 10 cm, rated at less than 15 ampere-hours, of a kind used for the source of power for medical devices (provided for in subheading 8507.20.80)	3%	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75177. 12 V LEAD-ACID STORAGE BATTERIES,
RATED AT 15 AMPERE-HOURS OR
MORE.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.98	12 V Lead-acid storage batteries, with a maximum length of 35 cm, maximum width of 18 cm and maximum height of 25 cm, rated at 15 ampere-hours or more, of a kind used for the source of power for medical devices (provided for in subheading 8507.20.80)	3.1%	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75178. CELL BOX ASSEMBLIES, WEIGHING 15
KG OR MORE BUT NOT OVER 18 KG.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.30.99	Lithium-ion battery cell boxes having aluminum cases, of a kind used for electrically powered motorcycles of heading 8711, containing numerous individual lithium-ion battery cells, such cell boxes having a minimum specific energy density of 175 watt-hour per kg, a minimum volumetric specific energy of 380 watt-hour per liter and weighing 15 kg or more but not over 18 kg (provided for in subheading 8507.60.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75179. CELL BOX ASSEMBLIES, WEIGHING 30
KG OR MORE BUT NOT OVER 36 KG.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.01	Lithium-ion battery cell boxes having aluminum cases, of a kind used for electrically powered motorcycles of heading 8711, containing numerous individual lithium-ion battery cells, such cell boxes having a minimum specific energy density of 168 watt-hour per kg, a minimum volumetric specific energy of 370 watt-hour per liter and weighing 30 kg or more but not over 36 kg (provided for in subheading 8507.60.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75180. CELL BOX ASSEMBLIES, WEIGHING 36
KG OR MORE BUT NOT OVER 49 KG.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.02	Lithium-ion battery cell boxes having aluminum cases, of a kind used for electrically powered motorcycles of heading 8711, containing numerous individual lithium-ion battery cells, such cell boxes having a minimum specific energy density of 180 watt-hour per kg, a minimum volumetric specific energy of 385 watt-hour per liter and weighing 36 kg or more but not over 49 kg (provided for in subheading 8507.60.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75181. CELL BOX ASSEMBLIES NX.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.03	Lithium-ion battery cell boxes having aluminum cases, of a kind used for electrically powered motorcycles of heading 8711, containing numerous individual lithium-ion battery cells, such cell boxes having a minimum specific energy density of 210 watt-hour per kg, a minimum volumetric specific energy of 445 watt-hour per liter and weighing 18 kg or more but not over 30 kg (provided for in subheading 8507.60.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75182. FOOD PROCESSORS WITH A CAPACITY GREATER THAN 2.9 LITERS BUT NOT EXCEEDING 3.1 LITERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.04	Electromechanical food processors, of a kind used for domestic purposes, with a self-contained electric motor with a minimum of two speeds and a sealable clear plastic bowl, the foregoing having a capacity greater than 2.9 liters but not exceeding 3.1 liters, each lid being attached to the plastic bowl with a hinge, the foregoing food processors having three paddle buttons, each button featuring an indicator light (provided for in subheading 8509.40.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75183. FOOD PROCESSORS WITH A CAPACITY GREATER THAN 1.6 LITERS BUT NOT EXCEEDING 2.2 LITERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.05	Electromechanical food processors, of a kind used for domestic purposes, with a self-contained electric motor with a minimum of two speeds and a sealable clear plastic bowl, the foregoing having a capacity greater than 1.6 liters but not exceeding 2.2 liters, each lid being attached to the plastic bowl with a hinge, the foregoing food processors having three paddle buttons, each button featuring an indicator light (provided for in subheading 8509.40.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75184. CORDLESS HAND BLENDERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.06	Electromechanical cordless handheld food and beverage blending devices, of a kind used for domestic purposes, each with a self-contained electric motor, a non-removable rechargeable lithium ion battery, and a plastic housing with a brushed aluminum trim band; the foregoing blending devices, each having a battery indicator light on the top of the handle, a variable speed control button, a safety lock and a removable stainless steel blending arm (provided for in subheading 8509.40.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75185. CORDLESS HAND MIXERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.07	Electromechanical cordless handheld food mixers, of a kind used for domestic purposes, each with a self-contained motor and a rechargeable lithium ion battery, the foregoing having at least seven speed options, a battery indicator light, and a handle containing a chrome plated speed control lever and a plastic button for ejecting beaters, each food mixer with the ability to stand on one end unassisted (provided for in subheading 8509.40.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75186. CORDED HAND BLENDERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.08	Electromechanical domestic corded handheld food and beverage blending devices, each with a self-contained electric motor and a plastic housing with a brushed aluminum trim band and a removable stainless steel blending arm, the foregoing not having a non-removable rechargeable lithium ion battery (provided for in subheading 8509.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75187. BURR COFFEE GRINDERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.09	Electromechanical burr coffee grinders, of a kind used for domestic purposes, each with an aluminum trim band, internal portafilter holder that can accommodate multiple sizes of portafilters, a self-contained electric motor, the foregoing coffee grinders having one clear plastic top storage vessel and one clear plastic bottom storage vessel, having a rotary lever for selecting grind size immediately below the top storage vessel and a grinding enclosure containing a liquid crystal display, control buttons and a rotating knob for selecting desired coffee amount (provided for in subheading 8509.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75188. ELECTRIC FOOD PROCESSORS WITH BOWL SCRAPER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.10	Electromechanical food processors of a kind used for domestic purposes, each containing an electric motor with an output wattage not exceeding 450 W, a processing bowl with a capacity no greater than 1.9 liters, a twist-locking lid, a built-in bowl scraper controlled by a rotating handle on the lid, a stainless steel S-blade for chopping and mixing and a reversible disc for slicing and shredding (provided for in subheading 8509.40.00)	1.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75189. ELECTRIC FOOD PROCESSORS WITH SNAP-LOCKING LID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.11	Electromechanical food processors of a kind used for domestic purposes, each containing an electric motor with an output wattage not exceeding 500 W, a processing bowl with a capacity greater than 1.9 liters but not exceeding 2.88 liters, a lid-locking mechanism incorporating one or more clips, a stainless steel S-blade for chopping and mixing and a blade for slicing and shredding (provided for in subheading 8509.40.00)	2.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 75190. ELECTRIC JUICE EXTRACTORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.12	Electromechanical juice extractors of a kind used for domestic purposes, each containing an electric motor with an output wattage of 800 W or greater, a chute measuring 7.62 cm in width, a pulp bin and a mesh filtering basket with an integrated cutting blade designed to separate pulp from juice (provided for in subheading 8509.40.00)	3.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 75191. ELECTRIC DRINK MIXERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.13	Electromechanical drink mixers of a kind used for domestic purposes, each including two-speed settings, a tiltable mixing head, a stainless steel mixing cup with a capacity no greater than 0.83 liters and no more than one spindle (provided for in subheading 8509.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75192. SPIRALIZING FOOD PROCESSORS WITH A CAPACITY EQUAL TO OR GREATER THAN 2.36 LITERS BUT NOT EXCEEDING 2.64 LITERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.14	Electromechanical food processors of a kind used for domestic purposes, each containing an electric motor with an output wattage not exceeding 450 W, a capacity equal to or greater than 2.36 liters but not exceeding 2.64 liters, a twist-locking lid, spiral blade, ribbon blade, reversible stainless steel disc and stainless steel S-blade attachments (provided for in subheading 8509.40.00), the foregoing without a locking arm designed to secure the lid or a dough kneading blade	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75193. SPIRALIZING FOOD PROCESSORS WITH A CAPACITY EQUAL TO OR GREATER THAN 2.83 LITERS BUT NOT EXCEEDING 3.07 LITERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.15	Electromechanical food processors of a kind used for domestic purposes, each containing an electric motor with an output wattage not exceeding 450 W, a capacity equal to or greater than 2.83 liters but not exceeding 3.07 liters, a locking arm designed to secure the lid, a pour spout, spiral blade, ribbon blade, reversible stainless steel disk, S-blade and a dough blade designed for kneading (provided for in subheading 8509.40.00), the foregoing not including an attachment designed for dicing	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75194. DICING FOOD PROCESSORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.16	Electromechanical food processors of a kind used for domestic purposes, each containing an electric motor with an output wattage not exceeding 600 W, a capacity of at least 3.31 liters, a locking arm designed to secure the lid, a pour spout, an attachment designed for dicing, a slicing blade, a shredding disc, a S-blade and a dough blade designed for kneading (provided for in subheading 8509.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75195. COMPACT FOOD PROCESSOR WITH SMOOTHIE FUNCTION.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.17	Electromechanical food processors of a kind used for domestic purposes, each containing an electric motor with an output wattage not exceeding 250 W, a capacity not exceeding 0.94 liters and two clamps designed to secure the lid (provided for in subheading 8509.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75196. JUICE EXTRACTORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.18	Electromechanical domestic juice extractors, each with a self-contained electric motor with an output wattage not exceeding 1100 W, an 8.89 cm wide chute and a pitcher with a capacity no greater than 1 liter (provided for in subheading 8509.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75197. INTEGRATED BABY FOOD MAKING SYSTEMS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.19	Integrated baby food making systems, such systems including: (i) an electromechanical nutrient extractor of a kind used for domestic purposes to puree baby food, each with a self-contained electric motor with a maximum output wattage of 200 W and two interchangeable blade assemblies; (ii) an open-topped batch bowl with a capacity of 0.94 liters; (iii) a single-serve, double-handled tip-proof cup with a capacity of 0.29 liters and a twist-off lid; (iv) six single-serve storage cups, each with a capacity of 0.05 liters and twist-off lids with numerical dials; (v) a spatula; and (vi) a freezer tray with a six-cup grid and a lid (provided for in subheading 8509.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75198. ELECTRIC JUICE MIXERS AND GRINDERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.20	Electromechanical combination food grinders, juicers and mixers of a kind used for domestic purposes, each consisting of a base with a self-contained electric motor with an output wattage not exceeding 1,400 W, a stainless-steel blade assembly, and three interchangeable stainless-steel square jars with a capacity of 0.5 liters or more and not exceeding 1.5 liters, the foregoing with lids fitted with gaskets and locking tabs (provided for in subheading 8509.40.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75199. ULTRASONIC HUMIDIFIERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.21	Electromechanical ultrasonic humidifiers, each with self-contained electric motor, of a kind used for domestic purposes, with cool and warm mist, with clean transducer ultrasonic membrane light (provided for in subheading 8509.80.50)	3.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75200. AUTOMATIC LITTERBOXES, VALUED NO MORE THAN \$100.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.22	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, valued no more than \$100 (provided for in subheading 8509.80.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75201. ELECTRIC TOOTHBRUSHES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.23	Battery-operated electric toothbrushes (provided for in subheading 8509.80.50)	3.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 75202. ULTRASONIC COOL/WARM MIST HUMIDIFIERS WITH AROMATHERAPY.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.24	Ultrasonic humidifiers with self-contained electric motor, with options for warm or cool mist, four output settings, having a 3.785 liter tank capacity, a drawer for aromatherapy oils, with a rectangular base measuring 23.6 cm by 22.1 cm by 23.9 cm, weighing no more than 5 kg empty and valued \$15 or more but not over \$19 (provided for in subheading 8509.80.50)	0.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75203. 2-IN-1 CAN OPENER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.25	Hand-held battery-operated automatic can openers, each with self-contained electric motor, such can openers with a weight not exceeding 1.36 kg exclusive of extra interchangeable parts or detachable auxiliary devices (provided for in subheading 8509.80.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75204. FOOD SPIRALIZING DEVICES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.26	Food spiralizing devices of a kind used for domestic purposes, designed for use on electromechanical food stand mixers, such devices designed for peeling, coring and slicing fruits and vegetables and capable of cutting such food into spiral strands and shapes, the foregoing with four or more interchangeable cutting blades and a peeling blade (provided for in subheading 8509.90.55)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75205. CERAMIC BOWLS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.27	Ceramic bowls designed for use on electromechanical stand food mixers, each having a capacity greater than 4.5 liters but not exceeding 4.9 liters, the foregoing each having a 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 be- fore 12/ 31/2023	”.
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SEC. 75206. FOOD GRINDERS FOR CERTAIN ELECTROMECHANICAL STAND FOOD MIXERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.28	Food grinding devices designed for use on electromechanical domestic food stand mixers, each having a molded plastic or metal housing with a singular stainless steel blade, and an auger (provided for in subheading 8509.90.55)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75207. PASTA PRESS EXTRUDERS FOR CERTAIN STAND FOOD MIXERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.29	Pasta-making devices designed for use on electromechanical domestic stand food mixers, each having a molded plastic housing with metal auger and cutting arm, the foregoing having five interchangeable steel discs for forming various pasta shapes (provided for in subheading 8509.90.55)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75208. STAINLESS STEEL BOWLS FOR CERTAIN ELECTROMECHANICAL STAND FOOD MIXERS, WITH CAPACITY GREATER THAN 4.2 LITERS BUT NOT EXCEEDING 4.8 LITERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.30	Stainless steel bowls designed for use on electromechanical stand food mixers, each having a capacity greater than 4.2 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)	0.7%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75209. STAINLESS STEEL BOWLS FOR CERTAIN ELECTROMECHANICAL STAND FOOD MIXERS, WITH CAPACITY GREATER THAN 2.8 LITERS BUT NOT EXCEEDING 3.4 LITERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.31	Stainless steel bowls designed for use on electromechanical stand food mixers, each having a capacity greater than 2.8 liters but not exceeding 3.4 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 be- fore 12/ 31/2023	”.
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SEC. 75210. STAINLESS STEEL BOWLS FOR CERTAIN ELECTROMECHANICAL STAND FOOD MIXERS, WITH CAPACITY GREATER THAN 5.6 LITERS BUT NOT EXCEEDING 8.6 LITERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.32	Stainless steel bowls designed for use on electromechanical stand food mixers, each having a capacity greater than 5.6 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 edge and two welded stainless steel side brackets with circular holes designed to interlock with the arm of the stand mixer (provided for in subheading 8509.90.55)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75211. PASTA ROLLERS AND CUTTERS FOR STAND FOOD MIXERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.33	Metal pasta rolling and cutting devices designed for use on electromechanical food stand mixers, each not having a molded plastic housing (provided for in subheading 8509.90.55)	1%	No change	No change	On or before 12/31/2023	”.
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SEC. 75212. GLASS BOWLS FOR CERTAIN ELECTROMECHANICAL STAND FOOD MIXERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.34	Glass bowls designed for use on electromechanical stand food mixers, each having a capacity greater than 4.5 liters but not exceeding 4.9 liters, the foregoing each having a 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 12/31/2023	”.
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SEC. 75213. BODY TRIMMERS FOR DETAILED HAIR TRIMMING.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.35	Hair clippers, with self-contained electric motor, vertical reciprocating stamped stainless steel blade and aluminum housing (provided for in subheading 8510.20.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75214. HAIR CLIPPER SETS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.36	Hair clipper sets, with self-contained electric motor, comprised of blade guide combs and one or more hair clippers, wherein at least one clipper is corded, has a non-detachable ground steel blade and is used for human hair, all put up in sets for retail sale, valued at \$5 or less (provided for in subheading 8510.20.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75215. RECHARGEABLE TRIMMERS FOR TRIMMING HUMAN HAIR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.37	Hair clipper set, with self-contained electric motor, comprised of blade guide combs, detailers and one or more hair clippers, wherein at least one clipper has a rechargeable lithium-ion battery, a detachable ground steel blade and is used for human hair, all put up in sets for retail sale, valued at \$6 or less (provided for in subheading 8510.20.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75216. PCB ASSEMBLIES FOR CLIPPERS AND TRIMMERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.38	Subassemblies consisting of a printed circuit board, power connector, rechargeable lithium ion battery and motor, designed for use with hair clippers of subheading 8510.20.90 or shavers of subheading 8510.10.00 (provided for in subheading 8510.90.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75217. LED BICYCLE WHEEL SPOKE LIGHTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.39	Bicycle signaling lights, consisting of one light-emitting diode (LED), measuring between 2.54 to 12.192 cm in width and 2.54 to 4.572 cm in height, with mechanism to attach to wheel spokes, each light valued not more than \$4 (provided for in subheading 8512.10.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75218. BICYCLE REAR LIGHTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.40	Electrical visual signaling equipment of a kind used as tail-lights on bicycles (provided for in subheading 8512.10.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75219. PORTABLE ELECTRIC LAMPS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.41	Portable battery powered, handheld LED lantern, other than lighting equipment of heading 8512, having a collapsible plastic body, measuring not greater than 22 cm in height (provided for in subheading 8513.10.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75220. SPACE HEATERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.42	Fan-forced, portable electric space heaters, each having a power consumption of not more than 1.5 kW and weighing more than 1.5 kg but not more than 17 kg, whether or not incorporating a humidifier or air filter (provided for in subheading 8516.29.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75221. MICROWAVE OVENS WITH CAPACITY NOT EXCEEDING 22.5 LITERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.43	Microwave ovens of a kind used for domestic purposes, each having a capacity not exceeding 22.5 liters (provided for in subheading 8516.50.00)	1.7%	No change	No change	On or before 12/31/2023	”.
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SEC. 75222. MICROWAVE OVENS WITH CAPACITY EXCEEDING 22.5 LITERS BUT NOT EXCEEDING 31 LITERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.44	Microwave ovens of a kind used for domestic purposes, each having a capacity exceeding 22.5 liters but not exceeding 31 liters (provided for in subheading 8516.50.00)	1.7%	No change	No change	On or before 12/31/2023	”.
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SEC. 75223. LOW-PROFILE MICROWAVE OVENS WITH ELECTRONIC OPENING MECHANISM AND INTEGRAL RANGE HOOD.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.45	Microwave ovens with integral range hoods, of a kind used for domestic purposes, each having a height not exceeding 28 cm and having oven capacity greater than 31 liters but not exceeding 32 liters and containing a glass turntable plate with a diameter greater than 30 cm but not exceeding 31 cm, the foregoing ovens with a width greater than 75 cm but not exceeding 77 cm and having two interior fan motors and an electronic opening mechanism (provided for in subheading 8516.50.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75224. LOW-PROFILE MICROWAVE OVENS WITH PUSH BUTTON OPENING MECHANISM AND INTEGRAL RANGE HOOD.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.46	Microwave ovens with integral range hoods, of a kind used for domestic purposes, each having a height not exceeding 28 cm, each having oven capacity greater than 31 liters but not exceeding 32 liters and containing a glass turntable plate with a diameter greater than 30 cm but not exceeding 31 cm, the foregoing ovens with a width greater than 75 cm but not exceeding 77 cm, and having a single interior fan motor and a push-button opening system (provided for in subheading 8516.50.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75225. LOW-PROFILE MICROWAVE OVENS WITH ELECTRONIC OPENING MECHANISM AND WITHOUT A RANGE HOOD.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.47	Microwave ovens of a kind used for domestic purposes, each without a range hood, each having oven capacity greater than 31 liters but not exceeding 32 liters, the foregoing containing a glass turntable plate with a diameter greater than 30 cm but not exceeding 31 cm, and an electronic opening mechanism (provided for in subheading 8516.50.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75226. SEARING GRILLS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.48	Electrothermic grills of a kind used for domestic purposes, each with a maximum temperature of 233 °C (provided for in subheading 8516.60.60); the foregoing excluding goods described in 9902.16.56	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75227. AUTOMATIC DRIP COFFEE MAKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.49	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 and having a liquid crystal display and control buttons adjacent to the removable water tank, and a brew button in the coffee maker base; the foregoing excluding coffee makers 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 12/31/2023	”.
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SEC. 75228. ESPRESSO MACHINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.50	Electromechanical espresso makers of a kind used for domestic purposes, each with an aluminum trim band, each incorporating a removable water tank with a handle and having a metal or plastic enclosure containing seven indicator lights and four chrome plated control buttons, the foregoing with two temperature sensors to regulate water temperature (provided for in subheading 8516.71.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75229. COFFEE MAKERS WITH DISHWASHER SAFE REMOVABLE PARTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.51	Automatic drip electric coffeemakers, each with latch-release removable and dishwasher safe water reservoir with a 2.83 liter capacity, brew basket and showerhead, valued not over \$19 (provided for in subheading 8516.71.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75230. SINGLE-SERVICE COFFEE MAKERS WITH MILK FROTHERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.52	Electrothermic coffee machines of a kind used for domestic purposes, designed to brew single servings using coffee capsules, each having a loading lever containing both stainless steel and plastic and a milk frother with a fold-up power base (provided for in subheading 8516.71.00), the foregoing excluding coffee makers with a removable reservoir	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75231. ELECTRIC COFFEE MAKERS WITH DUAL DISPENSERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.53	Electrothermic coffee machines of a kind used for domestic purposes, each with two dispensers to allow brewing using capsules and ground coffee, with a spent capsule collection bin and a single removable reservoir with a capacity equal to or greater than 1.65 liters (provided for in subheading 8516.71.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75232. ELECTRIC COFFEE MAKERS FOR BREWING CAPSULES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.54	Electrothermic coffee machines of a kind used for domestic purposes, designed to brew using only coffee capsules, each having a loading lever containing both stainless steel and plastic and a removable reservoir with a capacity no greater than 1.18 liters (provided for in subheading 8516.71.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75233. AUTOMATIC OR MANUAL POUR OVER COFFEE MAKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.55	Electrothermic coffee machines of a kind used for domestic purposes, each capable of brewing multiple servings using an automatic drip or manual pour over with a capacity equal to or greater than 1.89 liters, the foregoing including a glass carafe, a cone-shaped brew basket and a permanent filter (provided for in subheading 8516.71.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75234. REMOVABLE RESERVOIR COFFEEMAKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.56	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); the foregoing excluding coffee makers with a brew button in the coffee maker base	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75235. SINGLE SERVE COFFEE MAKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.57	Electrothermic coffee machines of a kind used for domestic purposes, capable of brewing single servings using coffee capsules or ground coffee, each with not more than one water reservoir with a capacity not exceeding 0.41 liters, the foregoing including a coffee ground filter basket (provided for in subheading 8516.71.00)	3%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75236. 2-WAY COFFEE MAKERS WITH A 12-CUP CARAFE AND A POD BREWER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.58	Electrothermic coffee machines of a kind used for domestic purposes, each with dual dispensers to allow brewing single serving or multiple servings using capsules and ground coffee, a glass carafe with a capacity not exceeding 2.83 liters, and two separate non-removable water reservoirs, the foregoing without a spent capsule collection bin (provided for in subheading 8516.71.00)	3.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75237. RAPID COLD BREW AND HOT COFFEE MAKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.59	Electrothermic coffee machines of a kind used for domestic purposes, designed to brew both cold or hot coffee using coffee grounds with a rotating knob to select between settings (provided for in subheading 8516.71.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75238. ELECTRIC KETTLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.60	Electrothermic kettles of a kind used for domestic purposes, each with a stainless-steel construction, 1.7-liter capacity, pop-up lid, removable mesh filters, and a handle having a translucent capacity indicator, the foregoing having a base with digital Liquid Crystal Display (LCD) paneled controls, including variable temperature settings (provided for in subheading 8516.71.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75239. ELECTRIC TOASTERS WITH EVEN-TOAST FEATURE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.61	Electrothermic toasters of a kind used for domestic purposes, each toaster measuring 28.19 cm in length, 17.3 cm in width and 20.32 cm in height and incorporating two single-slice toaster slots measuring 13.7 cm in length at the top of the toaster, with a slide-out crumb tray, the foregoing with a function designed to turn off the center heating element after a certain toasting time has elapsed (provided for in subheading 8516.72.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75240. ELECTRIC TOASTERS WITH 6.5 INCH SLOTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.62	Electrothermic toasters of a kind used for domestic purposes, each incorporating two single-slice toaster slots measuring 16.51 cm in length at the top of the oven, the foregoing with a function designed to turn off the center heating element after a certain toasting time has elapsed (provided for in subheading 8516.72.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75241. ELECTRIC TOASTERS WITH 37 MM WIDE SLOTS, WITH AN UNDER-BASE CORD WRAP.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.63	Electrothermic toasters of a kind used for domestic purposes, each incorporating two single-slice toaster slots measuring 37 mm in width at the top of the oven, with a slide-out crumb tray, under-base cord wrap, toast shade selector and a programmable setting to hold the toast in the slot for three minutes after toasting (provided for in subheading 8516.72.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75242. 2- AND 4- SLOT TOASTERS, NOT HAVING A BUTTON TO KEEP TOASTER CONTENTS WARM AFTER TOASTING.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.64	Electrothermic toasters, of a kind used for domestic purposes, with two or four toaster slots, each toaster slot with a width exceeding 3.8 cm but not exceeding 4 cm, the foregoing toasters each having one or two plastic buttons used to eject toaster contents and one or two plastic buttons used to lower power to heating elements for desired toasting; each toaster not having a button to keep toaster contents warm after toasting or a button to defrost, the foregoing toasters having one or two plastic knobs, each knob with no more than five options for selecting different degrees of shading, and a manual lift lever (provided for in subheading 8516.72.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75243. 2-SLOT TOASTERS, WITH A BUTTON TO KEEP TOASTER CONTENT WARM AFTER TOASTING.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.65	Electrothermic toasters, of a kind used for domestic purposes, each with two toaster slots, each toaster slot with a width exceeding 3.8 cm but not exceeding 4 cm, the foregoing toasters each having singular plastic buttons used to defrost, eject toaster contents, lower power to heating elements for desired toasting, and to keep toaster contents warm at the end of a completed toasting cycle, and each toaster having one plastic knob to select up to six varying degrees of shading, and a manual lift lever (provided for in subheading 8516.72.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75244. ELECTRIC TOASTERS WITH DOUBLE-SLICE SLOTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.66	Electrothermic toasters of a kind used for domestic purposes, each incorporating two 37 mm wide double-slice toaster slots at the top of the oven, with a slide-out crumb tray, under-base cord wrap, toast shade selector, and a programmable setting to hold the toast in the slot for three minutes after toasting (provided for in subheading 8516.72.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75245. ELECTRIC TOASTERS WITH 37 MM WIDE SLOTS, WITH A RETRACTABLE CORD.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.67	Electrothermic toasters of a kind used for domestic purposes, each incorporating two single-slice toaster slots measuring 37 mm in width at the top of the oven, with a slide-out crumb tray, retractable cord, toast shade selector and a manually activated setting to hold the toast in the slot after toasting (provided for in subheading 8516.72.00) ...	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 75246. ELECTRIC PRESSURE COOKERS
RATED MORE THAN 800 W BUT NOT
MORE THAN 1,000 W, WITH A CAPAC-
ITY OF NOT LESS THAN 5 LITERS.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.68	Electrothermic pressure cookers of a kind used for domestic purposes, with a capacity of not less than 5 liters and rated from 800 W to 1,000 W (provided for in subheading 8516.79.00); the foregoing excluding pressure cookers with a lift-out steaming rack designed for roasting/steaming, extra lid gasket, measuring cup and paddle and variable temperature settings	0.1%	No change	No change	On or before 12/31/2023	”.
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**SEC. 75247. ELECTRIC PRESSURE COOKERS
RATED MORE THAN 1,200 W BUT NOT
MORE THAN 1,400 W, WITH A CAPAC-
ITY OF LESS THAN 5 LITERS.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.69	Electrothermic pressure cookers of a kind used for domestic purposes, with a capacity of less than 5 liters and rated more than 1,200 W but not more than 1,400 W (provided for in subheading 8516.79.00)	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 75248. ELECTRIC PRESSURE COOKERS
RATED MORE THAN 1,000 W BUT NOT
MORE THAN 1,200 W, WITH A CAPAC-
ITY OF LESS THAN 5 LITERS.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.70	Electrothermic pressure cookers of a kind used for domestic purposes, with a capacity of less than 5 liters, rated more than 1,000 W but not more than 1,200 W (provided for in subheading 8516.79.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75249. CONTOURED HEATING PADS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.71	Electric heating pads with contoured shape measuring 38.1 cm in height and 60.96 cm in width, with removable waist strap that adjusts up to 2.16 m in circumference, with cut pile knit outer surface and four heat settings, valued not over \$12, such heating pads not worn on or about the person (provided for in subheading 8516.79.00)	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 75250. SLOW COOKERS WITH NON-STICK CE-
RAMIC COATED STONEWARE.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.72	Slow cookers with capacity from 5.678 liters to 6.624 liters, each having a stoneware insert with a ceramic-based nonstick coating, a locking gasket glass lid, digital control with three temperature settings and cooking timer, the foregoing valued over \$15 but not over \$22 (provided for in subheading 8516.79.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75251. HEATING PADS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.73	Electrothermic heating pads of nonwoven polyester with stamp welding, having a power consumption of not more than 50 W and weighing 0.635 kg, measuring 50.8 cm by 60.96 cm; the foregoing with a removable knit 100 percent polyester fleece cover, valued between \$15 and \$109 (provided for in subheading 8516.79.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75252. PROGRAMMABLE SLOW COOKERS WITH DIGITAL DISPLAY.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.74	Electrothermic slow cookers of a kind used for domestic purposes, each with a litho-wrapped steel exterior and the following features: (i) a locking glass lid, (ii) a removable oval stoneware cooking pot with a capacity not exceeding 5.68 liters, and (iii) a single digital display with a knob used to control time and temperature settings, the foregoing without a thermometer probe (provided for in subheading 8516.79.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75253. 8-QUART ELECTRIC SLOW COOKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.75	Electrothermic slow cookers of a kind used for domestic purposes, each with a litho-wrapped steel exterior and the following features: (i) a non-locking glass lid, (ii) a removable oval stoneware cooking pot, (iii) a volume capacity of 7.57 liters or greater, and (iv) three heat settings (keep warm, low, and high), the foregoing without a digital display or thermometer probe (provided for in subheading 8516.79.00) ..	0.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 75254. PROGRAMMABLE SLOW COOKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.76	Electrothermic slow cookers of a kind used for domestic purposes, each with a litho-wrapped exterior and the following features: (i) non-locking glass lid, (ii) a digital control panel, and (iii) a feature designed to automatically reduce temperature at the end of the cooking cycle, the foregoing without a timer display or thermometer probe (provided for in subheading 8516.79.00)	0.7%	No change	No change	On or before 12/31/2023	”.
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SEC. 75255. ELECTRIC SLOW COOKERS WITH LOCKING LID.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.77	Electrothermic slow cookers of a kind used for domestic purposes, each with a litho-wrapped exterior and the following features: (i) a capacity not exceeding 4.73 liters, (ii) a glass lid, (iii) a removable oval stoneware cooking pot, and (iv) a locking lid (provided for in subheading 8516.79.00); the foregoing without a knob used to control time and temperature settings	0.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75256. DOUBLE FLIP WAFFLE MAKERS WITH REMOVABLE GRIDS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.78	Electrothermic rotating waffle makers of a kind used for domestic purposes, each with two sets of double-sided round cooking plates, non-stick removable grids, a drip tray, and a locking handle (provided for in subheading 8516.79.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75257. ICE CREAM WAFFLE CONE AND BOWL MAKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.79	Electrothermic ice cream waffle cone and bowl makers of a kind used for domestic purposes, each with two round non-stick cooking plates (provided for in subheading 8516.79.00), the foregoing including a plastic cone roller and a bowl mold	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75258. ELECTRIC BREAKFAST SANDWICH MAKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.80	Electrothermic sandwich cookers of a kind used for domestic purposes, each designed to be used with round bread and incorporating a cooking plate for eggs (provided for in subheading 8516.79.00); the foregoing excluding goods described in heading 9902.16.57	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75259. PRESSURE COOKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.81	Electrothermic pressure cookers of a kind used for domestic purposes, with a stainless-steel construction with a capacity of not less than 5.67 liters and an output wattage not exceeding 1,000 W, a lift-out steaming rack designed for roasting/steaming, extra lid gasket and a measuring cup and paddle, the foregoing with variable temperature settings (provided for in subheading 8516.79.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75260. 10-QUART PROGRAMMABLE SLOW COOKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.82	Electrothermic slow cookers of a kind used for domestic purposes with a capacity greater than 7.57 liters but not exceeding 9.46 liters, each with a full-color litho-wrapped exterior, glass lid, removable round aluminum cooking pot, and a digital control display, the foregoing without a thermometer probe (provided for in subheading 8516.79.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75261. POLISHED STAINLESS STEEL 1.5-QUART TEA KETTLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.83	Tea kettles of stainless steel, polished, each with a capacity of 1.41 liters (provided for in subheading 8516.79.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75262. EGG BITE MAKERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.84	Electrothermic bite-sized egg makers, of a kind used for domestic purposes, each incorporating two circular cooking plates and a removable cover (provided for in subheading 8516.79.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75263. VACUUM STEEL INSULATED COFFEE CARAFES, OF A KIND USED WITH DEEP ULTRAVIOLET LITHOGRAPHY MACHINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.85	Vacuum insulated coffee carafes used with commercial coffee machines, 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 commercial coffee machines provided for in subheading 8419.81 (provided for in subheading 8516.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75264. VACUUM STEEL INSULATED CARAFES FOR HOUSEHOLD COFFEE MACHINES, OF A KIND USED WITH DEEP ULTRAVIOLET LITHOGRAPHY MACHINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.86	Vacuum insulated carafes for coffee makers of a kind used for domestic purposes, with interior and exterior of stainless steel, each with a capacity over 1 liter but not over 2 liters with brew through top for direct brewing (provided for in subheading 8516.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75265. VACUUM STEEL BODIES WITH INNER AND OUTER STEEL LAYERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.87	Vacuum vessel bodies, each with exterior layer of steel and vacuum liner of steel, with a capacity over 2 liters and a bottom port and top opening, the foregoing presented without top cover and bottom base (provided for in subheading 8516.90.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75266. LAMP-HOLDER HOUSINGS OF PLASTIC.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.88	Lamp-holder housings of plastics, containing sockets for screw-in Edison base (provided for in subheading 8536.61.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75267. 660 W, 125 V, LAMP-HOLDER WITH TWO 15 AMP OUTLETS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.89	Lamp-holders, rated for 660 W and 125 V, each with two 15 amp outlets (provided for in subheading 8536.61.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75268. COMBINATION DUPLEX RECEPTACLE/OUTLET AND USB CHARGER, 15-20 AMP, 125 V.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.90	Dual-use electrical wall outlets incorporating one or more built-in Universal Serial Bus (USB) chargers, rated at 15-20 amp and 125 V (provided for in subheading 8536.69.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75269. RANGE AND DRYER RECEPTACLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.91	Electrical receptacles consisting of straight blade outlets for mounting in walls, made of thermoplastic and steel, measuring not more than 3.4 cm in depth, 10.7 cm in height and 6.4 cm in width (provided for in subheading 8536.69.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75270. RESIDENTIAL GRADE RECEPTACLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.92	Electrical receptacles of thermoplastic and steel, consisting of two outlets for mounting in walls, each weighing not more than 58.1 g, and measuring not more than 2.5 cm in depth, 10.7 cm in height and 3.4 cm in width (provided for in subheading 8536.69.80)	1.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 75271. RESIDENTIAL AND COMMERCIAL USB RECEPTACLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.93	Dual-use electrical wall outlets incorporating one or more built-in Universal Serial Bus (USB) chargers, made of a polycarbonate shell with steel framing and screws and internal circuit boards, weighing not more than 136.1 grams, and not exceeding 10.7 cm in height, 4.4 cm in width, and 4.3 cm in depth (provided for in subheading 8536.69.80)	1.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75272. POWER STRIPS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.94	6-outlet power strips of type B sockets of 125 V, with 14 gauge cord measuring 76.2 to 91.44 cm in length, the foregoing without surge protection (provided for in subheading 8537.10.91)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75273. SURGE PROTECTORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.95	6-outlet power strips of type B sockets of 125 V, with 14 gauge cord measuring 60.96 to 91.44 cm in length, with 400–10,180 joule rating for surge protection (provided for in subheading 8537.10.91)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75274. PROGRAMMABLE CONTROLLERS FOR ARCHITECTURAL LIGHTING.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.96	Programmable controllers for architectural lighting effects and displays, with ethernet, digital visual interface (DVI) and DB9 ports, each in an aluminum enclosure without keyboard, capable of controlling greater than 3,000 control channels of lighting and of pixel mapping light-emitting diode (LED) arrays (provided for in subheading 8537.10.91) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75275. ELECTRONIC MODULAR CONTROL PANELS FOR GENERATORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.97	Programmable electronic modular control panels, designed for monitoring and controlling generators and generating sets of heading 8501 and 8502, operating at a voltage not exceeding 1,000 V, and equipped with electrical control apparatus of heading 8535 or 8536, such as circuit breakers, auxiliary contactors, and relays, which provide a front panel user interface, such as control switches and/or a touch screen, for the electrical control and monitoring of the generator or generating set (provided for in subheading 8537.10.91)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75276. POWER DISTRIBUTION MODULES AND PROGRAMMABLE CONTROLLERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.98	Power distribution modules and programmable controllers, for a voltage not exceeding 1,000 V (provided for in subheading 8537.10.91), the foregoing of a kind used with machines and apparatus for the manufacture or inspection of semiconductor devices of subheading 8486.20.00	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75277. GLASS CAPACITIVE TOUCHSCREEN ASSEMBLIES WITH LCD.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.31.99	Capacitive touchscreens bonded to liquid crystal display (LCD), equipped with two or more apparatus of heading 8536, for electric control or the distribution of electricity, consisting of two glass layers bonded by silicon adhesive with attached flexible printed circuit with surface mount technology components, each touchscreen with diagonal measuring between 10 cm and 41 cm (provided for in subheading 8537.10.91)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75278. LAMPS CONTAINING DEUTERIUM GAS WITHOUT RADIO-FREQUENCY IDENTIFICATION (RFID).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.01	Ultraviolet lamps filled with deuterium gas, each without radio-frequency identification device and valued over \$200 (provided for in subheading 8539.49.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75279. LAMPS CONTAINING DEUTERIUM GAS WITH RADIO-FREQUENCY IDENTIFICATION (RFID).

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.02	Ultraviolet lamps filled with deuterium gas, each with radio-frequency identification device and valued over \$200 (provided for in subheading 8539.49.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75280. FIBER CHANNEL COAXIAL CABLES OF SILVER-PLATED COPPER CONDUCTORS AND EXPANDED EPTFE DIELECTRICS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.03	Fiber channel coaxial cables of silver-plated copper conductors and expanded polytetrafluoroethylene (ePTFE) dielectrics, jacketed with fluoropolymers; such bulk cables having an operating temperature ranging from minus 55 °C to 200 °C (provided for in subheading 8544.20.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75281. INSULATED COAXIAL CABLES, OF A KIND USED WITH DEEP ULTRAVIOLET LITHOGRAPHY MACHINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.04	Insulated coaxial cables, each with a polyvinyl chloride outer coating, an outside diameter of 4 mm or more but not over 10 mm, a length of 180 cm or more but not over 270 cm (provided for in subheading 8544.20.00), the foregoing of a kind used with medical ultrasonic scanning apparatus of subheading 9018.12.00	1%	No change	No change	On or before 12/31/2023	”.
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SEC. 75282. COAXIAL CABLES INSULATED WITH EPTFE, VAPOR SEALED, OF A KIND USED WITH DEEP ULTRAVIOLET LITHOGRAPHY MACHINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.05	Coaxial cables insulated with expanded polytetrafluoroethylene (ePTFE), vapor sealed meeting the requirements of MIL-STD-202, method 122e, as certified by the importer (provided for in subheading 8544.20.00)	0.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 75283. COAXIAL CABLES INSULATED WITH EPTFE, NON-VAPOR SEALED, OF A KIND USED WITH DEEP ULTRAVIOLET LITHOGRAPHY MACHINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.06	Coaxial cables insulated with expanded polytetrafluoroethylene (ePTFE), non-vapor sealed (provided for in subheading 8544.20.00)	3%	No change	No change	On or before 12/31/2023	”.
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**SEC. 75284. LOW SPEED AUTOMOTIVE ETHERNET
USB HARNESSES.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.07	USB 2.0 cable assemblies for automotive infotainment applications, 30 V AC (RMS)/30 V DC, rated current of 1 amp max/circuit, each with USB 4- or 5-wire cable, with or without drain wire, with USCAR-30 5-circuit plug, inline, or 4-circuit STD A receptacle connectors, solder terminated at both ends, for use as low speed Ethernet components such as in-vehicle databus, display, sensors and cameras (provided for in subheading 8544.30.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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**SEC. 75285. HIGH SPEED AUTOLINK CABLE USB
HARNESSES.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.08	USB 2.0 cable assemblies for automotive infotainment applications, 30 V AC (RMS)/30 V DC, rated current of 1 amp max/circuit, each with USB 4-wire cable, with drain wire, USCAR-30 5-circuit plug or inline, 4-circuit illuminated STD A receptacle connectors, solder terminated at both ends, where the illumination is up to 1.0 FL, fixed or dimmable, for use as low speed Ethernet components such as in-vehicle databus, display, sensors and cameras (provided for in subheading 8544.30.00)	Free	No change	No change	On or before 12/ 31/2023	”.
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**SEC. 75286. INSULATED ELECTRIC CONDUCTORS,
OF A KIND USED WITH EXTREME UL-
TRAVIOLET LITHOGRAPHY MA-
CHINES.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.09	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 Extreme Ultraviolet (EUV) Lithography machines and apparatus for the manufacture of semiconductor devices of subheading 8486.20.00	0.9%	No change	No change	On or before 12/ 31/2023	”.
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**SEC. 75287. INSULATED ELECTRIC CONDUCTORS,
OF A KIND USED WITH DEEP ULTRA-
VIOLET LITHOGRAPHY MACHINES.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.10	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 Deep Ultraviolet (DUV) Lithography machines and apparatus for the manufacture of semiconductor devices of subheading 8486.20.00	Free	No change	No change	On or before 12/ 31/2023	”.
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**SEC. 75288. INSULATED ELECTRIC CONDUCTORS,
OF A KIND USED WITH OPTICAL IN-
STRUMENTS.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.11	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 optical instruments and appliances for inspecting semiconductor wafers of 9031.41.00	Free	No change	No change	On or before 12/ 31/2023	”.
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SEC. 75289. RINGS, BLOCKS, AND OTHER INSULATING FITTINGS OF QUARTZ.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.12	Rings, blocks, and other insulating fittings of quartz (provided for in subheading 8547.90.00), the foregoing of a kind used with machines and apparatus for the manufacture or inspection of semiconductor devices of subheading 8486.20.00	3.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 75290. FRONT TIRE SPLASH GUARDS FOR VEHICLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.13	Front tire splash guards of thermoplastic polyolefin, composed of 85 to 87 percent ethylene propylene and 9 to 11 percent talc (provided for in subheading 8708.29.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75291. REAR TIRE SPLASH GUARDS FOR VEHICLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.14	Rear tire splash guards of thermoplastic polyolefin, composed of 85 to 87 percent ethylene propylene and 9 to 11 percent talc (provided for in subheading 8708.29.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75292. AUTOMATIC GEAR BOXES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.15	Automatic gear boxes used for vehicles of headings 8701 and 8704, other than goods described in heading 9902.17.01, each with 14 speeds and torque ratings of 280 kg/m (provided for in subheading 8708.40.11)	1.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75293. SUSPENSION SYSTEMS (STRUTS) FOR OFF-HIGHWAY TRUCKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.16	Struts used in suspension systems for vehicles of headings 8704 (provided for in subheading 8708.80.16)	1.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75294. SUSPENSION SYSTEM STABILIZER BARS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.17	Suspension system stabilizer bars of alloy steel, weighing between 35 and 44 kg, designed for use in Class 7 and Class 8 heavy duty trucks only (provided for in subheading 8708.80.65)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75295. TIE ROD ASSEMBLIES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.18	Tie rod assemblies of steering columns and steering boxes; parts thereof (provided for in subheading 8708.94.75)	0.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 75296. USED AXLE HOUSINGS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.19	Used axle housings (spindles) for vehicles of heading 8704 (provided for in subheading 8708.99.68)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75297. USED PARTS FOR POWER TRAINS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.20	Used final drive and wheel assemblies for power trains, such final drive and wheel assemblies consisting of planetary gear reduction final drives and wheel assemblies, brake discs or rotors and a wheel hub for vehicles of heading 8704 (provided for in subheading 8708.99.68)	2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75298. FRONT WINDSHIELD COVERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.21	Front windshield cover constructed of 100 percent water resistant polyester, having an elastic attachment system, side view mirror covers, wiper protector cover and a dry storage pouch when not in use (provided for in subheading 8708.99.81)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75299. EXPANSION CHAMBERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.22	Expansion chambers, each consisting of a blow molded tube shaped HDPE plastic body, measuring approximately 59.89 cm in width, 73.17 cm in length and 26.46 cm in height, designed for permanent welding to a gasoline or diesel fuel tank body (provided for in subheading 8708.99.81)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75300. BICYCLE RACKS FOR CAR ROOFS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.23	Roof mounted bicycle rack trays for motor vehicles, such trays designed to transport bicycles (provided for in subheading 8708.99.81)	2.4%	No change	No change	On or before 12/31/2023	”.
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SEC. 75301. HIGH PRESSURE FUEL INJECTOR RAILS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.24	High pressure fuel injector rails made of steel alloy used to transport fuel from a pump to fuel injectors on a diesel engine principally used in articles under heading 8702 or 8704 (provided for in subheading 8708.99.81)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75302. STAND-UP BICYCLES, HAVING BOTH WHEELS EXCEEDING 63.5 CM IN DIAMETER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.25	Stand-up 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 exceeding 63.5 cm in diameter (provided for in subheading 8712.00.35) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75303. ELLIPTICAL CYCLES, WITH WHEELS NOT EXCEEDING 63.5 CM IN DIAMETER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.26	Cycles, each either with two wheels or with three wheels and having all wheels exceeding 63.5 cm in diameter; 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)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75304. BICYCLE FRAMES, OTHER THAN OF STEEL, VALUED \$600 OR LESS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.27	Bicycle frames, other than of steel, valued not over \$600 each (provided for in subheading 8714.91.30)	2.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75305. INTERNAL GEAR BICYCLE HUBS, OTHER THAN TWO OR THREE SPEEDS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.28	Variable speed internal gear hubs for bicycles, other than two or three speed hubs (provided for in subheading 8714.93.28)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75306. BICYCLE PEDALS OTHER THAN CLIPLESS PEDALS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.29	Flat pedals and parts thereof (provided for in subheading 8714.96.10); the foregoing excluding clipless bicycle pedals and parts thereof	5.7%	No change	No change	On or before 12/31/2023	”.
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SEC. 75307. CLIPLESS BICYCLE PEDALS AND PARTS THEREOF.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.30	Clipless bicycle pedals and parts thereof (provided for in subheading 8714.96.10)	3.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75308. CARBON FIBER BICYCLE SEATPOSTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.31	Seat posts of carbon fiber, such seat posts designed for use on bicycles (provided for in subheading 8714.99.80)	1%	No change	No change	On or before 12/31/2023	”.
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SEC. 75309. BICYCLE HANDLEBAR TAPE, OTHER THAN SILICON OR LEATHER TAPE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.32	Handlebar tape, other than of silicon or of leather, such tape designed for use on bicycles (provided for in subheading 8714.99.80)	4.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75310. TRAILER CYCLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.33	Trailer cycles with a steel or aluminum frame, a single wheel measuring approximately 50-52 cm, a seat, a crankset, pedals and a handlebar designed for child riders (provided for in subheading 8714.99.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75311. DROPPER SEATPOSTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.34	Bicycle seatposts of aluminum with an internal mechanism to adjust saddle height while riding using a remote lever control (provided for in subheading 8714.99.80)	5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75312. BICYCLE FENDERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.35	Bicycle fenders other than of steel (provided for in subheading 8714.99.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75313. BICYCLE HANDLEBARS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.36	Bicycle handlebars, other than steel bicycle handlebars with a stem clamp diameter of 25.4 millimeters or less (provided for in subheading 8714.99.80)	5.6%	No change	No change	On or before 12/31/2023	”.
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SEC. 75314. MULTI-FUNCTIONAL STEEL CARTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.37	Multi-functional carts of steel, not mechanically propelled, each with a capacity less than 0.125 cubic meters, such carts designed to function as a combined dolly, wheelbarrow and work cart (provided for in subheading 8716.80.50)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75315. NON-MECHANICALLY PROPELLED INDUSTRIAL HAND TRUCK.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.38	Four wheeled non-motorized carts constructed primarily of base metal, such carts designed to move lithography equipment modules, apparatus and parts thereof (provided for in subheading 8716.80.50)	0.3%	No change	No change	On or before 12/31/2023	”.
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SEC. 75316. MOVING DOLLIES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.39	Moving dollies, of hardwood, not mechanically propelled, measuring greater than 45.72 cm but not exceeding 76.2 cm in length, and greater than 30.48 cm but not exceeding 45.72 cm in width; each mounted on casters with a diameter not exceeding 8 cm, such dollies valued not over \$9 each (provided for in subheading 8716.80.50)	3.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 75317. PARAGLIDERS, PARAGLIDER WINGS AND PARAGLIDER HARNESES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.40	Paragliders, paraglider wings, and paraglider harnesses (provided for in heading 8804.00.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75318. SAILING CATAMARANS AND POWER CATAMARANS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.41	Sailboats, for pleasure or sports, with an auxiliary motor, exceeding 9.2 m in length (provided for in subheading 8903.91.00)	1.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75319. PROJECTION LENSES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.42	Projection lenses, each with focal length of 5.2 mm or more but not over 165.0 mm, throw ratio of 0.28:1 or more but not over 12:1 and focus range optical 0.45 m or more but not over 40 m, the foregoing not exceeding 15 kg in weight (provided for in subheading 9002.11.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75320. MOUNTED OPTICAL LENSES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.43	Mounted optical lenses of molded plastic or optically worked glass, measuring between 15 mm and 25 mm in height and between 10 mm and 14 mm in diameter, such lenses mounted in a barrel of brass, aluminum or similar metal (provided for in subheading 9002.11.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75321. OBJECTIVE LENSES FOR BROADCAST CAMERAS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.44	Objective lenses with a B4 mount, such lenses for cameras with 11 mm diagonal sensors (provided for in subheading 9002.11.90)	1.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 75322. OBJECTIVE LENSES FOR CINEMA CAMERAS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.45	Objective lenses with a positive lock mount for cameras with diagonal sensors of more than 28 mm but less than 46 mm (provided for in subheading 9002.11.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75323. MAGNIFYING SPECTACLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.46	Magnifying spectacles consisting of spectacle frames with convex lenses worn to enlarge images (provided for in subheading 9004.90.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75324. LCD TELEVISION PANEL ASSEMBLIES, WITH A VIDEO DISPLAY MEASURING OVER 175.26 CM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.47	Liquid crystal display (LCD) television panel assemblies, each with a video display diagonal measuring over 175.26 cm (provided for in subheading 9013.80.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75325. LCD TELEVISION PANEL ASSEMBLIES, WITH A VIDEO DISPLAY MEASURING OVER 149.86 CM BUT NOT OVER 175.26 CM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.48	Liquid crystal display (LCD) television panel assemblies, each with a video display diagonal measuring over 149.86 cm but not over 175.26 cm (provided for in subheading 9013.80.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75326. LCD TELEVISION PANEL ASSEMBLIES, WITH A VIDEO DISPLAY MEASURING OVER 139.7 CM BUT NOT OVER 149.86 CM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.49	Liquid crystal display (LCD) television panel assemblies, each with a video display diagonal measuring over 139.7 cm but not over 149.86 cm (provided for in subheading 9013.80.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75327. LCD TELEVISION PANEL ASSEMBLIES, WITH A VIDEO DISPLAY MEASURING OVER 137.16 CM BUT NOT OVER 139.7 CM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.50	Liquid crystal display (LCD) television panel assemblies, each with a video display diagonal measuring over 137.16 cm but not over 139.7 cm (provided for in subheading 9013.80.90)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75328. HOUSINGS DESIGNED FOR INFRARED LENSES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.51	Lens housings of aluminum alloy, with or without anodization, designed for infrared lenses with diameters not less than 10 mm and not more than 100 mm (provided for in subheading 9013.90.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75329. ELECTRONIC TEMPERATURE INDICATORS, WEIGHING 14.2 G.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.52	Electrical data monitors, of a kind used to measure ambient temperature, each designed for single use, with customizable alarm settings, liquid crystal display (LCD) screen, enclosed in plastic housing measuring 4.1 cm by 4.9 cm by 0.8 cm, weighing 14.2 g (provided for in subheading 9025.80.10)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75330. ELECTRONIC TEMPERATURE INDICATORS, WEIGHING 64.4 G.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.53	Electrical data monitors, of a kind used for measuring ambient temperatures and designed for single use, each with a programmable alarm and liquid crystal display (LCD) screen, enclosed in a plastic housing, measuring 98.9 mm in length, 58 mm in width, 17.7 mm in height and weighing 64.4 g (provided for in subheading 9025.80.10)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75331. ELECTRONIC TEMPERATURE INDICATORS, WEIGHING 430 G.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.54	Electrical data monitors, each with sensors to measure temperature, light, motion, and jamming detection, and capable of transmitting such data using cellular 3G networks, each with a liquid crystal display (LCD), encased in a plastic housing, measuring 132.05 mm in height, 148.07 mm in width, 25.2 mm in diameter, containing a 10.4 Ahr lithium ion battery, and weighing 430 g (provided for in subheading 9025.80.10)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75332. GLOBAL CARGO TRACKERS, WEIGHING 660 G.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.55	Electrical data monitors, each with sensors to monitor location, temperature, light, motion and jamming detection, capable of transmitting such data using cellular 3G networks, with a liquid crystal display (LCD) encased in a plastic housing, measuring 170.05 mm in height, 148.01 mm in width, 26.72 mm in diameter, containing a 20.8 Ahr lithium ion battery, and weighing 660 g (provided for in subheading 9025.80.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75333. TEMPERATURE DATA MONITORS, WEIGHING 115 G.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.56	Electrical data monitors, each with sensors to measure temperature, light and location and each capable of transmitting such data using cellular 2G networks, of a kind used in the transportation of goods, enclosed in a plastic housing measuring 101 mm by 65 mm by 29 mm, weighing 115 g (provided for in subheading 9025.80.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75334. TEMPERATURE DATA MONITORS, WEIGHING 138.9 G.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.57	Electrical data monitors, each with sensors to measure temperature, light and location and each capable of transmitting such data using cellular 3G networks, of a kind used in the transportation of goods, enclosed in a plastic housing measuring 101 mm by 65 mm by 29 mm, weighing 138.9 g (provided for in subheading 9025.80.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75335. TEMPERATURE DATA MONITORS, WEIGHING 133.2 G.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.58	Electrical data monitors, each with sensors to measure temperature, light and location and each capable of transmitting such data using cellular 2G networks, of a kind used in the transportation of goods, enclosed in a plastic housing measuring 101 mm by 65 mm by 29 mm, weighing 133.2 g (provided for in subheading 9025.80.10)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75336. PARTS AND ACCESSORIES OF BICYCLE SPEEDOMETERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.59	Parts and accessories of bicycle speedometers (provided for in subheading 9029.90.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75337. WIRED REMOTE CONTROLLERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.60	Thermostats designed for use with indoor fan coils, each with a screen, six buttons, electrical components and covered in a plastic coating, such thermostats measuring 190.5 mm in length, 287.02 mm in width and 157.5 mm in height (provided for in subheading 9032.10.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75338. ANALOG/DIGITAL WRIST WATCHES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.61	Analog/digital wrist watches (other than those of heading 9101), electrically operated, whether or not incorporating a stop watch facility, such watches having no jewels or only one jewel in the movement and with bracelet other than of textile material or of base metal (provided for in subheading 9102.19.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75339. MECHANICAL WRIST WATCHES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.62	Mechanical wrist watches (other than those of heading 9101), with automatic winding, having over 17 jewels in the movement, with bracelet of stainless steel, whether or not gold- or silver-plated (provided for in subheading 9102.21.70)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75340. MECHANICAL WRIST WATCHES WITH LEATHER OR OTHER BAND.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.63	Mechanical wrist watches (other than those of heading 9101), with automatic winding, having over 17 jewels in the movement, such watches with bracelet other than of textile material or of base metal (provided for in subheading 9102.21.90)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75341. ANALOG POCKET WATCHES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.64	Analog pocket watches (other than those of heading 9101), electrically operated, having no jewels or only one jewel in the movement (provided for in subheading 9102.91.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75342. PROJECTION ALARM CLOCKS, NON-ATOMIC.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.65	Electrically-operated alarm clocks, such clocks capable of displaying time, date, indoor humidity and indoor temperature, the foregoing including an integrated Universal Serial Bus (USB) charging port and a projection unit that projects time, whether or not also capable of projecting temperature (provided for in subheading 9105.11.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75343. PROJECTION ATOMIC ALARM CLOCKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.66	Electrically-operated atomic alarm clocks, such clocks capable of displaying time, date and temperature, the foregoing including an integrated Universal Serial Bus (USB) charging port and a projection unit that projects both time and temperature (provided for in subheading 9105.11.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75344. ANALOG WALL CLOCKS WITHOUT THERMOMETER, HYGROMETER, OR BAROMETER GAUGES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.67	Analog wall clocks, each with a diameter measuring between 35 cm to 62 cm (provided for in subheading 9105.21.80), the foregoing without thermometer, hygrometer or barometer gauges	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75345. ANALOG CLOCKS WITH THERMOMETER AND HYGROMETER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.68	Analog clocks, each with a temperature gauge and a humidity gauge and a diameter measuring between 20 cm and 62 cm (provided for in subheading 9105.21.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75346. ATOMIC ANALOG WALL CLOCKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.69	Electrically operated atomic wall clocks, designed to receive phase-modulated time code, the foregoing each with a stainless steel frame measuring approximately 35.56 cm in diameter and an analog display (provided for in subheading 9105.21.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75347. ATOMIC DIGITAL CLOCKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.70	Electrically-operated atomic clocks, each with one or more opto-electronic displays to provide time, date and temperature, whether or not such clocks have an alarm function or a moon phase display; the foregoing each with openings on the back for wall-mounting and a pull-out stand for placement on flat surfaces (provided for in subheading 9105.91.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75348. ANALOG KITCHEN TIMERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.71	Analog kitchen timers, not battery or AC powered, each with dimensions not exceeding 6 cm by 12 cm by 24 cm, such timers designed to count down from 60 minutes and shut off automatically (provided for in subheading 9106.90.85)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75349. WRIST WATCH MOVEMENTS HAVING OVER ONE JEWEL AND LESS THAN 7 JEWELS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.72	Complete watch movements, unassembled, having over one jewel but not over 7 jewels, measuring less than 33.8 mm in diameter (provided for in subheading 9110.11.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75350. WATCH MOVEMENTS HAVING OVER 7 JEWELS AND UNDER 17 JEWELS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.73	Complete watch movements, unassembled, having over 7 jewels but not over 17 jewels, measuring less than 33.8 mm in diameter (provided for in subheading 9110.11.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75351. WATCH CASES OR “BODIES” OVER 41 MM IN DIAMETER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.74	Watch cases of stainless steel, other than gold- or silver-plated, each measuring over 41 mm in width or diameter (provided for in subheading 9111.20.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75352. WATCH CASES OR “BODIES” NOT OVER 41 MM IN DIAMETER.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.75	Watch cases of stainless steel, other than gold- or silver-plated, each measuring not over 41 mm in width or diameter (provided for in subheading 9111.20.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75353. WATCH CASE BEZELS, BACKS, AND CENTERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.76	Watch case bezels, backs and centers, the foregoing not of precious metal or of metal clad with precious metal (provided for in subheading 9111.90.50)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75354. WATCH CASE PARTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.77	Parts of watch cases, not of precious metal or of metal clad with precious metal, the foregoing other than watch bezels, backs and centers (provided for in subheading 9111.90.70)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75355. STAINLESS STEEL WATCH BRACELETS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.78	Watch bracelets of stainless steel, whether or not gold- or silver-plated, valued over \$100 per dozen (provided for in subheading 9113.20.40)	4.1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75356. WATCH DIALS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.79	Watch dials, not exceeding 50 mm in width (provided for in subheading 9114.30.40)	1%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75357. WATCH CROWNS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.80	Watch crowns of stainless steel, each with a diameter greater than 3 mm but not exceeding 10 mm (provided for in subheading 9114.90.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75358. WATCH HANDS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.81	Watch hands of brass, designed to indicate hour, minute, second or counter (provided for in subheading 9114.90.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75359. ACOUSTIC GUITARS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.82	Acoustic guitars, valued not over \$100 each, excluding the value of the case (provided for in subheading 9202.90.20)	3.6%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75360. CONSOLE DIGITAL PIANOS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.83	Upright console digital pianos, the sound of which is produced, or must be amplified, electrically; each with one 88-key hammer action keyboard and valued at \$100 or more (provided for in subheading 9207.10.00)	4.5%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75361. GRAND DIGITAL PIANOS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.84	Grand pianos, digital, each with one 88-key hammer action keyboard and valued \$100 or more (provided for in subheading 9207.10.00)	0.4%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75362. ELECTRONIC 61-KEY KEYBOARDS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.85	Electronic 61-key musical single keyboard instruments, each with folding stand and stool, weighing approximately 5.4 kg and valued \$48 or more but not over \$55 (provided for in subheading 9207.10.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75363. ELECTRIC GUITARS AND ACOUSTIC/
ELECTRIC GUITARS.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.86	Electric guitars, designed to be amplified electronically, valued over \$40 but not more than \$200 per unit (provided for in subheading 9207.90.00)	3.7%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75364. MEMORY FOAM TRAVEL PILLOWS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.87	Travel pillows of viscoelastic polyurethane foam and with cover of polyester fabric, each pillow with a zipper and a hook-and-loop attachment and measuring 10 cm or more but not over 13 cm in height, 21 cm or more but not over 28 cm in length and 21 cm or more but not over 26 cm in width (provided for in subheading 9404.90.20)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75365. LIGHTING FOR WALL INSTALLATION.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.88	Electrical lighting fittings, of base metal other than of brass, such goods designed for permanent wall installation (provided for in subheading 9405.10.60)	7%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75366. DECORATIVE BATHROOM FAN ASSEMBLIES (LIGHTING FIXTURES) ASSEMBLIES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.89	Decorative bathroom fan globe assemblies (lighting fixtures), with base metal and glass, acrylic or polycarbonate lens or globe, the foregoing designed to be used exclusively for exhaust fan lights (provided for in subheading 9405.10.80)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75367. METAL HOUSEHOLD FLOOR LAMPS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.90	Electric household floor standing lamps, of base metal other than brass, each with an E26 socket (provided for in subheading 9405.20.60)	5.7%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75368. SOLAR POWERED PATHWAY LIGHTS, EACH MEASURING BETWEEN 36.8 CM AND 42 CM IN HEIGHT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.91	Solar powered pathway lights, of base metal other than of brass, having glass lenses, each measuring between 45 cm and 48 cm in height, containing a rechargeable 900 milli-ampere-hour (mAh) battery and LED lamp (provided for in subheading 9405.40.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75369. SOLAR POWERED PATHWAY LIGHTS,
EACH MEASURING BETWEEN 45 CM
AND 48 CM IN HEIGHT.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.92	Solar powered pathway lights, of base metal other than of brass, having glass lenses, measuring between 36.8 cm and 42 cm in height, each containing a rechargeable 800 milli-ampere-hour (mAh) battery and a light-emitting diode (LED) lamp (provided for in subheading 9405.40.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75370. EXTERIOR EXIT VIEWING LIGHTS,
DUAL BEAM.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.93	Exterior exit viewing lights, of aluminum alloy, round in shape, with a diameter not more than 12.5 cm and a weight not over 0.3 kg, each containing a two light emitting diode, printed circuit board and electrical connector, the foregoing configured to be mounted to the exterior of an aircraft and designed for illuminating the ground contact areas for personnel in the event of an emergency landing (provided for in subheading 9405.40.60)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75371. LED FLAMELESS CANDLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.94	Light-emitting diode (LED) flameless pillar-shaped candles, of unscented wax, each incorporating a timer, with realistic flame movement and with remote control (provided for in subheading 9405.40.84)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75372. AQUARIUM LED LIGHT STRANDS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.95	Light-emitting diode (LED) low voltage lighting designed for use with aquarium tanks, each with from one to ten LED modules with three LED arrays, with power source and plastic housing to protect circuitry (provided for in subheading 9405.40.84)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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**SEC. 75373. LED LIGHT MODULES FOR BATH-
ROOM FANS/LIGHTS.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.96	Light emitting diode (LED) lighting modules, each with DC output between 260 milliamperes and 320 milliamperes and designed to be used in the manufacture of a bathroom exhaust fan/light (provided for in subheading 9405.40.84)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75374. AQUARIUM LED LIGHT STICKS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.97	Light-emitting diode (LED) low voltage light sticks designed for use with aquarium tanks, ranging in length from 4 cm to 70 cm, including single and double light sticks with power source, with LED arrays distributed along the length of the stick, LEDs and circuitry protected by a clear plastic sealed tube (provided for in subheading 9405.40.84)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75375. AQUARIUM LED LIGHT STRIPS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.98	Light-emitting diode (LED) low voltage light strips designed for use with aquarium tanks, having protective housings of plastics or of aluminum, with LED arrays arranged in rows and columns, presented with power source, with plastic lens to protect circuitry (provided for in subheading 9405.40.84)	1.7%	No change	No change	On or before 12/31/2023	”.
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SEC. 75376. DECORATIVE VOTIVE CANDLE HOLDERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.32.99	Decorative candle holders other than of brass, each measuring 5 cm to 17.2 cm in height and 5 cm to 15.25 cm in diameter, weighing 6.2 g or more but not more than 2.7 kg, valued over \$0.50 but not over \$15 each (provided for in subheading 9405.50.40)	3.9%	No change	No change	On or before 12/31/2023	”.
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SEC. 75377. CANDLE JAR SHADES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.01	Decorative candle holder shades, other than of brass, each designed to fit on the top of a jar style candle holder (provided for in subheading 9405.50.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75378. NON-ELECTRICAL LIGHTING.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.02	Non-electrical lamps (luminaires) designed for wall mounting, of base metal other than of brass, each having a glass sleeve; the foregoing not including candle lamps (provided for in subheading 9405.50.40)	5.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75379. OUTDOOR GARDEN OR PATIO TORCHES OF BAMBOO CONSTRUCTION.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.03	Outdoor garden torches, each comprising a dried bamboo pole supporting a compartment holding a fuel canister and wick, measuring 0.75 m to 1.6 m in height (provided for in subheading 9405.50.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75380. OUTDOOR GARDEN OR PATIO TORCHES OF NON-BAMBOO CONSTRUCTION.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.04	Outdoor garden torches, of any single material including base metal (other than brass), glass, ceramic or resin or a combination thereof; but not of bamboo; each incorporating a reservoir for fuel and a wick (provided for in subheading 9405.50.40)	0.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75381. INDOOR OIL LAMPS WITH BASE OF GLASS OR METAL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.05	Oil lamps, with a base of metal (other than of brass) or of glass, each lamp with wick holder, glass chimney and flat or round wick (provided for in subheading 9405.50.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75382. OUTDOOR GARDEN TORCHES FOR TABLETOP USE.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.06	Outdoor garden torches for tabletop use, such torches of bamboo, metal other than brass, glass, ceramic or resin, each incorporating a woven wick (provided for in subheading 9405.50.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75383. GLASS LENS ARRAYS FOR SPOT-LIGHTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.07	Glass lens arrays, each molded to form 60 individual lenses on one side, each such lens measuring 10 mm in diameter, with a smooth reverse side, designed for insertion into an LED light fixture (provided for in subheading 9405.91.60)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75384. LAMP SHADES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.08	Shades for lamps (luminaires), of vegetable fibers (provided for in subheading 9405.99.40)	4.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75385. GALVANIZED STEEL LED DOWNLIGHT HOUSING FRAMES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.09	Housing frames of galvanized steel (bare metal), designed for use in light emitting diode (LED) downlights (provided for in subheading 9405.99.40)	4.8%	No change	No change	On or before 12/31/2023	”.
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SEC. 75386. ALUMINUM CYLINDERS FOR LED LIGHTING FIXTURES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.10	Cylinders of aluminum, designed for light emitting diode (LED) lighting fixtures (provided for in subheading 9405.99.40)	4%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75387. GALVANIZED STEEL BRACKETS AND PLATES FOR LED LIGHTING FIXTURES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.11	Brackets and plates of galvanized steel, designed for use with light emitting diode (LED) lighting fixtures (provided for in subheading 9405.99.40)	3.5%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75388. ALUMINUM LED DOWNLIGHT REFLECTORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.12	Reflectors of aluminum, designed for light emitting diode (LED) downlights (provided for in subheading 9405.99.40)	3.5%	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75389. OUTDOOR GARDEN TORCH REPLACEMENT CANISTERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.13	Canisters designed for outdoor garden torches, of base metal other than brass, each incorporating a wick and flameguard (provided for in subheading 9405.99.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75390. IRIS SUBASSEMBLIES FOR MOVING LIGHTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.14	Iris subassemblies, each consisting of two or more parts or pieces fastened or joined together, including an adjustable opening, the foregoing designed for controlling the dimensions of a beam produced by an automated moving light fixture (provided for in subheading 9405.99.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75391. ZOOM MODULES FOR AUTOMATED MOVING LIGHTS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.15	Zoom modules, each consisting of two or more parts or pieces fastened or joined together, including rails or lenses, such modules each designed for moving the lenses of an automated moving light fixture (provided for in subheading 9405.99.40)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75392. GOLF CLUB HEADS FOR FAIRWAY WOODS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.16	Golf club heads designed for clubs designated as fairway woods (provided for in subheading 9506.39.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
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SEC. 75393. GOLF CLUB SHAFTS FOR PUTTERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.17	Golf club shafts, designed for use with putters (provided for in subheading 9506.39.00), the foregoing other than goods described in any other heading of this subchapter	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75394. STEEL GOLF CLUB SHAFTS, OTHER THAN FOR PUTTERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.18	Golf club shafts of steel, other than those designed for use with putters (provided for in subheading 9506.39.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75395. GOLF CLUB SHAFT ASSEMBLIES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.19	Golf club shaft assemblies, each comprising a graphite golf shaft with a grip attached by adhesive tape and a loft adapter attached by glue (provided for in subheading 9506.39.00), the foregoing other than goods described in any other heading of this subchapter	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75396. GRAPHITE DRIVER GOLF CLUB SHAFTS, EXTRA STIFF FLEX.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.20	Golf club shafts of graphite, designed for use with driver and/or fairway wood clubs, the foregoing measuring from approximately 106.7 cm to 121.9 cm, of extra stiff flexibility as denoted by a letter code of “X” or “TX” imprinted on the shaft (provided for in subheading 9506.39.00), the foregoing other than goods described in any other heading of this subchapter	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75397. GRAPHITE HYBRID GOLF CLUB SHAFTS, EXTRA STIFF FLEX.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.21	Golf club shafts of graphite, designed for use with hybrid clubs, the foregoing measuring from approximately 101.6 cm to 106.6 cm, of extra stiff flexibility as denoted by a letter code of “X” or “TX” imprinted on the shaft (provided for in subheading 9506.39.00), the foregoing other than goods described in any other heading of this chapter	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75398. GRAPHITE IRONS GOLF CLUB SHAFTS, EXTRA STIFF FLEX.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.22	Golf club shafts of graphite, designed for use with irons, each measuring from approximately 88.9 cm to 101.5 cm, of extra stiff flexibility as denoted by a letter code of “X” or “TX” imprinted on the shaft (provided for in subheading 9506.39.00)	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 75399. GRAPHITE DRIVER GOLF CLUB
SHAFTS, REGULAR, SENIOR, ADULT,
OR LADIES FLEX.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.23	Golf club shafts of graphite, designed for use with driver and/or fairway wood clubs, each measuring from approximately 106.7 cm to 121.9 cm, of regular, light, senior, adult and/or ladies flexibility as denoted by a code of “R”, “L”, “A”, “M”, “AM”, “A/M”, “F2”, “F3”, “5.0”, “5.”, or “Senior” imprinted on the shaft (provided for in subheading 9506.39.00), the foregoing not described in any other heading of this subchapter	2.3%	No change	No change	On or before 12/31/2023	”.
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**SEC. 75400. GRAPHITE GOLF CLUB DRIVER
SHAFTS, STIFF FLEX.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.24	Golf club shafts of graphite, designed for use with driver and/or fairway wood clubs, each measuring from approximately 106.7 cm to 121.9 cm, of stiff flexibility denoted by a letter code “S”, “SR”, “TS”, “6.0”, “6.5” or “F4” imprinted on the shaft (provided for in subheading 9506.39.00), the foregoing presented without loft adapter	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 75401. GRAPHITE HYBRID GOLF CLUB
SHAFTS, REGULAR, SENIOR, ADULT,
OR LADIES FLEX.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.25	Golf club shafts of graphite, designed for use with hybrid clubs, each measuring from approximately 101.6 cm to 106.6 cm, such shafts of regular, light, senior, adult and/or ladies flexibility as denoted by a code of “R”, “L”, “A”, “M”, “AM”, “A/M”, “F2”, “F3”, “5.0”, “5.5” or “Senior” imprinted on the shaft (provided for in subheading 9506.39.00), the foregoing not described in any other heading of this subchapter	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 75402. GRAPHITE HYBRID GOLF CLUB
SHAFTS, STIFF FLEX.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.26	Golf club shafts of graphite, designed for use with hybrid clubs, the foregoing measuring approximately 101.6 cm to 106.6 cm in length, of stiff flexibility as denoted by a letter code of “S”, “SR”, “TS”, “6.0”, “6.5” or “F4” imprinted on the shaft (provided for in subheading 9506.39.00)	Free	No change	No change	On or before 12/31/2023	”.
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**SEC. 75403. GRAPHITE IRONS GOLF CLUB
SHAFTS, REGULAR, SENIOR, ADULT,
OR LADIES FLEX.**

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.27	Golf club shafts of graphite, designed for use with irons meaning the foregoing measuring from approximately 88.9 cm to 101.5 cm, each having regular, light, senior, adult, and/or ladies flexibility as denoted by a letter code of “R”, “L”, “A”, “M”, “AM”, “A/M”, “F2”, “F3”, “5.0”, “5.5” or “Senior” imprinted on the shaft (provided for in subheading 9506.39.00)”	2.9%	No change	No change	On or before 12/31/2023	”.
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SEC. 75404. GRAPHITE IRONS GOLF CLUB SHAFTS, STIFF FLEX.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.28	Golf club shafts of graphite, designed for use with irons, each measuring from approximately 88.9 cm to 101.5 cm, of stiff flexibility as denoted by a letter code of “S”, “SR”, “TS”, “6.0”, “6.5” or “F4” imprinted on the shaft (provided for in subheading 9506.39.00), the foregoing other than goods described in any other heading of this subchapter	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75405. PICKLEBALL PADDLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.29	Pickleball paddles or rackets (provided for in subheading 9506.59.80)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75406. PICKLEBALLS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.30	Noninflatable hollow pickleballs, each measuring not over 19 cm in diameter (provided for in subheading 9506.69.40)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75407. EXERCISE CYCLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.31	Upright, recumbent and semi-recumbent exercise cycles (provided for in subheading 9506.91.00), the foregoing other than goods described in any other heading of this subchapter	4.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75408. STATIONARY TRAINERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.32	Bicycle stationary trainers, designed to hold bicycles upright and off-ground, each with 2 sections: a front stand with a clamp to attach to a bicycle's steering column and a molded plastic piece to capture the front wheel, and a rear section that attaches to the bicycle's rear axle having a resistance unit on which the rear wheel sits (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75409. MULTIMODALITY FITNESS EQUIPMENT, WITHOUT INTEGRATED CONTACT GRIP HEART RATE MONITOR.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.33	Fitness equipment, each 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, such equipment without integrated contact grip heart rate monitor and weighing less than 90 kg (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75410. MULTIMODALITY FITNESS EQUIPMENT WITH INTEGRATED POWER SENSOR TO MEASURE THE USER'S UPPER BODY POWER INPUT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.34	Fitness equipment, each unit with pivoting handles and foot pedals that allow the user to perform alternating movements which combine the motions of a stepper and an elliptical machine, and driving simultaneously a radial fan and magnetic brake in the base; each weighing less than 90 kg and equipped with integrated contact grip heart rate monitor and integrated power sensor to measure the user's upper body power input (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75411. PARTS AND ACCESSORIES FOR TREADMILLS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.35	Parts and accessories (other than display consoles) of treadmills (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75412. PARTS AND ACCESSORIES FOR ELLIPTICALS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.36	Parts and accessories (other than display consoles) of elliptical fitness machines that use a forward and backward pedaling motion with adjustable vertical incline (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75413. PARTS AND ACCESSORIES FOR STATIONARY EXERCISE CYCLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.37	Parts and accessories (other than display consoles) of stationary exercise cycles (provided for in subheading 9506.91.00)	1.2%	No change	No change	On or before 12/31/2023	”.
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SEC. 75414. PARTS AND ACCESSORIES FOR WEIGHT TRAINING EQUIPMENT.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.38	Parts of and accessories for dumbbells and other weight and strength training equipment (for example, resistance gyms) (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75415. PARTS AND ACCESSORIES FOR CERTAIN EXERCISE EQUIPMENT MACHINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.39	Parts of and accessories for (other than display consoles) indoor aerobic fitness equipment, other than such goods for treadmills, stationary exercise cycles and ellipticals using forward and backward pedaling motion with adjustable vertical incline (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75416. LATERAL ELLIPTICAL MACHINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.40	Fitness equipment, each with pivoting handles and vertical stationary grips, with suspension pedals that move in a lateral elliptical motion to drive a magnetic resistance assembly in the base, presented with contact grip heart rate monitor (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75417. ADJUSTABLE-WEIGHT KETTLEBELLS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.41	Adjustable-weight kettlebells, each with rotating dial for selecting interlocking integrated weight plates within a designated weight range and presented with a separable base for holding unused weight plates (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75418. ADJUSTABLE-WEIGHT BARBELL.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.42	Adjustable-weight barbells, each with rotating selection end dials for selecting interlocking, integrated weight plates within a designated weight range, whether or not also including additional weight plates, adjustable-weight curl bar or specially designed stand (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75419. EXERCISE CYCLES WITH DUAL-POSITION HANDGRIPS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.43	Stationary wind-resistance exercise cycles, each with pivoting handlebars with dual-position horizontal handgrips and rotating foot pedals that drive a large, caged axial fan (provided for in subheading 9506.91.00), the foregoing other than goods described in any other heading of this subchapter	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75420. EXERCISE CYCLES WITH SINGLE HANDGRIPS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.44	Stationary wind-resistance exercise cycles, each with pivoting handlebars and single horizontal handgrips, with rotating foot pedals that drive a large, caged axial fan (provided for in subheading 9506.91.00), the foregoing other than goods described in any other heading of this subchapter	0.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75421. UPRIGHT EXERCISE CYCLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.45	Upright stationary exercise cycles, each having an enclosed magnetic brake system, fitted with connectors for and designed to incorporate a touchscreen console, whether or not presented with the touchscreen console (provided for in subheading 9506.91.00), the foregoing other than goods described in any other heading of this subchapter	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75422. RECUMBENT EXERCISE CYCLES WITH TOUCHSCREEN CONSOLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.46	Recumbent stationary exercise cycles, each having an enclosed magnetic brake system, fitted with connectors for and designed to incorporate a touchscreen console, whether or not presented with such touchscreen console (provided for in subheading 9506.91.00), the foregoing other than goods described in any other heading of this subchapter	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75423. LEANING EXERCISE CYCLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.47	Stationary exercise cycles, each comprising a bicycle component connected to a base frame by pivots designed to partially rotate the bicycle component on a longitudinal axis, moving it side-to-side in response to the shifting weight of the user to simulate the rocking motion of an outdoor road bicycle (provided for in subheading 9506.91.00), the foregoing other than goods described in any other heading of this subchapter	1.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 75424. ROD GYMS, WITH VERTICAL BENCH.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.48	Full-body strength training fitness equipment (home gyms), each incorporating a vertical bench, a removable, adjustable seat, an attached backrest and a detachable leg extension/leg curl attachment, the foregoing each with interchangeable hand grips to connect to a cable and pulley system designed to employ flexible resistance rods, whether or not presented with such flexible rods (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75425. ROD AND RESISTANCE GYMS, WITH FLAT BENCHES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.49	Full-body strength training fitness equipment (home gyms), each with flat bench, sliding seat and removable backrest, equipped with interchangeable hand grips to connect to a cable and pulley system designed to employ flexible resistance rods or torsion resistance plates, whether or not presented with rods or plates (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75426. FOLDABLE TREADMILLS, WITH LCD CONSOLES WITH CONTROL KEYPADS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.50	Foldable treadmills, each with a button-release locking mechanism required for folding the running deck for storage and releasing from the storage position for use, capable of wireless data exchange and incorporating a liquid crystal display console with control keypad (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
SEC. 75427. FOLDABLE TREADMILLS, WITH TOUCHSCREEN CONSOLES MEASURING 44.5 CM OR LESS.							
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:							
“	9902.33.51	Foldable treadmills, each equipped with a button-release locking mechanism required for folding the running deck for storage and releasing from the storage position for use, capable of wireless data exchange and incorporating a touchscreen console having a diagonal display size measuring 44.5 cm or less (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
SEC. 75428. INDOOR CYCLING MACHINES WITH WIRELESS DATA TOUCHSCREEN DISPLAYS.							
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:							
“	9902.33.52	Stationary indoor cycling exercise cycles, each with a frame designed to simulate the user's body position and pedaling of an outdoor road bicycle, with visible flywheel, equipped with an adjustable magnetic brake to resist rotation of the flywheel, manual emergency braking mechanism and interactive touchscreen display capable of wireless data exchange and two water bottle holders (provided for in subheading 9506.91.00), the foregoing other than goods described in any other heading of this subchapter	Free	No change	No change	On or before 12/31/2023	”.
SEC. 75429. INDOOR CYCLING MACHINES WITH LCD CONSOLES AND TWO WATER BOTTLE HOLDERS.							
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:							
“	9902.33.53	Stationary indoor cycling exercise cycles, each with a frame designed to simulate the user's body position and pedaling of an outdoor road bicycle, with visible flywheel, equipped with an adjustable magnetic brake to resist rotation of the flywheel, manual emergency braking mechanism, liquid crystal display console, wireless data exchange capability and two water bottle holders (provided for in subheading 9506.91.00), the foregoing other than goods described in any other heading of this subchapter	Free	No change	No change	On or before 12/31/2023	”.
SEC. 75430. INDOOR CYCLING MACHINES WITH LCD CONSOLES AND SINGLE WATER BOTTLE HOLDER.							
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:							
“	9902.33.54	Stationary indoor cycling exercise cycles, each with frame designed to simulate the user's body position and pedaling of an outdoor road bicycle, with visible flywheel, equipped with an adjustable friction pad brake to resist rotation of the flywheel, manual emergency braking mechanism, liquid crystal display console and single water bottle holder (provided for in subheading 9506.91.00), the foregoing other than goods described in any other heading of this subchapter	1.4%	No change	No change	On or before 12/31/2023	”.

SEC. 75431. RECUMBENT ELLIPTICAL MACHINES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.55	Recumbent seated fitness equipment, each with pivoting closed-loop handles that perform alternating movements and foot pedals that move in an elliptical motion, driving a resistance assembly in the base, with optional-use stationary foot supports for enhanced upper body workout (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75432. FITNESS EQUIPMENT COMBINING THE FUNCTIONS OF AN ELLIPTICAL AND A STAIR STEPPER, WEIGHT OVER 90 KGS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.56	Fitness equipment, each with pivoting handles and foot pedals that perform alternating movements combining the motions of a stepper and an elliptical machine, driving simultaneously a radial fan and magnetic brake in the base, equipped with a lever for the manual adjustment of resistance levels, weighing over 90 kgs (provided for in subheading 9506.91.00)	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75433. FOLDABLE TREADMILLS WITH TOUCHSCREEN CONSOLE GREATER THAN 44.4 CM.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.57	Foldable treadmills, each equipped with a button-release locking mechanism required for folding the running deck for storage and releasing the deck from the storage position for use; such treadmills capable of wireless data exchange and each incorporating a touchscreen console having a diagonal display measuring over 44.4 cm (provided for in subheading 9506.91.00)	0.5%	No change	No change	On or before 12/31/2023	”.
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SEC. 75434. INTERACTIVE INDOOR CYCLING EXERCISE CYCLES.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.58	Interactive indoor cycling exercise cycles, capable of wireless data exchange, simulating the movement of outdoor cycling, employing dynamic inertia magnetic resistance and an electromotor brake system within an enclosed plastic four-legged base and incorporating curved drop handlebars with electronic gear shifters, dual interactive air fans, tablet mount and a workout session performance display (provided for in subheading 9506.91.00), the foregoing other than goods described in any other heading of this subchapter	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75435. MULTIMODALITY FITNESS EQUIPMENT, WITH INTEGRATED CONTACT GRIP HEART RATE MONITORS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.59	Fitness equipment, each 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, the foregoing weighing less than 90 kg and equipped with integrated contact grip heart rate monitor (provided for in subheading 9506.91.00)	Free	No change	No change	On or be- fore 12/ 31/2023	”.
SEC. 75436. FISHING REELS VALUED NOT OVER \$2.70 EACH, PRE-SPOOLED, WITH ROD AND FISHING LINE.							
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:							
“	9902.33.60	Fishing rods, each presented with a fishing reel valued not over \$2.70 each, pre-spooled with 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 subheading 9507.30.20)	5.9%	No change	No change	On or be- fore 12/ 31/2023	”.
SEC. 75437. FISHING REELS VALUED NOT OVER \$2.70 EACH.							
Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:							
“	9902.33.61	Fishing reels valued not over \$2.70 each (provided for in subheading 9507.30.20)	5.7%	No change	No change	On or be- fore 12/ 31/2023	”.
SEC. 75438. HARD ARTIFICIAL CRANKBAITS. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:							
“	9902.33.62	Artificial baits of rigid plastics, each with two or more treble hooks attached and with wire loops at the top or front end for attaching fishing line, such baits shaped to approximate bait fish, whether or not having a plastic lip at the bottom front end, the foregoing put up for retail sale and valued not over \$20 each; such goods excluding baits with a blunt front end and excluding baits with a torpedo shape (provided for in subheading 9507.90.70)	3.8%	No change	No change	On or be- fore 12/ 31/2023	”.
SEC. 75439. COLLAPSIBLE BIG GAME DECOYS. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:							
“	9902.33.63	Foldable decoys, each depicting birds or wildlife, constructed from two or more layers of printed textile fabric of polyester supported by a metal spring band system (provided for in subheading 9507.90.80)	0.3%	No change	No change	On or be- fore 12/ 31/2023	”.
SEC. 75440. VACUUM STEEL HINGED LID PITCHERS, NOT EXCEEDING 1 LITER. Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:							
“	9902.33.64	Insulated thermal pitchers, each with stainless steel interior and exterior, with hinged stainless steel lid, no separate base and a capacity not exceeding 1 liter (provided for in subheading 9617.00.10)	Free	No change	No change	On or be- fore 12/ 31/2023	”.

SEC. 75441. VACUUM INSULATED DRINKWARE HAVING A CAPACITY EXCEEDING 1 LITER BUT NOT EXCEEDING 2 LITERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.65	Stainless steel vacuum insulated drinkware, double-walled, and complete with cases, having a capacity exceeding 1 liter but not exceeding 2 liters (provided for in subheading 9617.00.30)	6.1%	No change	No change	On or before 12/31/2023	”.
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SEC. 75442. VACUUM INSULATED DRINKWARE HAVING A CAPACITY EXCEEDING 2 LITERS BUT NOT EXCEEDING 4 LITERS.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.66	Stainless steel vacuum insulated drinkware, double-walled, having a capacity exceeding 2 liters but not exceeding 4 liters, complete with cases (provided for in subheading 9617.00.40)	4.9%	No change	No change	On or before 12/31/2023	”.
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SEC. 75443. 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:

“	9902.33.67	Insulated coffee servers, each with exterior of stainless steel and vacuum liner of glass, with a hinged brew-through lid with push-button dispensing, such servers with seamless design and without separate base; the foregoing with capacity over 2 liters (provided for in subheading 9617.00.40) ..	Free	No change	No change	On or before 12/31/2023	”.
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SEC. 75444. VACUUM GLASS LINED STEEL COFFEE SERVERS OVER 2 LITERS WITH LEVER DISPENSING.

Subchapter II of chapter 99 is amended by inserting in numerical sequence the following new heading:

“	9902.33.68	Insulated vacuum coffee servers, each with exterior layer of stainless steel and liner of glass, with a hinged brew-through lid with lever action dispensing, such servers without separate base; the foregoing with capacity over 2 liters (provided for in subheading 9617.00.40)	Free	No change	No change	On or before 12/31/2023	”.
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PART II—EXISTING DUTY SUSPENSIONS AND REDUCTIONS

SEC. 75451. EXTENSION OF CERTAIN EXISTING DUTY SUSPENSIONS AND REDUCTIONS AND OTHER MODIFICATIONS.

(a) EXTENSIONS.—Each of the following headings is amended by striking the date in the effective period column and inserting “12/31/2023”:

- (1) Heading 9902.01.01 (relating to frozen, boiled glutinous corn).
- (2) Heading 9902.01.02 (relating to mustard seed oil).
- (3) Heading 9902.01.03 (relating to unsweetened cocoa powder).
- (4) Heading 9902.01.09 (relating to pepperoncini preserved in brine).
- (5) Heading 9902.01.11 (relating to dried strawberries).
- (6) Heading 9902.01.18 (relating to isododecane).
- (7) Heading 9902.01.22 (relating to nitrosylsulfuric acid).
- (8) Heading 9902.01.24 (relating to sulfamic acid).

- (9) Heading 9902.01.26 (relating to certain spherical particles of silicon dioxide).
- (10) Heading 9902.01.27 (relating to dioxosilane spherical particles (mean particle size 0.007–0.020 mm)).
- (11) Heading 9902.01.29 (relating to certain silicon dioxide spherical particles (mean particle size 28–45 micrometers)).
- (12) Heading 9902.01.33 (relating to thionyl chloride).
- (13) Heading 9902.01.36 (relating to hydroxylamine free base).
- (14) Heading 9902.01.37 (relating to hydroxylamine sulphate).
- (15) Heading 9902.01.40 (relating to tin(IV) oxide).
- (16) Heading 9902.01.41 (relating to ammonium bifluoride).
- (17) Heading 9902.01.46 (relating to potassium bifluoride).
- (18) Heading 9902.01.52 (relating to cesium chloride).
- (19) Heading 9902.01.53 (relating to cesium iodide).

- (20) Heading 9902.01.54 (relating to sodium sulfides).
- (21) Heading 9902.01.55 (relating to sodium thiosulfate).
- (22) Heading 9902.01.57 (relating to sodium hypophosphite).
- (23) Heading 9902.01.58 (relating to monopotassium phosphate).
- (24) Heading 9902.01.59 (relating to ammonium polyphosphate).
- (25) Heading 9902.01.63 (relating to sodium ferrocyanide).
- (26) Heading 9902.01.68 (relating to sodium thiocyanate).
- (27) Heading 9902.01.69 (relating to silver sodium zirconium hydrogenphosphate).
- (28) Heading 9902.01.75 (relating to yttrium oxide).
- (29) Heading 9902.01.76 (relating to ytterbium trifluoride powder).
- (30) Heading 9902.01.77 (relating to titanium hydride).
- (31) Heading 9902.01.79 (relating to lithium aluminum hydride).

- (32) Heading 9902.01.81 (relating to n-butyl chloride).
- (33) Heading 9902.01.82 (relating to 1,6-dichlorohexane).
- (34) Heading 9902.01.83 (relating to allyl bromide).
- (35) Heading 9902.01.84 (relating to DCP).
- (36) Heading 9902.01.86 (relating to o-dichlorobenzene).
- (37) Heading 9902.01.89 (relating to 1,2,4-trichlorobenzene).
- (38) Heading 9902.01.91 (relating to o-chlorobenzyl chloride (oCBC)).
- (39) Heading 9902.01.92 (relating to dichlorotoluene).
- (40) Heading 9902.01.93 (relating to 2-chloro-6-fluorobenzylchloride).
- (41) Heading 9902.01.98 (relating to lithium p-styrenesulfonate).
- (42) Heading 9902.01.99 (relating to monomer used in water treatment).
- (43) Heading 9902.02.01 (relating to para toluene sulfonic acid).
- (44) Heading 9902.02.03 (relating to methanesulfonyl chloride).
- (45) Heading 9902.02.04 (relating to 4-chloro-3,5-dinitrobenzotrifluoride).
- (46) Heading 9902.02.05 (relating to 2-methyl-5-nitrobenzenesulfonic acid).
- (47) Heading 9902.02.06 (relating to triflic acid).
- (48) Heading 9902.02.07 (relating to triflic anhydride).
- (49) Heading 9902.02.08 (relating to potassium perfluoroethyl cyclohexanesulphonate).
- (50) Heading 9902.02.09 (relating to 2-octanol solvent).
- (51) Heading 9902.02.11 (relating to sodium methylate powder).
- (52) Heading 9902.02.12 (relating to magnesium tert-butoxide).
- (53) Heading 9902.02.13 (relating to propargyl alcohol).
- (54) Heading 9902.02.15 (relating to 1,2-pentanediol).
- (55) Heading 9902.02.16 (relating to 2,5-dimethylhexane-2,5-diol).
- (56) Heading 9902.02.19 (relating to α -naphthol).
- (57) Heading 9902.02.21 (relating to 2-phenylphenol).
- (58) Heading 9902.02.22 (relating to Preventol ON extra preservative).
- (59) Heading 9902.02.26 (relating to 2,2'-methylene-bis-(4-methyl-6-tert-butylphenol)).
- (60) Heading 9902.02.27 (relating to 2,2'-(2-methylpropylidene)bis[4,6-dimethyl-phenol]).
- (61) Heading 9902.02.28 (relating to 4,4'-butylidenebis(3-methyl-6-tert-butylphenol)).
- (62) Heading 9902.02.29 (relating to 2,5-bis(1,1-dimethylpropyl)-1,4-benzenediol).
- (63) Heading 9902.02.30 (relating to tris(2'-methyl-4'-hydroxy-5'-t-butylphenyl)butane).
- (64) Heading 9902.02.32 (relating to ortho nitro phenol).
- (65) Heading 9902.02.33 (relating to 3-trifluoromethyl-4-nitrophenol).
- (66) Heading 9902.02.37 (relating to allyl pentaerythritol).
- (67) Heading 9902.02.38 (relating to t-butyl cumyl peroxide).
- (68) Heading 9902.02.39 (relating to dicumyl peroxide).
- (69) Heading 9902.02.40 (relating to cumene hydroperoxide).
- (70) Heading 9902.02.44 (relating to 3,7-dimethylocta-2,6-dienal).
- (71) Heading 9902.02.47 (relating to cyclobutanecarboxaldehyde).
- (72) Heading 9902.02.50 (relating to TBMB).
- (73) Heading 9902.02.51 (relating to 7-hydroxycitronellal).
- (74) Heading 9902.02.52 (relating to 2,4-disulfobenzaldehyde).
- (75) Heading 9902.02.53 (relating to p-(trifluoromethyl)benzaldehyde).
- (76) Heading 9902.02.55 (relating to (E)-4-(2,6,6-trimethyl-1-cyclohexen-1-yl)-3-bute).
- (77) Heading 9902.02.57 (relating to 1,3-cyclohexanedione).
- (78) Heading 9902.02.61 (relating to 5-chloro-1-indanone).
- (79) Heading 9902.02.64 (relating to 2,4-dihydroxybenzophenone).
- (80) Heading 9902.02.67 (relating to amalanthraquinone (AAQ)).
- (81) Heading 9902.02.68 (relating to nitroanthraquinone).
- (82) Heading 9902.02.74 (relating to dichloroacetyl chloride).
- (83) Heading 9902.02.79 (relating to dilauroyl peroxide).
- (84) Heading 9902.02.84 (relating to crotonic acid).
- (85) Heading 9902.02.88 (relating to 4-nitrobenzoyl chloride).
- (86) Heading 9902.02.89 (relating to methyl cinnamate).
- (87) Heading 9902.02.90 (relating to peroxide used in silicone rubber).
- (88) Heading 9902.02.91 (relating to oxalic acid).
- (89) Heading 9902.02.96 (relating to himic anhydride).
- (90) Heading 9902.02.99 (relating to BPDA-U).
- (91) Heading 9902.03.06 (relating to hydroxypivalic acid neopentyl glycol ester).
- (92) Heading 9902.03.10 (relating to gallic acid).
- (93) Heading 9902.03.19 (relating to prohexadione calcium).
- (94) Heading 9902.03.21 (relating to Dichlorprop-p).
- (95) Heading 9902.03.22 (relating to 2,4-DB).
- (96) Heading 9902.03.29 (relating to DEDC).
- (97) Heading 9902.03.30 (relating to input for high performance films).
- (98) Heading 9902.03.33 (relating to (+)-abscisic acid).
- (99) Heading 9902.03.38 (relating to tolclofos methyl).
- (100) Heading 9902.03.40 (relating to DMHP).
- (101) Heading 9902.03.42 (relating to anti-oxidant/stabilizer).
- (102) Heading 9902.03.43 (relating to Fosetyl-Al).
- (103) Heading 9902.03.44 (relating to Perkadox 16).
- (104) Heading 9902.03.48 (relating to 2-ethylhexylamine).
- (105) Heading 9902.03.51 (relating to N,N'-bis(3-aminopropyl)ethylenediamine).
- (106) Heading 9902.03.53 (relating to N,N-diethyl-1,3-propanediamine).
- (107) Heading 9902.03.54 (relating to 2,4-dichloroaniline).
- (108) Heading 9902.03.55 (relating to 4-chloro-2-nitroaniline).
- (109) Heading 9902.03.59 (relating to 2,6-dichloroaniline).
- (110) Heading 9902.03.60 (relating to N-ethyl-N-benzyl aniline).
- (111) Heading 9902.03.62 (relating to p-chloroaniline).
- (112) Heading 9902.03.64 (relating to ethyl benzyl aniline sulfonic acid).
- (113) Heading 9902.03.67 (relating to p-toluidine).
- (114) Heading 9902.03.68 (relating to Benfluralin).
- (115) Heading 9902.03.72 (relating to Butralin).
- (116) Heading 9902.03.73 (relating to 4-amino-3-methylbenzenesulfonic acid).
- (117) Heading 9902.03.74 (relating to 2,4-xyldine).
- (118) Heading 9902.03.75 (relating to mixed xyldines).
- (119) Heading 9902.03.76 (relating to dodecyl aniline mixed isomers).
- (120) Heading 9902.03.78 (relating to amino methyl benzene).
- (121) Heading 9902.03.79 (relating to 2-ethyl-6-methylaniline).
- (122) Heading 9902.03.90 (relating to dipropoxy-p-toluidine).
- (123) Heading 9902.03.95 (relating to RODA).
- (124) Heading 9902.03.96 (relating to 4-methoxy-2-methyldiphenylamine).
- (125) Heading 9902.04.04 (relating to 4-chlorophenylglycine).
- (126) Heading 9902.04.05 (relating to 2-amino-5-sulfobenzoic acid).
- (127) Heading 9902.04.09 (relating to intermediate used in herbicides).
- (128) Heading 9902.04.10 (relating to manganese disodium EDTA).
- (129) Heading 9902.04.11 (relating to sarcosine, sodium salt).
- (130) Heading 9902.04.12 (relating to copper disodium EDTA).
- (131) Heading 9902.04.13 (relating to sodium lauriminodipropionate).
- (132) Heading 9902.04.18 (relating to lecithin derived from sunflower).
- (133) Heading 9902.04.19 (relating to lecithin derived from soybeans).
- (134) Heading 9902.04.24 (relating to tetra-n-butylurea).
- (135) Heading 9902.04.26 (relating to certain crosslinking agent for powder coatings).
- (136) Heading 9902.04.31 (relating to Linuron).
- (137) Heading 9902.04.32 (relating to carboxamide function compounds).
- (138) Heading 9902.04.33 (relating to Chlorpropham).
- (139) Heading 9902.04.37 (relating to Zoxamide).
- (140) Heading 9902.04.41 (relating to Cyclanilide).
- (141) Heading 9902.04.44 (relating to Napropamide).
- (142) Holding 9902.04.47 (relating to Mandestrobin technical).
- (143) Heading 9902.04.50 (relating to MMTDCA).
- (144) Heading 9902.04.53 (relating to 2-chloroacetanilide (AAOCA)).
- (145) Heading 9902.04.54 (relating to acetoacetyl-2,5-dimethoxy-4-chloroanilide).
- (146) Heading 9902.04.72 (relating to Cyfluthrin (excluding β -Cyfluthrin)).
- (147) Heading 9902.04.73 (relating to Cypermethrin).
- (148) Heading 9902.04.75 (relating to Alpha-Cypermethrin technical).
- (149) Heading 9902.04.83 (relating to aminoazobenzene-p-sulfonic acid).
- (150) Heading 9902.04.91 (relating to Daminozide).
- (151) Heading 9902.04.92 (relating to aminoguanidine bicarbonate).
- (152) Heading 9902.04.95 (relating to p-chlorophenylisocyanate).
- (153) Heading 9902.04.96 (relating to phenylisocyanate).
- (154) Heading 9902.04.99 (relating to Thiobencarb).
- (155) Heading 9902.05.01 (relating to EPTC).
- (156) Heading 9902.05.02 (relating to Phosmet).
- (157) Heading 9902.05.06 (relating to active ingredient for fungicide).
- (158) Heading 9902.05.10 (relating to 4,6-bis(octylthiomethyl)-o-cresol).
- (159) Heading 9902.05.11 (relating to 4,4'-thiobis 2-1,1-dimethylethyl-5-methyl-phenol).
- (160) Heading 9902.05.13 (relating to thiobis(6-tert-butyl-4-methylphenol)).
- (161) Heading 9902.05.21 (relating to thioglycolic acid).
- (162) Heading 9902.05.22 (relating to 2-mercaptoethanol).
- (163) Heading 9902.05.30 (relating to triphenylphosphine).
- (164) Heading 9902.05.31 (relating to Penbutatin oxide).
- (165) Heading 9902.05.33 (relating to ultraviolet dye).

- (166) Heading 9902.05.38 (relating to MSMA).
 (167) Heading 9902.05.55 (relating to Ethofumesate).
 (168) Heading 9902.05.56 (relating to Carbosulfan Technical).
 (169) Heading 9902.05.57 (relating to Helional).
 (170) Heading 9902.05.58 (relating to reaction mixture of (rel-2R,4R)-tetrahydro (pyranol)).
 (171) Heading 9902.05.61 (relating to Fenpyroximate).
 (172) Heading 9902.05.64 (relating to Tolfenpyrad).
 (173) Heading 9902.05.65 (relating to Penflufen).
 (174) Heading 9902.05.75 (relating to Fenamidone).
 (175) Heading 9902.05.81 (relating to Boscalid).
 (176) Heading 9902.05.93 (relating to Triclopyr).
 (177) Heading 9902.05.96 (relating to Mepiquat chloride).
 (178) Heading 9902.05.98 (relating to Saltidin).
 (179) Heading 9902.06.03 (relating to Pyridalyl).
 (180) Heading 9902.06.08 (relating to 2-acetylnicotinic acid).
 (181) Heading 9902.06.09 (relating to light stabilizer).
 (182) Heading 9902.06.12 (relating to 5-methylpyridine-2,3-dicarboxylic acid (5-MPDC)).
 (183) Heading 9902.06.26 (relating to Quinaldine).
 (184) Heading 9902.06.28 (relating to Terbacil).
 (185) Heading 9902.06.29 (relating to Bispyribac sodium).
 (186) Heading 9902.06.36 (relating to Pirimiphos-methyl).
 (187) Heading 9902.06.42 (relating to phenyl(4,6-dimethoxy-pyrimidin-2-yl)carbamate).
 (188) Heading 9902.06.43 (relating to Methyliodouracil).
 (189) Heading 9902.06.48 (relating to 2-amino-4,6-dimethylpyrimidine).
 (190) Heading 9902.06.50 (relating to cyanuric chloride).
 (191) Heading 9902.06.55 (relating to Simazine).
 (192) Heading 9902.06.62 (relating to tris (2-hydroxyethyl) isocyanurate (THEIC)).
 (193) Heading 9902.06.63 (relating to 2-amino-4-methoxy-6-methyl-1,3,5-triazine).
 (194) Heading 9902.06.64 (relating to 4-methoxy-N,6-dimethyl-1,3,5-triazin-2-amine).
 (195) Heading 9902.06.65 (relating to triallyl cyanurate).
 (196) Heading 9902.06.71 (relating to Fenbuconazole fungicide).
 (197) Heading 9902.06.72 (relating to Fenazaquin).
 (198) Heading 9902.06.74 (relating to Pyridaben).
 (199) Heading 9902.06.79 (relating to Triticonazole).
 (200) Heading 9902.06.83 (relating to Carbendazim).
 (201) Heading 9902.06.86 (relating to Tetraconazole).
 (202) Heading 9902.06.92 (relating to 2-[3-(2H-benzotriazol-2-yl)-4-hydroxyphenyl]ethyl methacrylate).
 (203) Heading 9902.06.96 (relating to PolyAziridine PZ-33).
 (204) Heading 9902.06.98 (relating to 5-amino-1,2-dihydro-3H-1,2,4-triazole-3-thione).
 (205) Heading 9902.07.09 (relating to 2-mercaptobenzothiazole).
 (206) Heading 9902.07.10 (relating to corrosion inhibitor).
 (207) Heading 9902.07.11 (relating to 2-amino 4-methyl benzothiazole).
 (208) Heading 9902.07.12 (relating to accelerator for rubber production).
 (209) Heading 9902.07.17 (relating to Carboxin).
 (210) Heading 9902.07.18 (relating to 1,2-benzisothiazolin-3-(2H)-one,2-butyl).
 (211) Heading 9902.07.19 (relating to 4-[3-(4-chlorophenyl)-3-(3,4-dimethoxyph)].
 (212) Heading 9902.07.23 (relating to Bentazon).
 (213) Heading 9902.07.25 (relating to Topramezone).
 (214) Heading 9902.07.34 (relating to OBPA).
 (215) Heading 9902.07.48 (relating to 2-amino-3-cyanothiophene).
 (216) Heading 9902.07.49 (relating to Tebuthiuron technical).
 (217) Heading 9902.07.51 (relating to performance fluid).
 (218) Heading 9902.07.52 (relating to Etridiazole).
 (219) Heading 9902.07.59 (relating to para-toluene sulphonyl hydrazide).
 (220) Heading 9902.07.61 (relating to Sulfometuron-methyl).
 (221) Heading 9902.07.63 (relating to Tosyl-4-CPP).
 (222) Heading 9902.07.64 (relating to Asulam).
 (223) Heading 9902.07.67 (relating to methyl 2-(aminosulfonyl) benzoate).
 (224) Heading 9902.07.68 (relating to methyl 3-sulfamoylthiophene-2-carboxylate).
 (225) Heading 9902.07.69 (relating to 3-(ethylsulfonyl)-2-pyridinesulfonamide).
 (226) Heading 9902.07.70 (relating to carbamic acid, N-[[3-[(dimethyl...)-, phenyl ester).
 (227) Heading 9902.07.81 (relating to black carrot color concentrate).
 (228) Heading 9902.07.82 (relating to purple sweet potato color concentrate).
 (229) Heading 9902.07.83 (relating to red cabbage color concentrate).
 (230) Heading 9902.07.84 (relating to red radish color concentrate).
 (231) Heading 9902.08.09 (relating to Disperse Blue 77).
 (232) Heading 9902.08.11 (relating to Disperse Red 60).
 (233) Heading 9902.08.16 (relating to Acid Black 194).
 (234) Heading 9902.08.18 (relating to acid dye for Pigment Red 144).
 (235) Heading 9902.08.39 (relating to indigo, Vat Blue 1).
 (236) Heading 9902.08.40 (relating to Pigment Orange 43/Vat Orange 7).
 (237) Heading 9902.08.43 (relating to Vat Blue 19).
 (238) Heading 9902.08.45 (relating to Vat Blue 1, reduced).
 (239) Heading 9902.08.46 (relating to isoviolanthrone-Vat Violet 10).
 (240) Heading 9902.08.47 (relating to Vat Blue 4).
 (241) Heading 9902.08.57 (relating to Reactive Red 180).
 (242) Heading 9902.08.61 (relating to G500 blue crude).
 (243) Heading 9902.08.65 (relating to Solvent Orange 63).
 (244) Heading 9902.08.69 (relating to Solvent Red 179).
 (245) Heading 9902.08.71 (relating to Solvent Violet 13 (CI 60725)).
 (246) Heading 9902.08.72 (relating to Solvent Yellow 195).
 (247) Heading 9902.08.73 (relating to Solvent Yellow 163).
 (248) Heading 9902.08.74 (relating to Solvent Red 227).
 (249) Heading 9902.08.75 (relating to Solvent Red 169).
 (250) Heading 9902.08.76 (relating to Solvent Yellow 114).
 (251) Heading 9902.08.77 (relating to Solvent Orange 60).
 (252) Heading 9902.08.78 (relating to Solvent Red 135).
 (253) Heading 9902.08.79 (relating to Solvent Blue 35).
 (254) Heading 9902.08.81 (relating to 2,4-dinitrophenol).
 (255) Heading 9902.08.84 (relating to optical brightener).
 (256) Heading 9902.08.85 (relating to whitening agent).
 (257) Heading 9902.08.87 (relating to organic luminescent pigments and dyes).
 (258) Heading 9902.08.88 (relating to phosphorescent pigments zinc sulfide, copper doped).
 (259) Heading 9902.09.01 (relating to cold pressed grapefruit oil).
 (260) Heading 9902.09.02 (relating to oil of lemon eucalyptus (OLE)).
 (261) Heading 9902.09.03 (relating to ADV 7800 S-ME).
 (262) Heading 9902.09.04 (relating to surfactant).
 (263) Heading 9902.09.05 (relating to ADV 7850 A-ME).
 (264) Heading 9902.09.06 (relating to ADV 7800 S-W).
 (265) Heading 9902.09.09 (relating to certain esters).
 (266) Heading 9902.09.12 (relating to surfactant used in pesticides).
 (267) Heading 9902.09.14 (relating to sparklers).
 (268) Heading 9902.09.17 (relating to poly pale ester 10).
 (269) Heading 9902.09.18 (relating to Dymex).
 (270) Heading 9902.09.26 (relating to Tetrachlorvinfos formulations).
 (271) Heading 9902.09.27 (relating to mixtures of Clofentazine).
 (272) Heading 9902.09.32 (relating to zinc phosphate formulations).
 (273) Heading 9902.09.39 (relating to formulated Methomyl).
 (274) Heading 9902.09.47 (relating to mixtures of Oxathiapiprolin).
 (275) Heading 9902.09.65 (relating to product for post-harvest fruit treatment).
 (276) Heading 9902.09.67 (relating to mixtures of Famoxadone, Cymoxanil, and application adjuvants).
 (277) Heading 9902.09.73 (relating to Ziram).
 (278) Heading 9902.09.74 (relating to Thiram).
 (279) Heading 9902.09.82 (relating to Dodine mixtures).
 (280) Heading 9902.09.83 (relating to packs used in fruit treatment).
 (281) Heading 9902.09.91 (relating to Pyraflufen ethyl 40 percent (ET MB 40)).
 (282) Heading 9902.09.97 (relating to Napropamide formulations).
 (283) Heading 9902.09.98 (relating to Sulfometuron-methyl formulations).
 (284) Heading 9902.10.16 (relating to granular herbicide).
 (285) Heading 9902.10.18 (relating to Fosamine).
 (286) Heading 9902.10.20 (relating to 5-amino-1,3-dihydro-2H-benzimidazol-2-one).
 (287) Heading 9902.10.26 (relating to mixture used in vulcanization).
 (288) Heading 9902.10.34 (relating to reaction products of phosphorus trichloride).
 (289) Heading 9902.10.38 (relating to potassium methylate solution).
 (290) Heading 9902.10.39 (relating to additive for use in dish cleaning formulations).
 (291) Heading 9902.10.43 (relating to glycol ester).
 (292) Heading 9902.10.46 (relating to lauryl-cetyl alcohol).
 (293) Heading 9902.10.52 (relating to polymeric ester blend).
 (294) Heading 9902.10.53 (relating to CE-1618BL methyl palmitate/oleate).

- (295) Heading 9902.10.58 (relating to specialty monomers).
- (296) Heading 9902.10.60 (relating to sodium ethylate).
- (297) Heading 9902.10.63 (relating to synthetic acid washed beta zeolite powder).
- (298) Heading 9902.10.70 (relating to amorphous alpha olefin with high softening point).
- (299) Heading 9902.10.71 (relating to polymethylpentene (PMP) polyolefin copolymer).
- (300) Heading 9902.10.72 (relating to light stabilizer).
- (301) Heading 9902.10.73 (relating to non-functionalized polybutadiene).
- (302) Heading 9902.10.78 (relating to vinyl chloride-hydroxypropyl acrylate copolymer).
- (303) Heading 9902.10.80 (relating to S02F melt processable resin).
- (304) Heading 9902.10.85 (relating to material used in paper coatings).
- (305) Heading 9902.10.89 (relating to esters for use in coatings).
- (306) Heading 9902.10.92 (relating to lubricant for use in media).
- (307) Heading 9902.10.94 (relating to ingredient used in transdermal patches).
- (308) Heading 9902.10.99 (relating to vinyl acetate-alkeneoic acid copolymer).
- (309) Heading 9902.11.03 (relating to product used in coatings and adhesives).
- (310) Heading 9902.11.05 (relating to polymeric sulfonic acid).
- (311) Heading 9902.11.06 (relating to 2-prope-noic acid, sodium salt).
- (312) Heading 9902.11.07 (relating to poly(butyl methacrylate)).
- (313) Heading 9902.11.08 (relating to poly(ethyl acrylate-co-methyl methacrylate)).
- (314) Heading 9902.11.09 (relating to poly(methacrylic acid-co-methyl methacrylate) 1:1).
- (315) Heading 9902.11.10 (relating to poly(methyl acrylate-co-methyl methacrylate)).
- (316) Heading 9902.11.17 (relating to sorbitol diglycidyl ether epoxide resin).
- (317) Heading 9902.11.20 (relating to linear aliphatic polycarbonate polyester).
- (318) Heading 9902.11.30 (relating to products for enhancing optical transparency).
- (319) Heading 9902.11.31 (relating to polyamide powders).
- (320) Heading 9902.11.32 (relating to formulation for use in thermoplastic injection molding).
- (321) Heading 9902.11.33 (relating to formulation for use in plastics applications).
- (322) Heading 9902.11.35 (relating to Phenol, 4-(1,1-dimethylethyl)-, polymer with formaldehyde).
- (323) Heading 9902.11.38 (relating to polyurethane hardener).
- (324) Heading 9902.11.39 (relating to H12MDI based aliphatic polyisocyanate).
- (325) Heading 9902.11.40 (relating to TDI based blocked aromatic polyisocyanate).
- (326) Heading 9902.11.41 (relating to self-cross linking, stoving polyurethane resin).
- (327) Heading 9902.11.46 (relating to aliphatic/aromatic polyisocyanate copolymer).
- (328) Heading 9902.11.47 (relating to TDI based aromatic polyisocyanate).
- (329) Heading 9902.11.48 (relating to water-dispersible HDI based polyisocyanate).
- (330) Heading 9902.11.58 (relating to industrial nitrocellulose (damped alcohol content of 33-37%)).
- (331) Heading 9902.11.60 (relating to propylene glycol alginate (PGA)).
- (332) Heading 9902.11.61 (relating to alginic acid and other alginates).
- (333) Heading 9902.11.63 (relating to sodium hyaluronate).
- (334) Heading 9902.11.64 (relating to weak acid cation ion-exchange resin).
- (335) Heading 9902.11.65 (relating to weak acid macroporous cation ion-exchange resins).
- (336) Heading 9902.11.87 (relating to regenerated cellulose sheets for industrial sponges).
- (337) Heading 9902.11.95 (relating to single wrapped cutlery joined by a skewer).
- (338) Heading 9902.11.98 (relating to plastic pet crate pan).
- (339) Heading 9902.12.01 (relating to boxing and mixed martial arts gloves of plastic).
- (340) Heading 9902.12.06 (relating to plastic non-skid base rings for toilet brush caddies).
- (341) Heading 9902.12.12 (relating to head straps and quickclips for cameras).
- (342) Heading 9902.12.16 (relating to frame mounts for cameras).
- (343) Heading 9902.12.17 (relating to large tube mounts for cameras).
- (344) Heading 9902.12.21 (relating to replacement camera doors).
- (345) Heading 9902.12.22 (relating to seatpost camera mounts).
- (346) Heading 9902.12.23 (relating to adhesive camera mounts).
- (347) Heading 9902.12.27 (relating to sets of assorted plastic camera mounts).
- (348) Heading 9902.12.35 (relating to life jackets for pets).
- (349) Heading 9902.12.37 (relating to doll diaper bags).
- (350) Heading 9902.12.40 (relating to doll carriers without windows).
- (351) Heading 9902.12.53 (relating to plastic cases for electronic games or accessories).
- (352) Heading 9902.12.60 (relating to boxing and mixed martial arts gloves of leather).
- (353) Heading 9902.12.64 (relating to women's leather belts valued at \$7 or more).
- (354) Heading 9902.12.66 (relating to woven bamboo products).
- (355) Heading 9902.12.67 (relating to woven wood products).
- (356) Heading 9902.12.69 (relating to cashmere, not carded or combed).
- (357) Heading 9902.12.70 (relating to camel hair, not carded or combed).
- (358) Heading 9902.12.71 (relating to camel hair).
- (359) Heading 9902.12.72 (relating to noils of camel hair).
- (360) Heading 9902.12.73 (relating to cashmere, carded or combed).
- (361) Heading 9902.12.74 (relating to camel hair, carded or combed).
- (362) Heading 9902.12.75 (relating to yarn of carded cashmere, with a yarn count of 19.35 metric or higher).
- (363) Heading 9902.12.76 (relating to yarn of carded cashmere, with a yarn count of less than 19.35 metric).
- (364) Heading 9902.12.77 (relating to yarn of carded camel hair).
- (365) Heading 9902.12.78 (relating to yarn of combed cashmere or yarn of camel hair).
- (366) Heading 9902.12.79 (relating to woven fabric of carded vicuna hair of a weight not exceeding 300 g/m²).
- (367) Heading 9902.12.83 (relating to production roll bleached woven cotton gauze).
- (368) Heading 9902.12.84 (relating to bleached pique fabric).
- (369) Heading 9902.12.85 (relating to dyed pique fabric).
- (370) Heading 9902.12.89 (relating to high tenacity single rayon yarn with a decitex equal to or greater than 1,000).
- (371) Heading 9902.12.90 (relating to high tenacity single rayon yarn with a decitex less than 1,000).
- (372) Heading 9902.12.91 (relating to high tenacity multiple or cabled rayon yarn).
- (373) Heading 9902.12.92 (relating to single yarn of viscose rayon).
- (374) Heading 9902.12.93 (relating to twisted yarn of viscose rayon).
- (375) Heading 9902.12.97 (relating to elastic, water-repellent woven polyester fabric).
- (376) Heading 9902.12.98 (relating to acrylic fiber tow with an average decitex of between 2 and 5).
- (377) Heading 9902.12.99 (relating to acrylic filament tow with an average decitex of 2.2).
- (378) Heading 9902.13.01 (relating to acrylic fiber tow with an average decitex of 3.3).
- (379) Heading 9902.13.05 (relating to acrylic filament tow with a decitex of 3.3).
- (380) Heading 9902.13.06 (relating to acrylic or modacrylic staple fibers, not processed).
- (381) Heading 9902.13.07 (relating to modacrylic staple fibers with an average decitex of 2.2 and a fiber length of 38 mm).
- (382) Heading 9902.13.08 (relating to modacrylic staple fibers with an average decitex of 2.2 and a fiber length of 51 mm).
- (383) Heading 9902.13.09 (relating to modacrylic staple fibers with an average decitex of 1.7 and a fiber length of 51 mm).
- (384) Heading 9902.13.10 (relating to acrylic staple fibers with an average decitex of 1.3 and a fiber length of 38 mm).
- (385) Heading 9902.13.11 (relating to acrylic staple fibers with an average decitex of 1.3 and a fiber length of 40 mm).
- (386) Heading 9902.13.12 (relating to synthetic staple fibers not processed for spinning).
- (387) Heading 9902.13.13 (relating to acrylic staple fibers with a fiber length between 40 and 47.5 mm and a solar reflectance index less than 10).
- (388) Heading 9902.13.14 (relating to acrylic staple fibers with a fiber length between 40 and 47.5 mm and a solar reflectance index between 10 and 30).
- (389) Heading 9902.13.16 (relating to acrylic staple fibers with a fiber length between 48 and 60 mm and a solar reflectance index less than 10).
- (390) Heading 9902.13.17 (relating to acrylic staple fibers with a fiber length between 48 and 60 mm and a solar reflectance index between 10 and 30).
- (391) Heading 9902.13.18 (relating to acrylic staple fibers with a fiber length between 48 and 60 mm and a solar reflectance index greater than 30).
- (392) Heading 9902.13.22 (relating to modified acrylic flame retardant staple fiber with a decitex of 3.9).
- (393) Heading 9902.13.25 (relating to cellulosic man-made viscose rayon staple fiber).
- (394) Heading 9902.13.27 (relating to certain staple fibers of viscose rayon).
- (395) Heading 9902.13.30 (relating to flame retardant viscose rayon staple fibers, with decitex of 3.3 and length of 60 mm).
- (396) Heading 9902.13.32 (relating to flame retardant viscose rayon staple fibers, with a decitex of 2.2 and length of 38 mm).
- (397) Heading 9902.13.37 (relating to acrylic or modacrylic staple fibers, processed and with a decitex of 11.0).
- (398) Heading 9902.13.39 (relating to rayon top).
- (399) Heading 9902.13.40 (relating to woven fabrics of certain synthetic fibers).
- (400) Heading 9902.13.43 (relating to heat exchange capillary material).
- (401) Heading 9902.13.48 (relating to men's or boys' silk knit pullovers and cardigans).
- (402) Heading 9902.13.52 (relating to neoprene guard socks).
- (403) Heading 9902.13.55 (relating to boys' woven manmade fiber coats, 36 percent or more of wool).
- (404) Heading 9902.13.70 (relating to batting gloves of manmade fibers).
- (405) Heading 9902.13.72 (relating to fishing wader pocket pouches).
- (406) Heading 9902.13.73 (relating to nylon wool packs).
- (407) Heading 9902.13.86 (relating to bee nets).

(408) Heading 9902.13.87 (relating to camera chest harnesses).

(409) Heading 9902.13.90 (relating to camera wrist strap mounts).

(410) Heading 9902.13.95 (relating to men's protective active footwear with outer soles and uppers of rubber or plastic).

(411) Heading 9902.13.96 (relating to women's protective active shoes, covering the ankle).

(412) Heading 9902.13.97 (relating to women's protective active footwear, valued over \$26 per pair, covering the ankle).

(413) Heading 9902.14.05 (relating to footwear made on a base or platform of wood).

(414) Heading 9902.14.12 (relating to women's protective active footwear, not covering the ankle, valued over \$24 per pair).

(415) Heading 9902.14.13 (relating to women's protective active footwear, not covering the ankle, valued over \$26 per pair).

(416) Heading 9902.14.16 (relating to children's footwear with waterproof soles, not covering the ankle, valued over \$18 per pair).

(417) Heading 9902.14.19 (relating to men's & boys' golf shoes with waterproof soles).

(418) Heading 9902.14.23 (relating to men's waterproof leather footwear, valued at \$29 per pair or higher).

(419) Heading 9902.14.25 (relating to women's Oxford-style composite safety toe footwear).

(420) Heading 9902.14.26 (relating to footwear for other persons, with leather uppers, valued at \$20 per pair or higher).

(421) Heading 9902.14.34 (relating to ski boots and snowboard boots).

(422) Heading 9902.14.37 (relating to men's boots for fishing waders).

(423) Heading 9902.14.48 (relating to house slippers with textile uppers).

(424) Heading 9902.14.56 (relating to removable footwear neoprene cuffs).

(425) Heading 9902.14.63 (relating to hats containing less than 23 percent or more of wool).

(426) Heading 9902.14.67 (relating to plastic plants for aquariums/terrariums).

(427) Heading 9902.14.76 (relating to polished wired glass in rectangular sheets).

(428) Heading 9902.14.77 (relating to meniscus-shaped drawn glass-ceramic discs).

(429) Heading 9902.14.79 (relating to transparent glass-ceramic cookware).

(430) Heading 9902.14.85 (relating to chopped strands of glass).

(431) Heading 9902.14.89 (relating to strips consisting of silver and tin).

(432) Heading 9902.14.98 (relating to small metal wire crates for dogs).

(433) Heading 9902.15.05 (relating to side press wringer handles).

(434) Heading 9902.15.07 (relating to isosceles triangle wire).

(435) Heading 9902.15.10 (relating to zinc punches).

(436) Heading 9902.15.12 (relating to gallium unwrought in solid form).

(437) Heading 9902.15.15 (relating to gear driven one-handed pruners).

(438) Heading 9902.15.17 (relating to swivel head grass shears).

(439) Heading 9902.15.30 (relating to pet grooming scissors).

(440) Heading 9902.15.34 (relating to manicure and pedicure sets).

(441) Heading 9902.15.45 (relating to cast iron crankcases).

(442) Heading 9902.15.46 (relating to cylinder heads used solely or principally with marine compression ignition engines).

(443) Heading 9902.15.47 (relating to pistons).

(444) Heading 9902.15.49 (relating to high pressure pumps).

(445) Heading 9902.15.55 (relating to exhaust fans for permanent installation).

(446) Heading 9902.15.57 (relating to household range hoods).

(447) Heading 9902.15.58 (relating to pre-assembled pedestal fan column assemblies).

(448) Heading 9902.15.59 (relating to grilles for exhaust fans).

(449) Heading 9902.15.66 (relating to pressure distillation columns).

(450) Heading 9902.15.68 (relating to mobile sprinklers).

(451) Heading 9902.15.75 (relating to benchtop band saws).

(452) Heading 9902.15.76 (relating to certain stationary band saws).

(453) Heading 9902.15.77 (relating to tilting arbor table saws).

(454) Heading 9902.15.78 (relating to certain table saws with 10 inch (25.4 cm) blade).

(455) Heading 9902.15.80 (relating to drill presses).

(456) Heading 9902.15.81 (relating to electrical rotary drill, hammer and chiseling tools).

(457) Heading 9902.15.89 (relating to telescope mirror segment support assemblies).

(458) Heading 9902.15.93 (relating to regulator valves).

(459) Heading 9902.15.97 (relating to used camshafts and crankshafts for diesel engines).

(460) Heading 9902.15.99 (relating to crankshaft bearings).

(461) Heading 9902.16.03 (relating to flexplates for engines).

(462) Heading 9902.16.11 (relating to motor assemblies for air circulator electric fans).

(463) Heading 9902.16.12 (relating to motors for high wattage fans).

(464) Heading 9902.16.13 (relating to alternating current multiphase submersible pump motors with output between 3 kilowatts and 14.92 kilowatts).

(465) Heading 9902.16.14 (relating to alternating current multiphase submersible pump motors with output between 149.2 kilowatts and 150 kilowatts).

(466) Heading 9902.16.15 (relating to alternating current generators for exercise equipment).

(467) Heading 9902.16.26 (relating to electromechanical knives).

(468) Heading 9902.16.28 (relating to automatic food feeders for dogs and cats).

(469) Heading 9902.16.30 (relating to automatic fish feeders).

(470) Heading 9902.16.39 (relating to alternators).

(471) Heading 9902.16.42 (relating to bulb heaters with or without a fan).

(472) Heading 9902.16.49 (relating to microwave ovens with 53 to 55 liter capacity and integral range hood).

(473) Heading 9902.16.50 (relating to microwave ovens with 58 to 60 liter capacity and integral range hoods).

(474) Heading 9902.16.52 (relating to microwave ovens with 53 to 55 liter capacity, glass turntable plate, and integral range hood).

(475) Heading 9902.16.53 (relating to microwave ovens with 56 to 58 liter capacity and integral range hood).

(476) Heading 9902.16.54 (relating to microwave ovens with rectangular plate and integral range hood).

(477) Heading 9902.16.55 (relating to vertical waffle makers).

(478) Heading 9902.16.56 (relating to multifunction grills).

(479) Heading 9902.16.57 (relating to electric sandwich grillers).

(480) Heading 9902.16.64 (relating to front-loading coffee makers).

(481) Heading 9902.16.66 (relating to built-in coffee machines).

(482) Heading 9902.16.75 (relating to programmable slow cookers with thermometer probe).

(483) Heading 9902.16.76 (relating to electric pressure cookers rated more than 1000W but not more than 1200W, with a capacity of not less than 5 liters).

(484) Heading 9902.16.77 (relating to electric rice cookers).

(485) Heading 9902.16.78 (relating to electric pressure cookers rated more than 1200W but not more than 1400W, with a capacity of not less than 5 liters).

(486) Heading 9902.16.81 (relating to candle warmers).

(487) Heading 9902.16.90 (relating to chassis or shelving containing backplane).

(488) Heading 9902.16.95 (relating to mirror segment controller sensors).

(489) Heading 9902.17.03 (relating to used gear boxes for certain vehicles).

(490) Heading 9902.17.07 (relating to stand-up bicycles, having both wheels not exceeding 63.5 cm in diameter).

(491) Heading 9902.17.08 (relating to elliptical cycles, with wheels not exceeding 63.5 cm in diameter).

(492) Heading 9902.17.17 (relating to swim goggles).

(493) Heading 9902.17.19 (relating to LCD television panel assemblies, with a video display measuring not over 58.42 cm).

(494) Heading 9902.17.20 (relating to LCD television panel assemblies, with a video display measuring over 58.42 cm but not over 78.74 cm).

(495) Heading 9902.17.21 (relating to LCD television panel assemblies, with a video display measuring over 78.74 cm but not over 81.28 cm).

(496) Heading 9902.17.22 (relating to LCD television panel assemblies, with a video display measuring over 81.28 cm but not over 99.06 cm).

(497) Heading 9902.17.23 (relating to LCD television panel assemblies, with a video display measuring over 99.06 cm but not over 101.6 cm).

(498) Heading 9902.17.28 (relating to bicycle speedometers).

(499) Heading 9902.17.47 (relating to light emitting diode (LED) hanging lamps with total internal reflection).

(500) Heading 9902.17.49 (relating to electric table or desk light emitting diode (LED) task lamps with ball joints).

(501) Heading 9902.17.52 (relating to exterior emergency lights).

(502) Heading 9902.17.53 (relating to wing illumination lights).

(503) Heading 9902.17.54 (relating to lantern globes of extruded borosilicate glass).

(504) Heading 9902.17.56 (relating to golf club driver heads with a loft of 9.5 degrees).

(505) Heading 9902.17.64 (relating to golf club heads with a loft greater than 56 degrees).

(506) Heading 9902.17.65 (relating to golf club putter heads).

(507) Heading 9902.17.70 (relating to tennis rackets, strung).

(508) Heading 9902.17.72 (relating to racquetball rackets).

(509) Heading 9902.17.73 (relating to squash rackets).

(510) Heading 9902.17.76 (relating to leather basketballs).

(511) Heading 9902.17.78 (relating to racquetballs).

(512) Heading 9902.17.84 (relating to speed bags and related equipment).

(513) Heading 9902.17.86 (relating to certain bluetooth enabled adjustable dumbbells).

(514) Heading 9902.17.92 (relating to boxing and mixed martial arts protective equipment).

(515) Heading 9902.17.94 (relating to fishing reels valued more than \$2.70 but not more than \$8.45, pre-spooled, with rod).

(516) Heading 9902.17.95 (relating to hair-slides with imitation pearls or stones).

(b) MODIFICATION TO ARTICLE DESCRIPTIONS.—

(1) COCONUT WATER IN PAPER CARTONS.—Heading 9902.01.15 is amended—

(A) by amending the article description to read as follows: “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 2009.89.70)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(2) FLAVORED COCONUT WATER.—Heading 9902.01.16 is amended—

(A) by amending the article description to read as follows: “Coconut water not from concentrate, flavored, packaged for retail sale (provided for in subheading 2009.89.70)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(3) HYPOPHOSPHOROUS ACID 50%.—Heading 9902.01.23 is amended—

(A) by amending the article description to read as follows: “Hypophosphorous acid 50 percent (phosphinic acid) (CAS No. 6303-21-5) (provided for in subheading 2811.19.61)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(4) POTASSIUM FLUOROBORATE.—Heading 9902.01.47 is amended—

(A) by amending the article description to read as follows: “Potassium fluoroborate (CAS No. 14075-53-7) (provided for in subheading 2826.90.90)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(5) POTASSIUM FLUOROTITANATE.—Heading 9902.01.48 is amended—

(A) by amending the article description to read as follows: “Potassium fluorotitanate (Dipotassium hexafluorotitanate(2-)) (CAS No. 16919-27-0) (provided for in subheading 2826.90.90)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(6) POTASSIUM FLUOZIRCONATE.—Heading 9902.01.49 is amended—

(A) by amending the article description to read as follows: “Dipotassium; hexafluorozirconium(2-) (potassium fluozirconate) (CAS No. 16923-95-8) (provided for in subheading 2826.90.90)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(7) ZIRCONIUM BASIC CARBONATE.—Heading 9902.01.61 is amended—

(A) by amending the article description to read as follows: “Zirconium basic carbonate (zirconium(4+) dicarbonate) (CAS No. 57219-64-4) (provided for in subheading 2836.99.50)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(8) O-CHLOROTOLUENE.—Heading 9902.01.95 is amended—

(A) by amending the article description to read as follows: “2-Chlorotoluene (CAS No. 95-49-8) (provided for in subheading 2903.99.80)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(9) LEUCOQUINIZARIN.—Heading 9902.02.25 is amended—

(A) by amending the article description to read as follows: “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 2914.69.90)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(10) ANISALDEHYDE.—Heading 9902.02.49 is amended—

(A) by amending the article description to read as follows: “p-Anisaldehyde (4-

methoxybenzaldehyde) (CAS No. 123-11-5) (provided for in subheading 2912.49.10)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(11) METHYLIONONE.—Heading 9902.02.56 is amended—

(A) by amending the article description to read as follows: “(E)-1-(2,6,6-trimethylcyclohex-2-en-1-yl)pent-1-en-3-one (Methylionone) (CAS No. 1335-46-2) (provided for in subheading 2914.23.00)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(12) ITACONIC ACID.—Heading 9902.02.95 is amended—

(A) by amending the article description to read as follows: “Itaconic acid (2-methylidenebutanedioic acid) (CAS No. 97-65-4) (provided for in subheading 2917.19.70)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(13) 4-SULFO-1,8-NAPHTHALIC ANHYDRIDE POTASSIUM SALT.—Heading 9902.02.97 is amended—

(A) by amending the article description to read as follows: “Potassium 1,3-dioxo-1H,3H-benzo[de]isochromene-6-sulfonate (CAS No. 71501-16-1) (provided for in subheading 2917.39.04)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(14) NTCDA.—Heading 9902.03.01 is amended—

(A) by amending the article description to read as follows: “1,4,5,8-Naphthalenetetracarboxylic dianhydride (NTCDA) (CAS No. 81-30-1) (provided for in subheading 2917.39.70)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(15) STABILIZER OF FOAMS.—Heading 9902.03.11 is amended—

(A) by amending the article description to read as follows: “Octyl 3-(3,5-ditert-butyl-4-hydroxyphenyl)propanoate (CAS No. 125643-61-0) (provided for in subheading 2918.29.65)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(16) HINDERED PHENOLIC ANTIOXIDANT.—Heading 9902.03.25 is amended—

(A) by amending the article description to read as follows: “Triethylene glycol bis[3-(3-tert-butyl-4-hydroxy-5-methylphenyl)propionate] (CAS No. 36443-68-2) (provided for in subheading 2918.99.43)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(17) D-HPPA.—Heading 9902.03.28 is amended—

(A) by amending the article description to read as follows: “(R)-(+)-2-(4-Hydroxyphenoxy)propionic acid (CAS No. 94050-90-5) (provided for in subheading 2918.99.43)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(18) TETRACHLORVINOS.—Heading 9902.03.35 is amended—

(A) by amending the article description to read as follows: “[(Z)-2-Chloro-1-(2,4,5-trichlorophenyl)ethenyl] dimethyl phosphate (Tetrachlorvinfos) (CAS No. 22248-79-9) (provided for in subheading 2919.90.30)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(19) PROPARGITE.—Heading 9902.03.41 is amended—

(A) by amending the article description to read as follows: “2-[4-(2-Methyl-2-propenyl)phenoxy]cyclohexyl 2-propyn-1-yl sulfite (Propargite) (CAS No. 2312-35-8) (provided for in subheading 2920.90.10)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(20) 2-CHLORO-4-TOLUIDINE (2-CAT).—Heading 9902.03.69 is amended—

(A) by amending the article description to read as follows: “3-Chloro-4-methylaniline (o-chloro-p-toluidine) (CAS No. 95-74-9) (provided for in subheading 2921.43.90)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(21) M-TOLUIDINE.—Heading 9902.03.70 is amended—

(A) by amending the article description to read as follows: “m-Toluidine (CAS No. 108-44-1) (provided for in subheading 2921.43.90)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(22) FLUMETRALIN.—Heading 9902.03.77 is amended—

(A) by amending the article description to read as follows: “N-[(2-Chloro-6-fluorophenyl)methyl]-N-ethyl-2,6-dinitro-4-(trifluoromethyl)aniline (Flumetralin) (CAS No. 62924-70-3) (provided for in subheading 2921.49.45)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(23) 4,4-METHYLENE BIS O-CHLORO ANILINE.—Heading 9902.03.83 is amended—

(A) by amending the article description to read as follows: “4,4'-Methylenebis(2-chloroaniline) (CAS No. 101-14-4) (provided for in subheading 2921.59.08)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(24) PHENOL, 2,2'-[[1S...]]BIS(6-(1,1-DIMETHYLETHYL)).—Heading 9902.03.86 is amended—

(A) by amending the article description to read as follows: “2,2'-[[1S,2S)-1,2-Diphenyl-1,2-ethanediyl]bis(iminomethylene)]bis[6-(1,1-dimethylethyl)phenol] (CAS No. 481725-63-7) (provided for in subheading 2921.59.40)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(25) TRIS[2-[[2,4,8,10-TETRA-TERT-BUTYLDIBE (AO 12)].—Heading 9902.03.89 is amended—

(A) by amending the article description to read as follows: “2-[[2,4,8,10-Tetrakis(2-methyl-2-propenyl)dibenzo[d,f][1,3,2]dioxaphosphin-6-yl]oxy]-N,N-bis(2-[[2,4,8,10-tetra-6-(2-methyl-2-propenyl)dibenzo[d,f][1,3,2]dioxaphosphin-6-yl]oxy]ethylanamine (CAS No. 80410-33-9) (provided for in subheading 2922.19.60)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(26) L-LYSINE HYDRATE.—Heading 9902.04.03 is amended—

(A) by amending the article description to read as follows: “L-Lysine hydrate (1:1) (CAS No. 39665-12-8) (provided for in subheading 2922.41.00)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(27) NON-GENETICALLY MODIFIED LECITHIN OF RAPESEED.—Heading 9902.04.17 is amended—

(A) by amending the article description to read as follows: “Lecithin derived from non-genetically modified rapeseed (CAS No. 8002-43-5) (provided for in subheading 2923.20.20)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(28) N,N,N',N'-TETRAKIS(2-HYDROXY-ETHYL)HEXANEDIAMIDE.—Heading 9902.04.27 is amended—

(A) by amending the article description to read as follows: “N,N,N',N'-tetrakis(2-hydroxyethyl)hexanediamide (CAS No. 6334-25-4) (provided for in subheading 2924.19.80)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(29) METALAXYL.—Heading 9902.04.36 is amended—

(A) by amending the article description to read as follows: “Methyl 2-(N-(2-methoxyacetyl)-2,6-

dimethylanilino)propanoate (Metalaxyl) (CAS No. 57837-19-1) (provided for in subheading 2924.29.47)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(30) CARBARYL.—Heading 9902.04.39 is amended—

(A) by amending the article description to read as follows: "1-Naphthalenyl methylcarbamate (Carbaryl) (CAS No. 63-25-2) (provided for in subheading 2924.29.47)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(31) MANDIPROPAMID.—Heading 9902.04.45 is amended—

(A) by amending the article description to read as follows: "2-(4-Chlorophenyl)-N-{2-[3-methoxy-4-(2-propyn-1-yloxy)phenyl]ethyl}-2-(2-propyn-1-yloxy)acetamide (Mandipropamid) (CAS No. 374726-62-2) (provided for in subheading 2924.29.47)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(32) FENHEXAMID.—Heading 9902.04.46 is amended—

(A) by amending the article description to read as follows: "N-(2,3-Dichloro-4-hydroxyphenyl)-1-methylcyclohexanecarboxamide (Fenhexamid) (CAS No. 126833-17-8) (provided for in subheading 2924.29.47)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(33) 2,5-BIS(1,3-DIOXOBUTYL)AMINO)BENZENESULFONIC ACID.—Heading 9902.04.51 is amended—

(A) by amending the article description to read as follows: "2,5-Bis(3-oxobutanoylamino)benzenesulfonic acid (CAS No. 70185-87-4) (provided for in subheading 2924.29.71)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(34) P-AMINO BENZAMIDE.—Heading 9902.04.55 is amended—

(A) by amending the article description to read as follows: "p-Aminobenzamide (4-Aminobenzamide) (CAS No. 2835-68-9) (provided for in subheading 2924.29.77)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(35) TRANS-N-BOC ACID.—Heading 9902.04.57 is amended—

(A) by amending the article description to read as follows: "Trans-4-[(2-Methyl-2-propanoyloxy)carbonyl]cyclohexanecarboxylic acid (CAS No. 53292-89-0) (provided for in subheading 2924.29.95)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(36) FLUMICLORAC PENTYL ESTER.—Heading 9902.04.62 is amended—

(A) by amending the article description to read as follows: "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 for in subheading 2925.29.60)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(37) ESFENVALERATE.—Heading 9902.04.74 is amended—

(A) by amending the article description to read as follows: "(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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(38) ZETA-CYPERMETHRIN.—Heading 9902.04.76 is amended—

(A) by amending the article description to read as follows: "(S)-Cyano(3-phenoxyphenyl)methyl (+)cis-3-(2,2-dichloroethenyl)-2,2-dimethylcyclopropanecarboxylate and (S)-cyano(3-phenoxyphenyl)methyl (+)trans-3-

(2,2-dichloroethenyl)-2,2-dimethylcyclopropanecarboxylate (Zeta-cypermethrin) (CAS No. 1315501-18-8) (provided for in subheading 2926.90.30)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(39) FENPROPATHRIN.—Heading 9902.04.78 is amended—

(A) by amending the article description to read as follows: " α -Cyano-3-phenoxybenzyl 2,2,3,3-tetramethylcyclopropanecarboxylate (Fenpropathrin) (CAS No. 39515-41-8) (provided for in subheading 2926.90.30)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(40) PHTHALODINITRILE.—Heading 9902.04.79 is amended—

(A) by amending the article description to read as follows: "Benzene-1,2-dicarbonitrile (Phthalodinitrile) (CAS No. 91-15-6) (provided for in subheading 2926.90.43)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(41) DIPHENYLACETONITRILE.—Heading 9902.04.80 is amended—

(A) by amending the article description to read as follows: "2,2-Diphenylacetoneitrile (CAS No. 86-29-3) (provided for in subheading 2926.90.48)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(42) IPN.—Heading 9902.04.81 is amended—

(A) by amending the article description to read as follows: "Isophthalonitrile (1,3-dicyanobenzene) (CAS No. 626-17-5) (provided for in subheading 2926.90.48)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(43) TRIFLOXYSTROBIN.—Heading 9902.04.86 is amended—

(A) by amending the article description to read as follows: "Methyl (E)-methoxyimino-[(E)-2-[1-(α,α,α -trifluoro-m-tolyl)ethylideneaminoxy]-o-tolyl]acetate (Trifloxystrobin) (CAS No. 141517-21-7) (provided for in subheading 2928.00.25)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(44) CYFLUFENAMID.—Heading 9902.04.87 is amended—

(A) by amending the article description to read as follows: "(1Z)-N-{(Z)-[(Cyclopropylmethoxyimino)[2,3-difluoro-6-(trifluoromethyl)phenyl]methyl}-2-phenylethanimidic acid (Cyflufenamid) (CAS No. 180409-60-3) (provided for in subheading 2928.00.25)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(45) TEBUFENOZIDE.—Heading 9902.04.88 is amended—

(A) by amending the article description to read as follows: "N-(4-Ethylbenzoyl)-3,5-dimethyl-N-(2-methyl-2-propanyl)benzohydrazide (Tebufenozide) (CAS No. 112410-23-8) (provided for in subheading 2928.00.25)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(46) CARBONOHYDRAZIDE.—Heading 9902.04.89 is amended—

(A) by amending the article description to read as follows: "1,3-Diaminourea (CAS No. 497-18-7) (provided for in subheading 2928.00.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(47) ADH.—Heading 9902.04.93 is amended—

(A) by amending the article description to read as follows: "Hexanedihydrazide (adipic dihydrazide) (CAS No. 1071-93-8) (provided for in subheading 2928.00.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(48) ORGANIC CHEMICALS.—Heading 9902.04.94 is amended—

(A) by amending the article description to read as follows: "Bitolyene diisocyanate

(3,3'-dimethylbiphenyl-4,4'-diyl diisocyanate) (CAS No. 91-97-4) (provided for in subheading 2929.10.20)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(49) PCM.—Heading 9902.04.97 is amended—

(A) by amending the article description to read as follows: "Ethyl [4-chloro-2-fluoro-5-[[[methyl(1-methylethyl)amino]sulfonyl]amino]carbonyl]phenyl]carbamate (CAS No. 874909-61-2) (provided for in subheading 2929.90.15)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(50) PROFENOFOS.—Heading 9902.05.04 is amended—

(A) by amending the article description to read as follows: "O-4-Bromo-2-chlorophenyl O-ethyl S-propyl phosphorothioate (Profenofos) (CAS No. 41198-08-7) (provided for in subheading 2930.90.10)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(51) DCDPS, DICHLORODIPHENYLSULFONE.—Heading 9902.05.14 is amended—

(A) by amending the article description to read as follows: "1-Chloro-4-(4-chlorophenyl)sulfonylbenzene (CAS No. 80-07-9) (provided for in subheading 2930.90.29)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(52) CAPTAN TECHNICAL.—Heading 9902.05.19 is amended—

(A) by amending the article description to read as follows: "2-[(Trichloromethyl)sulfonyl]-3a,4,7,7a-tetrahydro-1H-isoindole-1,3(2H)-dione (Captan) (CAS No. 133-06-2) (provided for in subheading 2930.90.43)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(53) PENTAERYTHRITOL TETRAKIS (β -LAURYLTHIOPROPIONATE).—Heading 9902.05.23 is amended—

(A) by amending the article description to read as follows: "3-{[3-(Dodecylsulfonyl)propanoyloxy]-2,2-bis{[3-dodecylsulfonyl]propanoyl}oxy}methylpropyl 3-(dodecylsulfonyl)propanoate (CAS No. 29598-76-3) (provided for in subheading 2930.90.91)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(54) DINOTEFURAN.—Heading 9902.05.45 is amended—

(A) by amending the article description to read as follows: "1-Methyl-2-nitro-3-(oxolan-3-ylmethyl)guanidine (Dinotefuran) (CAS No. 165252-70-0) (provided for in subheading 2932.19.51)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(55) COUMAPHOS.—Heading 9902.05.47 is amended—

(A) by amending the article description to read as follows: "3-Chloro-7-diethoxyphosphinothioxy-4-methylchromen-2-one (Coumaphos) (CAS No. 56-72-4) (provided for in subheading 2932.20.10)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(56) SPIROMESIFEN.—Heading 9902.05.48 is amended—

(A) by amending the article description to read as follows: "[2-Oxo-3-(2,4,6-trimethylphenyl)-1-oxaspiro[4.4]non-3-en-4-yl] 3,3-dimethylbutanoate (Spiromesifen) (CAS No. 283594-90-1) (provided for in subheading 2932.20.10)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(57) BRODIFACOU.—Heading 9902.05.50 is amended—

(A) by amending the article description to read as follows: “4-Hydroxy-3-(3-(4'-bromo-4-biphenyl)-1,2,3,4-tetrahydro-1-naphthyl)coumarin (Brodifacoum) (CAS No. 56073-10-0) (provided for in subheading 2932.20.10)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(58) SODIUM ERYTHORBATE.—Heading 9902.05.54 is amended—

(A) by amending the article description to read as follows: “Sodium erythorbate (sodium (2R)-2-[(2R)-4,5-dihydroxy-3-oxo-2,3-dihydro-2-furanyl]-2-hydroxyethanolate) (CAS No. 6381-77-7) (provided for in subheading 2932.20.50)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(59) PYRACLOSTROBIN TECHNICAL.—Heading 9902.05.67 is amended—

(A) by amending the article description to read as follows: “Methyl N-(2-[[1-(4-chlorophenyl)pyrazol-3-yl]oxymethyl]-phenyl)-(N-methoxycarbamate (Pyraclostrobin) (CAS No. 175013-18-0) (provided for in subheading 2933.19.23)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(60) TRIFLUMIZOLE TECHNICAL.—Heading 9902.05.74 is amended—

(A) by amending the article description to read as follows: “(E)-4-Chloro- α,α,α -trifluoro-N-(1-imidazol-1-yl-2-propoxyethylidene)-o-toluidine (Triflumizole) (CAS No. 99387-89-0) (provided for in subheading 2933.29.35)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(61) FLUOPYRAM.—Heading 9902.05.80 is amended—

(A) by amending the article description to read as follows: “N-[2-[3-Chloro-5-(trifluoromethyl)pyridin-2-yl]ethyl]-2-(trifluoromethyl)benzamide (Fluopyram) (CAS No. 658066-35-4) (provided for in subheading 2933.39.21)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(62) CLODINAFOP-PROPARGYL.—Heading 9902.05.91 is amended—

(A) by amending the article description to read as follows: “2-Propyn-1-yl (2R)-2-{4-[(5-chloro-3-fluoro-2-pyridinyl)oxy]phenoxy}propanoate (Clodinafop-propargyl) (CAS No. 105512-06-9) (provided for in subheading 2933.39.25)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(63) ACETAMIPRID TECHNICAL.—Heading 9902.05.99 is amended—

(A) by amending the article description to read as follows: “(E)-N1-[(6-Chloro-3-pyridyl)methyl]-N2-cyano-N1-methylacetamidine (Acetamiprid) (CAS No. 135410-20-7) (provided for in subheading 2933.39.27)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(64) PYRIPROXYFEN.—Heading 9902.06.04 is amended—

(A) by amending the article description to read as follows: “2-[[1-(4-Phenoxyphenoxy)-2-propanyl]oxy]pyridine (Pyriproxyfen) (CAS No. 95737-68-1) (provided for in subheading 2933.39.27)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(65) CERTAIN LIGHT STABILIZER.—Heading 9902.06.14 is amended—

(A) by amending the article description to read as follows: “N-[6-[formyl-(2,2,6,6-tetramethylpiperidin-4-yl)amino]hexyl]-N-(2,2,6,6-tetramethylpiperidin-4-yl)formamide (CAS No. 124172-53-8) (provided for in subheading 2933.39.61)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(66) N,N'-BIS(2,2,6,6-TETRAMETHYL-4-PIPERIDINYL)ISOPH.—Heading 9902.06.16 is amended—

(A) by amending the article description to read as follows: “N,N'-Bis(2,2,6,6-tetramethyl-4-piperidinyl)isophthalamide (CAS No. 42774-15-2) (provided for in subheading 2933.39.61)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(67) UV ABSORBER.—Heading 9902.06.17 is amended—

(A) by amending the article description to read as follows: “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)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(68) ACYLATED STERICALLY HINDERED LIGHT STABILIZER.—Heading 9902.06.18 is amended—

(A) by amending the article description to read as follows: “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)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(69) PYRIMETHANIL.—Heading 9902.06.32 is amended—

(A) by amending the article description to read as follows: “4,6-Dimethyl-N-phenylpyrimidin-2-amine (Pyrimethanil) (CAS No. 53112-28-0) (provided for in subheading 2933.59.15)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(70) BENZYLADENINE.—Heading 9902.06.33 is amended—

(A) by amending the article description to read as follows: “N-Benzyl-3H-purin-6-amine (Benzyladenine) (CAS No. 1214-39-7) (provided for in subheading 2933.59.15)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(71) PYRIFLUQUINAZON.—Heading 9902.06.40 is amended—

(A) by amending the article description to read as follows: “1-Acetyl-1,2,3,4-tetrahydro-3-[(3-pyridylmethyl)amino]-6-[1,2,2,2-tetrafluoro-1-(trifluoromethyl)ethyl]quinazolin-2-one (Pyrifluquinazon) (CAS No. 337458-27-2) (provided for in subheading 2933.59.70)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(72) HEXAZINONE.—Heading 9902.06.52 is amended—

(A) by amending the article description to read as follows: “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)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(73) PYMETROZINE.—Heading 9902.06.53 is amended—

(A) by amending the article description to read as follows: “6-Methyl-4-[(1E)-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)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(74) LOW VOLATILE HYDROXYPHENYL TRIAZINE UV ABSORBER.—Heading 9902.06.59 is amended—

(A) by amending the article description to read as follows: “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)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(75) VERY LOW VOLATILE HYDROXYPHENYL TRIAZINE UV ABSORBER.—Heading 9902.06.60 is amended—

(A) by amending the article description to read as follows: “2-[4,6-Di(4-biphenyl)-1,3,5-

triazin-2-yl]-5-[(2-ethylhexyl)oxy]phenol (CAS No. 204583-39-1) (provided for in subheading 2933.69.60)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(76) TERBUTRYN.—Heading 9902.06.61 is amended—

(A) by amending the article description to read as follows: “(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)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(77) BONDING AGENT FOR POLYESTER-REINFORCED RUBBER PRODUCTS.—Heading 9902.06.69 is amended—

(A) by amending the article description to read as follows: “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)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(78) MYCLOBUTANIL TECHNICAL FUNGICIDE.—Heading 9902.06.70 is amended—

(A) by amending the article description to read as follows: “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)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(79) TRIADIMEFON.—Heading 9902.06.75 is amended—

(A) by amending the article description to read as follows: “1-(4-Chlorophenoxy)-3,3-dimethyl-1-(1,2,4-triazol-1-yl)butan-2-one (Triadimefon) (CAS No. 43121-43-3) (provided for in subheading 2933.99.22)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(80) PYRAZIFLUMID.—Heading 9902.06.76 is amended—

(A) by amending the article description to read as follows: “N-(3',4'-Difluorobiphenyl-2-yl)-3-(trifluoromethyl)pyrazine-2-carboxamide (Pyraziflumid) (CAS No. 942515-63-1) (provided for in subheading 2933.99.22)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(81) ECONEA TECHNICAL.—Heading 9902.06.88 is amended—

(A) by amending the article description to read as follows: “4-Bromo-2-(4-chlorophenyl)-5-(trifluoromethyl)-1H-pyrrole-3-carbonitrile (Tralopyril) (CAS No. 122454-29-9) (provided for in subheading 2933.99.22)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(82) ULTRAVIOLET LIGHT ABSORBER.—Heading 9902.06.89 is amended—

(A) by amending the article description to read as follows: “2-(Benzotriazol-2-yl)-4,6-bis(2-methylbutan-2-yl)phenol (CAS No. 25973-55-1) (provided for in subheading 2933.99.79)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(83) 2-(2H-BENZOTRIAZOL-2-YL)-4,6-BIS(1-METHYL-1-PHENYLETHYL)PHENOL.—Heading 9902.06.90 is amended—

(A) by amending the article description to read as follows: “2-(Benzotriazol-2-yl)-4,6-bis(2-phenylpropan-2-yl)phenol (CAS No. 70321-86-7) (provided for in subheading 2933.99.79)”;

and
(B) by striking “12/31/2020” and inserting “12/31/2023”.

(84) ISAVUCONAZONIUM SULFATE.—Heading 9902.07.03 is amended—

(A) by amending the article description to read as follows: “2-[(1-{1-[(2R,3R)-3-[4-(4-Cyanophenyl)-1,3-thiazol-2-yl]-2-(2,5-difluorophenyl)-2-hydroxybutyl]-1H-1,2,4-triazol-4-ium-4-

yl]ethoxy)carbonyl(methylamino)-3-pyridinyl)methyl N-methylglycinate hydrogensulfate (Isavuconazonium Sulfate) (CAS No. 946075-13-4) (provided for in subheading 2934.10.10)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(85) ETHABOXAM.—Heading 9902.07.08 is amended—

(A) by amending the article description to read as follows: "N-[Cyano(2-thienyl)methyl]-4-ethyl-2-(ethylamino)-1,3-thiazole-5-carboxamide (Ethaboxam) (CAS No. 162650-77-3) (provided for in subheading 2934.10.90)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(86) PROPICONAZOLE.—Heading 9902.07.16 is amended—

(A) by amending the article description to read as follows: "1-[[2-(2,4-Dichlorophenyl)-4-propyl-1,3-dioxolan-2-yl]-methyl]-1H-1,2,4-triazole (Propiconazole) (CAS No. 60207-90-1) (provided for in subheading 2934.99.12)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(87) ETOXAZOLE.—Heading 9902.07.35 is amended—

(A) by amending the article description to read as follows: "2-(2,6-Difluorophenyl)-4-[2-ethoxy-4-(2-methyl-2-propenyl)phenyl]-4,5-dihydro-1,3-oxazole (Etoxazole) (CAS No. 153233-91-1) (provided for in subheading 2934.99.18)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(88) FLUCARBAZONE-SODIUM.—Heading 9902.07.65 is amended—

(A) by amending the article description to read as follows: "Sodium [(3-methoxy-4-methyl-5-oxo-4,5-dihydro-1H-1,2,4-triazol-1-yl)carbonyl]([2-(trifluoromethoxy)phenyl]sulfonyl)azanide (Flucarbazone-sodium) (CAS No. 181274-17-9) (provided for in subheading 2935.90.75)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(89) IMAZOSULFURON.—Heading 9902.07.71 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(90) PURIFIED STEVIOL GLYCOSIDE, REBAUDIOSIDE M.—Heading 9902.07.76 is amended—

(A) by amending the article description to read as follows: "(4 α)-13-((O- β -D-glucopyranosyl-(1-2)-O- β -D-glucopyranosyl-(1-3))- β -D-glucopyranosyloxy)-kaur-16-en-18-oic acid O- β -D-glucopyranosyl-(1-2)-O- β -D-glucopyranosyl-(1-3))- β -D-glucopyranosyl ester (Rebaudioside M) (CAS No. 1220616-44-3) (provided for in subheading 2938.90.00)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(91) TREHALOSE.—Heading 9902.07.78 is amended—

(A) by amending the article description to read as follows: "Trehalose (α -D-glucopyranosyl α -D-glucopyranoside dihydrate) (CAS No. 6138-23-4) (provided for in subheading 2940.00.60)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(92) CHLOROPHYLLIN.—Heading 9902.07.80 is amended—

(A) by amending the article description to read as follows: "Chlorophyllin-copper complex (CAS No. 11006-34-1) (provided for in subheading 2942.00.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(93) DISPERSE BLUE 56.—Heading 9902.07.85 is amended—

(A) by amending the article description to read as follows: "Disperse Blue 56 (1,5-diamino-2-bromo-4,8-dihydroxy-9,10-anthraquinone) (CAS No. 68134-65-6) (provided for in subheading 3204.11.10)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(94) DISPERSE BLUE 284.—Heading 9902.07.86 is amended—

(A) by amending the article description to read as follows: "Disperse Blue 284 ((4-[(E)-(3,5-dinitro-2-thienyl)diazenyl]phenyl)imino)di-2,1-ethanediyl diacetate) (CAS No. 42783-06-2) (provided for in subheading 3204.11.10)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(95) MIXTURE OF DISPERSE BLUE 60 M, DISPERSE BLUE 60 ME.—Heading 9902.07.88 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(96) MIX OF DISPERSE BLUE 77, 56, 60M, 60ME, 77.—Heading 9902.07.89 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(97) MIXTURE OF DISPERSE YELLOW 64, 211, 42, AND 54.—Heading 9902.07.90 is amended—

(A) by amending the article description to read as follows: "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-pyridinecarbonitrile (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 subheading 3204.11.35)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(98) DYE MIXTURE.—Heading 9902.07.92 is amended—

(A) by amending the article description to read as follows: "Mixtures of Disperse Yellow 163 (3,3'-(4-[(E)-(2,6-Dichloro-4-nitrophenyl)diazenyl]phenyl)imino)dipropenenitrile) (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-8-nitro-9,10-anthraquinone) (CAS No. 20241-76-3); Disperse Red 1042A (5-[2-(2-Cyano-4-nitrophenyl)diazenyl]-2-[[2-(2-hydroxyethoxy)ethyl]amino]-4-methyl-6-(phenylamino)-3-pyridinecarbonitrile) (CAS No. 149988-44-3); Disperse Red 1042B (5-[(2-Cyano-4-nitrophenyl)diazenyl]-6-[[2-(2-

hydroxyethoxy)ethyl]amino]-4-methyl-2-(phenylamino)-3-pyridine carbonitrile) (CAS No. 137428-29-6); 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) and Disperse Blue 60 ME (4,11-Diamino-2-[3-(2-methoxyethoxy)propyl]-1H-naphtho[2,3-f]isoindole-1,3,5,10(2H)-tetrone) (CAS No. 65059-45-2) (provided for in subheading 3204.11.35)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(99) MIXTURE OF DISPERSE ORANGE T9601, ETC.—Heading 9902.07.93 is amended—

(A) by amending the article description to read as follows: "Mixtures of Disperse Orange 288 (3-(Benzyl[4-[(4-nitrophenyl)diazenyl]phenyl]amino)propanenitrile) (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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(100) MIXTURES OF SOLVENT YELLOW 163 AND OTHER PRODUCTS.—Heading 9902.07.94 is amended—

(A) by amending the article description to read as follows: "Mixtures of Solvent Yellow 163 (1,8-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 167:1 (3-(Acetylaminophenyl)-4-[(2-chloro-4-nitrophenyl)azo]phenyl)imino)diethane-2,1-diyl diacetate) (CAS No. 1533-78-4); Disperse Orange 29 (4-[(2-Methoxy-4-[(4-nitrophenyl)diazenyl]phenyl)diazenyl]phenyl)phenol) (CAS No. 19800-42-1); Disperse Red 1042A (5-[2-(2-Cyano-4-nitrophenyl)diazenyl]-2-[[2-(2-hydroxyethoxy)ethyl]amino]-4-methyl-6-(phenylamino)-3-pyridinecarbonitrile) (CAS No. 149988-44-3); Disperse Red 1042B (5-[(2-Cyano-4-nitrophenyl)diazenyl]-6-[[2-(2-hydroxyethoxy)ethyl]amino]-4-methyl-2-(phenylamino)-3-pyridine carbonitrile) (CAS No. 137428-29-6); 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) and Disperse Blue 60 ME (4,11-Diamino-2-[3-(2-methoxyethoxy)propyl]-1H-naphtho[2,3-f]isoindole-1,3,5,10(2H)-tetrone) (CAS No. 65059-45-2) (provided for in subheading 3204.11.35)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(101) TEXTILE DYE MIXTURES.—Heading 9902.07.95 is amended—

(A) by amending the article description to read as follows: "Mixtures of Disperse Blue ANT (N-[5-(acetylaminophenyl)-4-(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-(acetylaminophenyl)-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-[2-(5-cyano-1,6-dihydro-2-hydroxy-1,4-dimethyl-6-oxo-3-pyridinyl)diazenyl]-benzoic acid, 2-phenoxyethyl ester) (CAS No. 88938-37-8); Disperse Red DYN5 2246 (N-[4-[2-(2-cyano-4-nitrophenyl)diazenyl]phenyl]-N-(phenylmethyl)-B-alanine, 2-oxopropyl ester) (CAS No. 1021394-33-1); and Disperse Yellow DYL4 1306 (1,2-dihydro-6-hydroxy-1,4-dimethyl-5-[2-(2-nitro-4-(phenylmethoxy)phenyl)diazenyl]-2-oxo-3-

pyridinecarbonitrile) (CAS No. 1613451-37-8) (provided for in subheading 3204.11.35)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(102) MIXTURES OF DISPERSE BLUE 77 AND DISPERSE BLUE 60 M.—Heading 9902.07.96 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(103) DISPERSE YELLOW 184:1.—Heading 9902.07.97 is amended—

(A) by amending the article description to read as follows: "Disperse Yellow 232 (3-(5-chloro-2-benzoxazolyl)-7-(diethyl-amino)-2H-1-benzopyran-2-one) (CAS No. 35773-43-4) (provided for in subheading 3204.11.35)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(104) MIXTURES OF DISPERSE BLUE ANT (BR) AND OTHER DYES.—Heading 9902.07.98 is amended—

(A) by amending the article description to read as follows: "Mixtures of Disperse Blue ANT (Br) (N-[5-(acetyl-amino)-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-(acetyl-amino)-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-[2-(5-cyano-1,6-dihydro-2-hydroxy-1,4-dimethyl-6-oxo-3-pyridinyl)diazenyl]-benzoic acid, 2-phenoxyethyl ester) (CAS No. 88938-37-8) and Disperse Red DYN 2246 (N-[4-[2-(2-cyano-4-nitrophenyl)diazenyl]phenyl]-N-(phenylmethyl)-B-alanine, 2-oxopropyl ester) (CAS No. 1021394-33-1) (provided for in subheading 3204.11.35)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(105) MIXTURES OF DISPERSE BLUE 60 M AND OTHER PRODUCTS.—Heading 9902.08.01 is amended—

(A) by amending the article description to read as follows: "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-(2-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)-4-phenyl-1,3-thiazol-5-yl]imino]-2-(3-heptyl)-7-methyl-5-oxo-5,8-dihydro[1,2,4]triazolo[1,5-a]pyridine-6-carbonitrile) (CAS No. 169324-83-8) (provided for in subheading 3204.11.35)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(106) MIXTURES OF DISPERSE BLUE 7 AND OTHER DYES.—Heading 9902.08.03 is amended—

(A) by amending the article description to read as follows: "Mixtures of Disperse Blue 77 (1-anilino-4,5-dihydroxy-8-nitro-9,10-anthraquinone) (CAS No. 20241-76-3); Disperse Red 1042A (5-[2-(2-Cyano-4-nitrophenyl)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-nitrophenyl)diazenyl]-6-[2-(2-hydroxyethoxy)ethyl]amino]-4-methyl-2-(phenylamino)-3-pyridine carbonitrile) (CAS No. 137428-29-6) and Disperse Orange FC84508 (Cyano-3-[(6-methoxy-2-benzothiazolyl)amino]-1H-isindol-1-ylidene)acetic acid, pentyl ester) (CAS No. 173285-74-0) (provided for in 3204.11.35)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(107) MIX OF DISPERSE YELLOW 163, ETC. (DX BLACK HLA-E).—Heading 9902.08.04 is amended—

(A) by amending the article description to read as follows: "Mixtures of Disperse Yellow 163 (3,3'-([4-(2,6-dichloro-4-nitrophenyl)diazenyl] phenyl) imino) dipropanenitrile) (CAS No. 67923-43-7); Disperse Red 167:1 (3-(acetyl-amino)-4-[(2-chloro-4-nitrophenyl)azo]phenyl)imino) diethane-2,1-diyl diacetate) (CAS No. 1533-78-4); Disperse red 60 (1-amino-4-hydroxy-2-phenoxy-9,10-anthracenedione) (CAS No. 17418-58-5); Disperse Blue 77 (1-anilino-4,5-dihydroxy-8-nitro-9,10-anthraquinone) (CAS No. 20241-76-3); Disperse Blue 56 (1,5-diamino-2-bromo-4,8-dihydroxy-9,10-anthraquinone) (CAS No. 68134-65-6); Disperse Blue 214 E (4,8-diamino-2-(4-ethoxyphenyl)-1,5-dihydroxy-9,10-anthraquinone) (CAS No. 15114-15-5) and Disperse Blue 214 EE (4,8-diamino-2-[4-(2-ethoxyethoxy) phenyl]-1,5-dihydroxy-9,10-anthraquinone) (CAS No. 23119-35-9) (provided for in subheading 3204.11.35)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(108) MIX OF DISPERSE RED 356, 367, & H111030.—Heading 9902.08.05 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(109) MIX OF DISPERSE RED 1042A & DISPERSE RED 1042B.—Heading 9902.08.06 is amended—

(A) by amending the article description to read as follows: "Mixtures of Disperse Red 1042A (5-[2-(2-cyano-4-nitrophenyl)diazenyl]-2-[2-(2-hydroxyethoxy)ethyl]amino]-4-methyl-6-(phenylamino)-3-pyridine carbonitrile) (CAS No. 149988-44-3) and Disperse Red 1042B (5-[2-(2-cyano-4-nitrophenyl)diazenyl]-6-[2-(2-hydroxyethoxy)ethyl]amino]-4-methyl-2-(phenylamino)-3-pyridine carbonitrile) (CAS No. 137428-29-6) (provided for in subheading 3204.11.35)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(110) MIX OF DISPERSE BLUE 77, 60 M, & DISPERSE YELLOW 71.—Heading 9902.08.07 is amended—

(A) by amending the article description to read as follows: "Mixtures of Disperse Blue 77 (1-anilino-4,5-dihydroxy-8-nitro-9,10-anthraquinone) (CAS No. 20241-76-3); 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); and Disperse Yellow 71 (9 (or 10)-Methoxy-7H-benzimidazo[2,1-a]benz[de]isoquinolin-7-one) (CAS No. 68296-59-3) (provided for in subheading 3204.11.35)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(111) DISPERSE YELLOW 64.—Heading 9902.08.12 is amended—

(A) by amending the article description to read as follows: "Disperse Yellow 64 (2-(4-bromo-3-hydroxy-2-quinolinyl)-1H-indene-1,3(2H)-dione) (CAS No. 10319-14-9) (provided for in subheading 3204.11.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(112) MIX OF DISPERSE BLUE 73 A & DISPERSE BLUE 73 P.—Heading 9902.08.13 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(113) ACID RED 92 (PHLOXINE DISODIUM SALT).—Heading 9902.08.14 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(114) SOLVENT BLUE 182.—Heading 9902.08.15 is amended—

(A) by amending the article description to read as follows: "Acid Blue 182 (disodium;4-[4-acetyl(methyl)amino]-2-sulfonatoanilino]-1-amino-9,10-dioxoanthracene-2-sulfonate) (CAS No. 72152-54-6) (provided for in subheading 3204.12.20)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(115) SANODAL DEEP BLACK HBL.—Heading 9902.08.19 is amended—

(A) by amending the article description to read as follows: "Tetrasodium [7-amino-3-[(3-chloro-2-hydroxy-5-nitrophenyl)azo]-4-hydroxy-2-naphthalenesulfonato(3-)]-[6-amino-4-hydroxy-3-[(2-hydroxy-5-nitro-3-sulfophenyl)azo]-2-naphthalene-sulfonato(4-)]-chromate(4-) (Sanodal Deep Black HBL) (CAS No. 184719-87-7) (provided for in subheading 3204.12.45)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(116) ACID RED 182.—Heading 9902.08.20 is amended—

(A) by amending the article description to read as follows: "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. 58302-43-5) (provided for in subheading 3204.12.45)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(117) ACID ORANGE 67.—Heading 9902.08.21 is amended—

(A) by amending the article description to read as follows: "Sodium 4-[(3-(E)-(2-methyl-4-[(4-methylphenyl)sulfonyl]oxy)phenyl)diazenyl]phenyl]amino)-3-nitrobenzenesulfonate (Acid Orange 67) (CAS No. 12220-06-3) (provided for in subheading 3204.12.45)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(118) ACID BLUE 324.—Heading 9902.08.22 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(119) ACID BLUE 171.—Heading 9902.08.23 is amended—

(A) by amending the article description to read as follows: "Acid Blue 171 (sodium [6-(amino-kN)-5-[2-(2-(hydroxy-kO)-4-nitrophenyl]diazenyl-kN1]-N-methyl-2-naphthalenesulfonamidato(2-)]-[6-(amino-kN)-5-[2-(2-(hydroxy-kO)-4-nitrophenyl]diazenyl-kN1]-2-naphthalenesulfonato(3-)]-Cobaltate(2-)) (1:2) (1:2) (CAS No. 75314-27-1) (provided for in subheading 3204.12.45)"; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(120) MIXTURES OF ACID BLACK 220A AND ACID BLACK 220 B.—Heading 9902.08.24 is amended—

(A) by amending the article description to read as follows: “Mixtures of Acid Black 220 A (chromate(2-), [3-hydroxy-4-[(2-hydroxy-1-naphthalenyl)azo]-7-nitro-1-naphthalenesulfonato(3-)] [1-[(2-hydroxy-5-nitrophenyl)azo]-2-naphthalenolato(2-)]-, 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-naphthalenesulfonato(3-)] [N-[7-hydroxy-8-[(2-hydroxy-5-nitrophenyl)azo]-1-naphthalenyl]acetamidato(2-)]-, lithium sodium) (CAS No. 85828-75-7) (provided for in subheading 3204.12.50)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(121) ACID RED 87 (EOSINE DISODIUM SALT).—Heading 9902.08.25 is amended—

(A) by amending the article description to read as follows: “Acid Red 87 (eosine disodium salt) (disodium 2-(2,4,5,7-tetrabromo-6-oxido-3-oxoxanthene-9-yl)benzoate) (CAS No. 17372-87-1) (provided for in subheading 3204.12.50)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(122) ACID DYES; ACID BLUE 9.—Heading 9902.08.26 is amended—

(A) by amending the article description to read as follows: “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-ylidene)methyl benzenesulfonate) (CAS No. 3844-45-9) (provided for in subheading 3204.12.50)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(123) ACID BLUE 80.—Heading 9902.08.27 is amended—

(A) by amending the article description to read as follows: “Acid Blue 80 (disodium 3,3'-[9,10-dioxo-9,10-dihydroanthracene-1,4-diyl]diimino)bis(2,4,6-trimethylbenzenesulfonate) (CAS No. 4474-24-2) (provided for in subheading 3204.12.50)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(124) BASIC YELLOW 40 DYE.—Heading 9902.08.29 is amended—

(A) by amending the article description to read as follows: “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)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(125) BASIC RED 1:1.—Heading 9902.08.31 is amended—

(A) by amending the article description to read as follows: “Basic Red 1:1 (3,6-bis(ethylamino)-9-[2-(methoxycarbonyl)phenyl]-2,7-dimethylxanthenedium chloride) (CAS No. 3068-39-1) (provided for in subheading 3204.13.80)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(126) DIRECT BLUE 71.—Heading 9902.08.35 is amended—

(A) by amending the article description to read as follows: “Direct Blue 71 (tetrasodium 3-[(E)-4-[(E)-4-[(E)-(6-amino-1-hydroxy-3-sulfonato-2-naphthyl) diazenyl]-6-sulfonato-1-naphthyl] diazenyl]-1-naphthyl] diazenyl]-1,5-naphthalenedisulfonate) (CAS No. 4399-55-7) (provided for in subheading 3204.14.50)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(127) DIRECT BLUE 279.—Heading 9902.08.36 is amended—

(A) by amending the article description to read as follows: “Direct Blue 279 (4-N-(5,8-dimethoxy-2,4-dimethylquinolin-6-yl)-1-N,1-N-diethylpentane-1,4-diamine) (CAS No. 72827-89-5) (provided for in subheading 3204.14.50)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(128) DIRECT VIOLET 51.—Heading 9902.08.37 is amended—

(A) by amending the article description to read as follows: “Disodium 7-anilino-3-[(E)-4-[(E)-(2,4-dimethyl-6-sulfonatophenyl) diazenyl]-2-methoxy-5-methylphenyl] diazenyl]-4-hydroxy-2-naphthalenesulfonate (Direct Violet 51) (CAS No. 5489-77-0) (provided for in subheading 3204.14.50)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(129) DIRECT VIOLET 9 CRUDE.—Heading 9902.08.38 is amended—

(A) by amending the article description to read as follows: “Disodium 7-anilino-4-hydroxy-3-[(2-methoxy-5-methyl-4-[(4-sulfonatophenyl) diazenyl] phenyl] diazenyl]-2-naphthalenesulfonate (Direct Violet 9) (CAS No. 6227-14-1) (provided for in subheading 3204.14.50)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(130) VAT RED 15.—Heading 9902.08.41 is amended—

(A) by amending the article description to read as follows: “Vat Red 15 (bisbenzimidazo[2,1-b:1',2'-j]benzo[lmn][3,8]phenanthroline-6,9-dione) (CAS No. 4216-02-8) (provided for in subheading 3204.15.30)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(131) VAT BLUE 66.—Heading 9902.08.42 is amended—

(A) by amending the article description to read as follows: “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)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(132) REACTIVE BLUE 19.—Heading 9902.08.48 is amended—

(A) by amending the article description to read as follows: “Reactive Blue 19 (Disodium 1-amino-9,10-dioxo-4-[(3-[(2-sulfonatooxy)ethyl] sulfonyl] phenyl) amino]-9,10-dihydro-2-anthracenesulfonate) (CAS No. 2580-78-1) (provided for in subheading 3204.16.20)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(133) MIXTURES OF REACTIVE BLUE 19 AND REACTIVE BLUE 187.—Heading 9902.08.50 is amended—

(A) by amending the article description to read as follows: “Mixtures of Reactive Blue 19 (1-amino-9,10-dihydro-9,10-dioxo-4-[(3-[(2-sulfoxy)ethyl]sulfonyl] phenyl] amino)-2-anthracenesulfonic acid, sodium salt (1:2)) (CAS No. 2580-78-1) and Reactive Blue 187 (1,1'-[(6,13-dichloro-4,11-disulfo-3,10-triphenodioxazinediyl) bis [imino-2,1-ethanediyimino[6-[(2,5-disulphophenyl) amino]-1,3,5-triazine-4,2-diyl]] bis [3-carboxy-, bis(inner salt), hexasodium salt) (CAS No. 79771-28-1) (provided for in subheading 3204.16.30)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(134) REACTIVE BLUE FC7531.—Heading 9902.08.51 is amended—

(A) by amending the article description to read as follows: “Reactive Blue FC7531 (sodium [2-[2-[(2-[3-[[4-fluoro-6-[phenyl[2-[(2-sulfoxy)ethyl]sulfonyl] ethyl]amino]-1,3,5-triazin-2-yl]amino]-2-(hydroxy-kO)-5-sulphophenyl] diazenyl-kN] phenylmethyl] diazenyl-kN]-4-sulfobenzoato (6-kO)-

cuprate(4-) (CAS No. 156830-72-7) (provided for in subheading 3204.16.30)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(135) REACTIVE YELLOW F00-0155.—Heading 9902.08.52 is amended—

(A) by amending the article description to read as follows: “Reactive Yellow F00-0155 (1H-xantheno[2,1,9-def]isoquinoline-5,9-disulfonic acid, 2,3-dihydro-1,3-dioxo-2-[3-[(2-sulfoxy)ethyl]sulfonyl]phenyl]-, potassium sodium salt (1:?:?)) (CAS No. 1309975-18-5) (provided for in subheading 3204.16.30)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(136) MIXTURES OF REACTIVE RED 198 AND REACTIVE RED 239.—Heading 9902.08.53 is amended—

(A) by amending the article description to read as follows: “Mixtures of Reactive Red 198 (5-[[4-chloro-6-[(3-sulphophenyl) amino]-1,3,5-triazin-2-yl] amino]-4-hydroxy-3-[[4-[(2-sulfoxy)ethyl] sulfonyl]phenyl]azo]-2,7-naphthalenedisulfonic acid, sodium salt (1:?:?)) (CAS No. 78952-61-1) and Reactive Red 239 (2-[2-[8-[[4-chloro-6-[[4-[(2-sulfoxy)ethyl] sulfonyl] 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) (provided for in subheading 3204.16.30)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(137) REACTIVE BLUE 187.—Heading 9902.08.54 is amended—

(A) by amending the article description to read as follows: “Reactive Blue 187 (1,1'-[(6,13-dichloro-4,11-disulfo-3,10-triphenodioxazinediyl) bis [imino-2,1-ethanediyimino [6-[(2,5-disulphophenyl) amino]-1,3,5-triazine-4,2-diyl]] bis [3-carboxylatopyridinium], dihydroxide, bis (inner salt), hexasodium salt) (CAS No. 79771-28-1) (provided for in subheading 3204.16.30)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(138) REACTIVE ORANGE 131.—Heading 9902.08.55 is amended—

(A) by amending the article description to read as follows: “Reactive Orange 131 (2,4-diamino-3-[4-(2-sulfoxyethylsulfonyl)-phenylazo]-5-[4-(2-sulfoxyethylsulfonyl)-2-sulphophenylazo]- benzenesulfonic acid, potassium sodium salt) (CAS No. 187026-95-5) (provided for in 3204.16.30)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(139) REACTIVE BLACK 5.—Heading 9902.08.56 is amended—

(A) by amending the article description to read as follows: “Reactive Black 5 (tetrasodium 4-amino-5-hydroxy-3,6-bis [(4-[(2-sulfonatooxy)ethyl] sulfonyl] phenyl]diazenyl]-2,7-naphthalenedisulfonate) (CAS No. 17095-24-8) (provided for in subheading 3204.16.50)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(140) COPPER PHTHALOCYANINE MONOSULFONATE.—Heading 9902.08.60 is amended—

(A) by amending the article description to read as follows: “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)”;

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(141) PIGMENT INTERMEDIATE.—Heading 9902.08.62 is amended—

(A) by amending the article description to read as follows: “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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(142) COPPER PHTHALOCYANINE GREEN 7.—Heading 9902.08.63 is amended—

(A) by amending the article description to read as follows:
 "[1,2,3,4,8,9,10,11,15,16,17,18,22,23,25-Pentadecachloro-29,31-dihydro-5H, 26H-phthalocyaninato (2-)-κ² N29, N31] copper (CAS No. 1328-53-6) (provided for in subheading 3204.17.90)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(143) COPPERCHLORO PCN CRUDE FOR PIGMENT MAKING.—Heading 9902.08.64 is amended—

(A) by amending the article description to read as follows: "Copper chlorophthalocyanine, crude not ready for use as pigment (CAS No. 12239-87-1) (provided for in subheading 3204.17.90)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(144) SOLVENT YELLOW 160:1.—Heading 9902.08.66 is amended—

(A) by amending the article description to read as follows: "Solvent Yellow 160:1 (3-(5-chloro-1,3-benzoxazol-2-yl)-7-(diethylamino)chromen-2-one) (CAS No. 35773-43-4) (provided for in subheading 3204.19.11)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(145) SOLVENT BLUE 104.—Heading 9902.08.70 is amended—

(A) by amending the article description to read as follows: "Solvent Blue 104 (1,4-bis(mesitylamino)-9,10-anthraquinone) (CAS No. 116-75-6) (provided for in subheading 3204.19.20)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(146) MONO OR DIPHthalIMIDO METHYL COPPER PHTHALOCYANINE.—Heading 9902.08.82 is amended—

(A) by amending the article description to read as follows: "Mono or diphtalimido methyl copper phthalocyanine ([2-(29H, 31H-phthalocyaninylmethyl) -1H -isoindole-1,3(2H)-dionato (2-)-N29, N30, N31, N32] copper) (CAS No. 42739-64-0) (provided for in subheading 3204.19.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(147) SOLUBILIZED SULPHUR BLACK 1.—Heading 9902.08.83 is amended—

(A) by amending the article description to read as follows: "Solubilized Sulphur Black 1 (CAS No. 1326-83-6) (provided for in subheading 3204.19.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(148) PHTHALOCYANINE BLUE ADDITIVE.—Heading 9902.08.86 is amended—

(A) by amending the article description to read as follows: "N, N-Dimethyl-N-octadecyl-1-octadecanaminium-(Sp-4-2)- [29H, 31H-phthalocyanine-2- sulfonato- N29, N30, N31, N32] cuprate (phthalocyanine blue additive) (CAS No. 70750-63-9) (provided for in subheading 3204.90.00)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(149) PIGMENT YELLOW 184.—Heading 9902.08.89 is amended—

(A) by amending the article description to read as follows: "Pigment Yellow 184 (bis-muth vanadium oxide) (CAS No. 14059-33-7) (provided for in subheading 3206.49.60)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(150) POLYMERIC WETTING AGENT.—Heading 9902.09.11 is amended—

(A) by amending the article description to read as follows: "Mixtures of 1-butanol (CAS No. 71-36-3); 1-propoxy-2-propanol (mixed isomers) (CAS No. 1569-01-3); siloxanes and silicones, dimethyl, 3-hydroxypropyl methyl, ethoxylated propoxylated (CAS No. 68937-55-3); 2-methyloxirane, oxirane, 3-prop-2-enoxyprop-1-ene (CAS No. 9041-33-2); urea, polymer with formaldehyde, methylated (CAS No. 68071-45-4); 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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(151) PARTY POPPER.—Heading 9902.09.15 is amended—

(A) by amending the article description to read as follows: "Party poppers (Class 1.4G) (provided for in subheading 3604.90.00)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(152) β-CYFLUTHRIN FORMULATIONS.—Heading 9902.09.19 is amended—

(A) by amending the article description to read as follows: "Product mixtures containing (RS)-α-cyano-4-fluoro-3-phenoxybenzyl (IRS,3RS,IRS,3SR)-3-(2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate (β-Cyfluthrin) (CAS No. 68359-37-5) (provided for in subheading 3808.91.25)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(153) IMIDACLOPRID AND β-CYFLUTHRIN FORMULATIONS.—Heading 9902.09.21 is amended—

(A) by amending the article description to read as follows: "Product mixtures containing 1-(6-chloro-3-pyridinyl)methyl-N-nitroimidazolidin-2-ylideneamine (Imidacloprid) (CAS No. 138261-41-3) and (RS)-α-cyano-4-fluoro-3-phenoxybenzyl (IRS, 3RS;IRS, 3SR)- 3-(2,2-dichlorovinyl)-2,2-dimethylcyclopropanecarboxylate (β-Cyfluthrin) (CAS No. 68359-37-5) (provided for in subheading 3808.91.25)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(154) ACEQUINOCYL.—Heading 9902.09.28 is amended—

(A) by amending the article description to read as follows: "Mixtures of 3-dodecyl-1,4-dioxo-1,4-dihydronaphthalen-2-yl acetate (CAS No. 57960-19-7) (Acequinocyl) and application adjuvants (provided for in subheading 3808.91.25)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(155) GAMMA-CYHALOTHRIN FORMULATIONS.—Heading 9902.09.30 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(156) AZADIRACTIN.—Heading 9902.09.33 is amended—

(A) by amending the article description to read as follows: "Mixtures containing dimethyl (2aR,3S,4S,4aR,5S,7aS,8S,10R,10aS,10bR)-10-acetoxy-3,5-dihydroxy-4-[(1aR, 2S, 3aS, 6aS, 7S, 7aS)-6a-hydroxy-7a-methyl-3a,6a,7,7a-tetrahydro-2,7-methanofuro [2,3-b] oxireno[e]joxepin-1a(2H)-yl]-4-methyl-8-[(2E)-2-methylbut-2-en-1-yl] oxy] octahydro-1H-naphtho [1,8a-c:4,5-b'c'] difuran-5,10a(8H)-dicarboxylate (Azadirachtin) (CAS No. 11141-17-6) (provided for in subheading 3808.91.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(157) INSECTICIDES, AROMATIC OR MODIFIED AROMATIC.—Heading 9902.09.38 is amended—

(A) by amending the article description to read as follows: "Mixtures of 1-methyl-2-nitro-3-(oxolan-3-ylmethyl)guanidine (Dinotefuran) (CAS No. 165252-70-0) with application adjuvants (provided for in subheading 3808.91.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(158) METALAXYL, PENFLUFEN, AND PROTHIOCONAZOLE FUNGICIDES.—Heading 9902.09.40 is amended—

(A) by amending the article description to read as follows: "Product mixtures containing methyl N-(2-methoxyacetyl)-N-(2,6-xyl-yl)-DL-alaninate (Metalaxyl) (CAS No. 57837-19-1), 5-fluoro-1,3-dimethyl-N-[2-(4-methylpentan-2-yl) phenyl] -1H-pyrazole-4-carboxamide (Penflufen) (CAS No. 494793-67-8) 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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(159) FLUOXASTROBIN FORMULATIONS.—Heading 9902.09.41 is amended—

(A) by amending the article description to read as follows: "Product mixtures containing (E)-[2-[6-(2-chlorophenoxy)-5-fluoropyrimidin-4-yl]oxy] phenyl] (5,6-dihydro-1,4,2-dioxazin-3-yl) methanone O-methylxime (Fluoxastrobin) (CAS No. 361377-29-9) (provided for in subheading 3808.92.15)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(160) FLUOPYRAM AND TEBUCONAZOLE FORMULATIONS.—Heading 9902.09.48 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(161) TRIFLOXYSTROBIN AND TEBUCONAZOLE FORMULATIONS.—Heading 9902.09.53 is amended—

(A) by amending the article description to read as follows: "Product mixtures containing methyl (E)-methoxyimino-(E)-2-[1-(α,α,α-trifluoro-m-tolyl) ethylideneamino]oxy]-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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(162) FLUOPYRAM + PYRIMETHANIL FORMULATIONS.—Heading 9902.09.54 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(163) FLUOPYRAM AND TRIFLOXYSTROBIN FORMULATIONS.—Heading 9902.09.55 is amended—

(A) by amending the article description to read as follows: "Product mixtures containing N-[2-[3-chloro-5-(trifluoromethyl)pyridin-2-yl]ethyl]-2-(trifluoromethyl) benzamide (Fluopyram)

(B) by striking "12/31/2020" and inserting "12/31/2023".

(CAS No. 658066-35-4) and methyl (E)-methoxyimino-[(E)-2-[1-(α,α,α -trifluoromethyl) ethylideneaminoxy]-o-tolyl] acetate (Trifloxystrobin) (CAS No. 141517-21-7) (provided for in subheading 3808.92.15)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(164) TRIFLOXYSTROBIN FORMULATIONS.—Heading 9902.09.57 is amended—

(A) by amending the article description to read as follows: "Product mixtures containing methyl (2E)-(methoxyimino)[2-[(E)-{1-[3-(trifluoromethyl) phenyl] ethylidene]amino]oxy)methyl]phenyl]acetate (Trifloxystrobin) (CAS No. 141517-21-7) (provided for in subheading 3808.92.15)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(165) FLUOPYRAM AND PROTHIOCONAZOLE FORMULATIONS.—Heading 9902.09.58 is amended—

(A) by amending the article description to read as follows: "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-dihydro-1,2,4-triazole-3-thione (Prothioconazole) (CAS No. 178928-70-6) (provided for in subheading 3808.92.15)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(166) PROTHIOCONAZOLE FORMULATIONS.—Heading 9902.09.59 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(167) FLUOPYRAM FORMULATIONS.—Heading 9902.09.61 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(168) FLUOPYRAM AND IMIDACLOPRID FORMULATIONS.—Heading 9902.09.62 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(169) IPRDIONE AND TRIFLOXYSTROBIN FORMULATIONS.—Heading 9902.09.70 is amended—

(A) by amending the article description to read as follows: "Mixtures containing 3-(3,5-dichlorophenyl)-N-isopropyl-2,4-dioxo-1-imidazolidinecarboxamide (Iprodione) (CAS No. 36734-19-7) and methyl (2E)-(methoxyimino) [2-[(E)-{1-[3-(trifluoromethyl) phenyl] ethylidene]amino]oxy)methyl]phenyl] acetate (Trifloxystrobin) (CAS No. 141517-21-7) (provided for in subheading 3808.92.15)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(170) TETRACONAZOLE AND AZOXYSTROBIN.—Heading 9902.09.71 is amended—

(A) by amending the article description to read as follows: "Mixtures of 1-[2-(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-[(6-(2-cyanophenoxy)-4-pyrimidinyl]oxy]phenyl]-3-methoxyacrylate (Azoxyastrobin) (CAS No. 131860-33-8) and application adjuvants (provided for in subheading 3808.92.15)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(171) MIXTURES OF AT LEAST 95 PERCENT BY WEIGHT ALLYL ISOTHIOCYANATE AND APPLICATION ADJUVANTS.—Heading 9902.09.75 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(172) POLYOXIN D ZINC SALT.—Heading 9902.09.79 is amended—

(A) by amending the article description to read as follows: "Formulations of zinc 1-[(2R,3R,4S,5R)-5-[(S)-[(2S,3S,4S)-2-amino-5-carbamoyloxy]-3,4-dihydroxypentanoyl] amino](carboxylate)methyl]-3,4-dihydroxytetrahydro-2-furanyl]-2,4-dioxo-1,2,3,4-tetrahydro-5-pyrimidinecarboxylate (Polyoxin D zinc salt) (CAS No. 146659-78-1) (provided for in subheading 3808.92.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(173) FORAMSULFURON FORMULATIONS.—Heading 9902.09.87 is amended—

(A) by amending the article description to read as follows: "Mixtures of 2-[[[(4,6-dimethoxy-2-pyrimidinyl)amino] carbonyl]amino]sulfonyl]-4-(formylamino)-N,N-dimethylbenzamide (Foramsulfuron) (CAS No. 173159-57-4) and application adjuvants (provided for in subheading 3808.93.15)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(174) INDAZIFLAM AND RIMSULFURON FORMULATIONS.—Heading 9902.09.90 is amended—

(A) by amending the article description to read as follows: "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-pyridinesulfonamide (Rimsulfuron) (CAS No. 122931-48-0) (provided for in subheading 3808.93.15)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(175) PACLOBUTRAZOL FORMULATIONS.—Heading 9902.09.92 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(176) PROSULFURON.—Heading 9902.09.93 is amended—

(A) by amending the article description to read as follows: "Mixtures of N-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl)carbamoyl]-2-(3,3,3-trifluoropropyl) benzenesulfonamide (Prosulfuron) (CAS No. 94125-34-5) and application adjuvants (provided for in subheading 3808.93.15)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(177) MIXTURES OF RIMSULFURON.—Heading 9902.10.03 is amended—

(A) by amending the article description to read as follows: "Mixtures of N-[[[(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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(178) CERTAIN HERBICIDES FOR USE ON CEREALS.—Heading 9902.10.04 is amended—

(A) by amending the article description to read as follows: "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-thiophenecarboxylate (Thiencarbazone-methyl) (CAS No. 317815-83-1), methyl 2-[[[(4,6-dimethoxy-2-pyrimidinyl) carbamoyl] sulfamoyl]-4-[[[(methylsulfonyl)amino]methyl] benzoate (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. 135590-91-9) (provided for in subheading 3808.93.15)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(179) HERBICIDES FOR WEED CONTROL IN GRASSY AREAS.—Heading 9902.10.11 is amended—

(A) by amending the article description to read as follows: "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-thiophenecarboxylate (Thiencarbazone-methyl) (CAS No. 317815-83-1); 2-[[[(4,6-Dimethoxy-2-pyrimidinyl) carbamoyl] sulfamoyl]-4-formamido-N,N-dimethylbenzamide (Foramsulfuron) (CAS No. 173159-57-4); and methyl 3-chloro-5-[[[(4,6-dimethoxy-2-pyrimidinyl) carbamoyl] sulfamoyl]-1-methyl -1H-pyrazole-4-carboxylate (Halosulfuron-methyl) (CAS No. 100784-20-1) and application adjuvants (provided for in subheading 3808.93.15)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(180) MIXTURES OF ORTHOSULFAMURON.—Heading 9902.10.12 is amended—

(A) by amending the article description to read as follows: "Mixtures of 1-(4,6-dimethoxy-2-pyrimidin-2-yl)-3-[2-(dimethylcarbamoyl) phenyl]sulfamoyl] urea (Orthosulfuron) (CAS No. 213464-77-8) and application adjuvants (provided for in subheading 3808.93.20)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(181) PROPARGITE MIXTURES.—Heading 9902.10.19 is amended—

(A) by amending the article description to read as follows: "Mixtures containing 2-[4-(2-methyl-2-propenyl)phenoxy]cyclohexyl 2-propyn-1-yl sulfite (CAS No. 2312-35-8) (Propargite) and application adjuvants (provided for in subheading 3808.99.95)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(182) MIXTURES USED IN RUBBER PRODUCTION.—Heading 9902.10.28 is amended—

(A) by amending the article description to read as follows: "Mixtures of zinc dicyanato diamine ((T-4)-diamminebis(cyanato-kN)-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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(183) ANTIDEGRADANTS.—Heading 9902.10.31 is amended—

(A) by amending the article description to read as follows: "Antioxidizing preparations for rubber consisting of a mixture of 1,3-dihydro-4-methyl-2H-benzimidazole-2-thione and 1,3-dihydro-5-methyl-2H-benzimidazole-2-thione, in the form of zinc salts (CAS No. 61617-00-3) (provided for in subheading 3812.39.60)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(184) ANTIOXIDIZING PREPARATIONS.—Heading 9902.10.32 is amended—

(A) by amending the article description to read as follows: "Antioxidizing preparations for plastics containing 2,4-dimethyl-6-(1-methylpentadecyl)phenol (CAS No. 134701-20-5) (provided for in subheading 3812.39.60)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(185) PHENOL, 4-METHYL-, REACTION PRODUCTS.—Heading 9902.10.35 is amended—

(A) by amending the article description to read as follows: "4-Methylphenol-tricyclo[5.2.2.0^{2,6}]undecane (1:1) (CAS No. 68610-51-5) (provided for in subheading 3812.39.60)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(186) PRODUCT USED IN AGRICULTURAL FILM.—Heading 9902.10.36 is amended—

(A) by amending the article description to read as follows: "Hindered amine light and thermal stabilizers for plastics containing 1,6-hexanediamine,N1,N6-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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(187) LIGHT STABILIZER/UV-ABSORBER FOR COATINGS.—Heading 9902.10.50 is amended—

(A) by amending the article description to read as follows: "Preparations based on N-(2-ethoxyphenyl)-N'-[4-(10-methylundecyl)phenyl] ethanediamide (CAS No. 82493-14-9) (provided for in subheading 3824.99.28)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(188) MIXTURES OF C5-C18 PERFLUOROCARBON ALKANES, PERFLUOROCARBON AMINES, AND PERFLUOROCARBON ETHERS.—Heading 9902.10.57 is amended—

(A) by amending the article description to read as follows: "Mixtures of C5-C18 perfluorocarbon alkanes, perfluorocarbon amines, and/or perfluorocarbon ethers (CAS No. 86508-42-1) (provided for in subheading 3824.99.92)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(189) METHOXY-SILANATED AMORPHOUS POLY ALPHA OLEFIN.—Heading 9902.10.69 is amended—

(A) by amending the article description to read as follows: "Silane, ethenyltrimethoxy-, reaction products with 1-butene-ethylene-propene polymer (CAS No. 832150-35-3) (provided for in subheading 3902.30.00)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(190) ACID FORM DISPERSION.—Heading 9902.10.79 is amended—

(A) by amending the article description to read as follows: "Poly(1,1,2,2-tetrafluoro-2-[(trifluoroethenyl)oxy]ethanesulfonyl fluoride-co-tetrafluoroethylene) (CAS No. 1163733-25-2) (provided for in subheading 3904.69.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(191) FLUOROPOLYMER LITHIUM SALT POWDER.—Heading 9902.10.81 is amended—

(A) by amending the article description to read as follows: "Poly(1,1,2,2-tetrafluoro-2-[(trifluoroethenyl)oxy]ethanesulfonyl fluoride-co-tetrafluoroethylene) lithium salt (CAS No. 1687740-67-5) (provided for in subheading 3904.69.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(192) FLUOROPOLYMER, POLYVINYL, AMMONIUM SALT.—Heading 9902.10.82 is amended—

(A) by amending the article description to read as follows: "Poly(1,1,2,2-tetrafluoro-2-[(trifluoroethenyl)oxy]ethanesulfonyl fluoride-co-tetrafluoroethylene) ammonium salt (CAS No. 1126091-34-6) (provided for in subheading 3904.69.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(193) ELECTROACTIVE POLYMER.—Heading 9902.10.83 is amended—

(A) by amending the article description to read as follows: "1,1,2-Trifluoroethene-1,1-difluoroethene (1:1) (Vinylidene fluoride-trifluoroethylene copolymer) (CAS No. 28960-88-5) (provided for in subheading 3904.69.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(194) TERPOLYMER USED IN SENSORS.—Heading 9902.10.84 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(195) CERTAIN MIXTURE FOR USE IN GREASES.—Heading 9902.10.87 is amended—

(A) by amending the article description to read as follows: "Mixture of poly(1-[difluoro(trifluoromethoxy)methoxy]-1,1,2,2-tetrafluoro-2-(trifluoromethoxy)ethane) (CAS No. 69991-61-3) and Perfluoropolymethylisopropyl ether (CAS No. 69991-67-9) (provided for in subheading 3904.69.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(196) ADDITIVE FOR RUST PREVENTION.—Heading 9902.10.90 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(197) MOLD RELEASE AGENT.—Heading 9902.10.95 is amended—

(A) by amending the article description to read as follows: "Ethene, tetrafluoro, oxidized, polymerized, reduced, methyl esters, reduced, ethoxylated (CAS No. 162492-15-1) (provided for in subheading 3904.69.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(198) POLYVINYL FORMAL RESIN.—Heading 9902.11.02 is amended—

(A) by amending the article description to read as follows: "Polyvinyl formal resin (ethenol; [(ethenyl)oxy]methoxy]ethene (CAS Nos. 63450-15-7, 63148-64-1, and 9003-33-2) (provided for in subheading 3905.91.10)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(199) SOIL ENHANCER.—Heading 9902.11.11 is amended—

(A) by amending the article description to read as follows: "Starch-g-poly (propenamide-co-2-propenoic acid) potassium salt (CAS No. 863132-14-3) (provided for in subheading 3906.90.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(200) UV LIGHT ABSORBER.—Heading 9902.11.12 is amended—

(A) by amending the article description to read as follows: "Mixtures of α -(3-(2H-benzotriazol-2-yl)-5-(1,1-dimethylethyl)-4-hydroxyphenyl)-1-oxopropyl- ω -hydroxy-poly (oxy-1,2-ethanediyl) (CAS No. 104810-48-2); α -(3-(2H-benzotriazol-2-yl)-5-(1,1-dimethylethyl)-4-hydroxyphenyl)-1-oxopropyl- ω -(3-(2H-benzotriazol-2-yl)-5-(1,1-dimethylethyl)-4-hydroxyphenyl)-1-oxopropoxy-poly (oxy-1,2-ethanediyl) (CAS No. 104810-47-1) and polyethylene glycol

(CAS No. 25322-68-3) (provided for in subheading 3907.20.00)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(201) HIGH-PERFORMANCE DISPERSANT USE IN CONCRETE.—Heading 9902.11.13 is amended—

(A) by amending the article description to read as follows: "Oxirane, 2-methyl-, polymer with oxirane, monoether with 1,2-propanediol mono(2-methyl-2-propenoate) (CAS No. 220846-90-2) (provided for in subheading 3907.20.00)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(202) HDI-BASED POLYISOCYANATE.—Heading 9902.11.49 is amended—

(A) by amending the article description to read as follows: "Poly(1,6-diisocyanatohexane)-block-polyethylene-block-poly (1-butoxypropan-2-ol) (CAS No. 125252-47-3) (provided for in subheading 3911.90.90)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(203) IPDI BASED ALIPHATIC POLYISOCYANATE.—Heading 9902.11.50 is amended—

(A) by amending the article description to read as follows: "N,N',N"-[(2,4,6-Trioxo-1,3,5-triazine-1,3,5-(2H,4H,6H)-triy)] tris [methylene(3,5,5-trimethyl-3,1-cyclohexanediyl)] tris [hexahydro-2-oxo-1H-azepine-1-carboxamide] (CAS No. 68975-83-7) in organic solvent (provided for in subheading 3911.90.90)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(204) HDI BASED ALIPHATIC POLYISOCYANATE.—Heading 9902.11.51 is amended—

(A) by amending the article description to read as follows: "3,5-Dimethyl-1H-pyrazole-oligo(hexamethylene diisocyanate) in solvents (CAS No. 163206-31-3) (provided for in subheading 3911.90.90)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(205) STRIPS OF 100% EPTFE SEALANT 3 MM<30 MM.—Heading 9902.11.79 is amended—

(A) by amending the article description to read as follows: "Strips wholly of expanded poly(tetrafluoroethylene) (PTFE) (CAS No. 9002-84-0), noncellular, with adhesive backing, of a thickness greater than 3 mm but not over 30 mm, presented rolled in spools, certified by the importer as having a tensile strength of 24.1 MPa or higher per ASTM F-152 (provided for in subheading 3916.90.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(206) E-PTFE SHEETS 1.6 MM \leq 3.00 MM FOR SEALANTS.—Heading 9902.11.88 is amended—

(A) by amending the article description to read as follows: "Expanded poly(tetrafluoroethylene) (PTFE) nonadhesive cellular sheets, of a thickness greater than 1.5 mm but not more than 3 mm, certified by the importer as having a tensile strength of at least 48.3 MPa per ASTM F-152 (CAS No. 9002-84-0) (provided for in subheading 3921.19.00)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(207) E-PTFE SHEETS 3.1 MM \leq 6.00 MM FOR SEALANTS.—Heading 9902.11.89 is amended—

(A) by amending the article description to read as follows: "Expanded poly(tetrafluoroethylene) (PTFE) nonadhesive cellular sheets, of a thickness greater than 3 mm but not more than 6 mm, certified by the importer as having a tensile strength of at least 48.3 MPa per ASTM F-152 (CAS No. 9002-84-0) (provided for in subheading 3921.19.00)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(208) PLASTIC HANDLES FOR COOLERS.—Heading 9902.12.02 is amended—

(A) by amending the article description to read as follows: “Handles of plastics for coolers (provided for in subheading 3926.90.25)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(209) GOLF BAG COMPONENT TOP BOTTOM DIVIDER.—Heading 9902.12.05 is amended—

(A) by amending the article description to read as follows: “Plastic components of a kind used as one-piece internal top and bottom dividers for golf bags (provided for in subheading 3926.90.99)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(210) PLASTIC LIP FOR DUSTPANS.—Heading 9902.12.07 is amended—

(A) by amending the article description to read as follows: “Cut-to-shape pieces or profiles of polyvinyl chloride plastics, the foregoing designed to be attached to the edge of a dustpan 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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(211) THREE-WAY CAMERA MOUNTS.—Heading 9902.12.11 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(212) BUOYANT PISTOL GRIP CAMERA MOUNTS.—Heading 9902.12.13 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(213) SUCTION CUP CAMERA MOUNTS.—Heading 9902.12.14 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(214) RUBBER PET TOYS COVERED WITH FELT.—Heading 9902.12.31 is amended—

(A) by amending the article description to read as follows: “Toys for pets, of noncellular vulcanized rubber other than hard rubber, each with felt textile covering, without holes (provided for in subheading 4016.99.20)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(215) CAMERA DIVE HOUSINGS.—Heading 9902.12.51 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(216) WOVEN FABRIC OF CARDED VICUNA HAIR OF A WEIGHT EXCEEDING 300 G/M².—Heading 9902.12.80 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(217) WOVEN FABRIC OF COMBED VICUNA HAIR OF A WEIGHT NOT EXCEEDING 200 G/M².—Heading 9902.12.81 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(218) WOVEN FABRIC OF COMBED VICUNA HAIR OF A WEIGHT EXCEEDING 200 G/M².—Heading 9902.12.82 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(219) FUSIBLE BONDING AND SEPARATION YARN.—Heading 9902.12.88 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(220) POLYACRYLONITRILE TOW WITH AN AVERAGE DECITEX OF 2.75.—Heading 9902.13.02 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(221) POLYACRYLONITRILE TOW WITH AN AVERAGE DECITEX OF 3.3.—Heading 9902.13.03 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(222) ACRYLIC STAPLE FIBERS NOT PROCESSED FOR SPINNING.—Heading 9902.13.20 is amended—

(A) by amending the article description to read as follows: “Acrylic staple fibers (polyacrylonitrile staple), not dyed and not carded, combed or otherwise processed for spinning, 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 5 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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(223) MODIFIED ACRYLIC FLAME RETARDANT STAPLE FIBER WITH A DECITEX OF 2.7.—Heading 9902.13.21 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(224) ACRYLIC FIBER STAPLE, DYED.—Heading 9902.13.23 is amended—

(A) by amending the article description to read as follows: “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 from 0 to 22 percent (provided for in subheading 5503.30.00)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(225) FLAME RETARDANT RAYON FIBERS, 4.7 DECITEX.—Heading 9902.13.29 is amended—

(A) by amending the article description to read as follows: “Artificial staple fibers of viscose rayon, not carded, combed or otherwise processed for spinning, each containing 28 percent or more but not over 33 percent by weight of silica, measuring 4.7 decitex and 60 mm in length (provided for in subheading 5504.10.00)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(226) ACRYLIC STAPLE FIBERS PROCESSED AND WITH A DECITEX OF 2.75 TO 3.3.—Heading 9902.13.36 is amended—

(A) by amending the article description to read as follows: “Acrylic staple fibers, carded, combed or otherwise processed for spinning, 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 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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(227) ACRYLIC STAPLE FIBERS PROCESSED AND WITH A DECITEX OF 5.0 TO 5.6.—Heading 9902.13.38 is amended—

(A) by amending the article description to read as follows: "Acrylic staple fibers, carded, combed or otherwise processed for spinning, 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, with an average decitex of 5.0 to 5.6 (provided for in subheading 5506.30.00)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(228) NEOPRENE WADING SOCKS.—Heading 9902.13.51 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(229) TRAINING GLOVES.—Heading 9902.13.53 is amended—

(A) by amending the article description to read as follows: "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"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(230) BRAKE SEGMENTS.—Heading 9902.13.82 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(231) SPORTS AND ATHLETIC FOOTWEAR FOR WOMEN.—Heading 9902.14.32 is amended—

(A) by amending the article description to read as follows: "Women's sports footwear; tennis shoes, basketball shoes, gym shoes, training shoes and the like, with outer soles of rubber or plastics and uppers of 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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(232) MEN'S BOOTS FOR FISHING WADERS WITH FELT OUTSOLES.—Heading 9902.14.53 is amended—

(A) by amending the article description to read as follows: "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 (from the base of the inner sole to the top of the upper) 20.32 cm or more but not over 25.4 cm in height, with felt outsoles; the foregoing waterproof, valued at \$40/pr or higher and with each boot having a slit in the top of upper collar to allow boot to be affixed to a fishing wader (provided for in subheading 6405.20.90)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(233) CATALYTIC CONVERTER NEEDED BLANKET MATS WITH A THICKNESS OF 10 MM OR MORE

AND NOT OVER 3 PERCENT OF BINDER.—Heading 9902.14.70 is amended—

(A) by amending the article description to read as follows: "Catalytic converter needed 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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(234) CATALYTIC CONVERTER BLANKET MATS WITH A THICKNESS BETWEEN 5 MM AND 9.9 MM AND NOT OVER 3 PERCENT OF BINDER.—Heading 9902.14.71 is amended—

(A) by amending the article description to read as follows: "Catalytic converter needed 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 mm or more but not over 9.9 mm in thickness; presented in bulk, sheets or rolls, designed for use in motor vehicles of heading 8703 (provided for in subheading 6806.10.00)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(235) CATALYTIC CONVERTER NEEDED BLANKET MATS WITH A THICKNESS BETWEEN 5 MM AND 9.9 MM AND BETWEEN 3 AND 7 PERCENT OF BINDER.—Heading 9902.14.72 is amended—

(A) by amending the article description to read as follows: "Catalytic converter needed 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 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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(236) CATALYTIC CONVERTER NEEDED BLANKET MATS WITH A THICKNESS OF 10 MM OR MORE AND BETWEEN 3 AND 7 PERCENT BINDER.—Heading 9902.14.73 is amended—

(A) by amending the article description to read as follows: "Catalytic converter needed 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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(237) CERTAIN SILVER WIRE.—Heading 9902.14.88 is amended—

(A) by amending the article description to read as follows: "Silver wire, containing 90 percent or more by weight of silver, but not more than 93 percent by weight of silver, and containing 6 percent or more by weight of tin oxide, but not more than 9 percent by weight of tin oxide (provided for in subheading 7106.92.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(238) METAL GAUZES.—Heading 9902.14.90 is amended—

(A) by amending the article description to read as follows: "Gauzes containing platinum, palladium and rhodium (provided for in subheading 7115.10.00)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(239) STRIPS CONSISTING OF SILVER AND COPPER AND ZINC.—Heading 9902.14.91 is amended—

(A) by amending the article description to read as follows: "Clad strips of silver, further worked than semimanufactured, each containing 54 percent or more but not over 56 percent by weight of silver; having three layers with one layer containing 87 percent or more but not over 89 percent by weight of silver and 1.1 percent or more but not over 3 percent of tin, a second layer containing 99.9 percent or more by weight of silver, and a third layer containing 14.5 percent or more but not over 15.5 percent by weight of silver, 79 percent or more but not over 81 percent of copper and 4.8 percent or more but not over 5.2 percent of phosphorus; measuring 15.65 mm in width and 0.95 mm in thickness, presented in coils (provided for in subheading 7115.90.40)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(240) GERMANIUM UNWROUGHT IN INGOT FORM.—Heading 9902.15.13 is amended—

(A) by amending the article description to read as follows: "Ingots of germanium, unwrought, each weighing 0.5 kg or more but less than 2 kg (provided for in subheading 8112.92.60)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(241) TWEEZERS.—Heading 9902.15.18 is amended—

(A) by amending the article description to read as follows: "Tweezers (provided for in subheading 8203.20.20)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(242) NAIL CLIPPERS, NAIL NIPPERS AND NAIL FILES.—Heading 9902.15.33 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(243) PORTABLE AIR CONDITIONER.—Heading 9902.15.63 is amended—

(A) by amending the article description to read as follows: "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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(244) ELECTRIC CYLINDRICAL COFFEE GRINDERS.—Heading 9902.16.25 is amended—

(A) by amending the article description to read as follows: "Electromechanical domestic 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)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(245) HANDHELD ELECTRIC CAN OPENERS.—Heading 9902.16.32 is amended—

(A) by amending the article description to read as follows: "Hand-held battery-operated automatic can openers, each with self-contained electric motor, such can openers weighing not over 20 kg exclusive of extra interchangeable parts or detachable auxiliary devices (provided for in subheading 8509.80.50)"; and

(B) by striking "12/31/2020" and inserting "12/31/2023".

(246) FOOD BEATERS DESIGNED TO ATTACH TO HANDHELD MIXERS.—Heading 9902.16.33 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(247) LAMP-HOLDER HOUSINGS OF PORCELAIN.—Heading 9902.16.89 is amended—

(A) by amending the article description to read as follows: “Lamp-holder housings of porcelain, containing sockets (provided for in subheading 8536.61.00)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(248) CATHODE-RAY TUBES.—Heading 9902.16.94 is amended—

(A) by amending the article description to read as follows: “Cathode-ray data/graphic display tubes, color, with a phosphor dot screen pitch smaller than 0.4 mm and with less than 90-degree deflection (provided for in subheading 8540.40.10)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(249) ZEE CAGES.—Heading 9902.17.11 is amended—

(A) by amending the article description to read as follows: “‘Z’-shaped water bottle holders (cages) of alloy or composite material, designed for use on bicycles (provided for in subheading 8714.99.80)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(250) OPTICAL ATTENUATORS.—Heading 9902.17.27 is amended—

(A) by amending the article description to read as follows: “Optical attenuators designed to reduce the power level of an optical signal, either in free space or in an optical fiber, such instruments or apparatus specifically designed for telecommunications (provided for in subheading 9013.80.90)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(251) SKI BINDINGS, VALUED NOT MORE THAN \$55 EACH.—Heading 9902.17.55 is amended—

(A) by amending the article description to read as follows: “Ski bindings (other than for cross-country skis), valued not over \$55 each (provided for in subheading 9506.12.80)”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(C) MODIFICATION TO DUTY RATES.—

(1) ARTICHOKE, IN VINEGAR.—Heading 9902.01.04 is amended—

(A) by striking “7.2%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(2) ARTICHOKE, OTHER THAN IN VINEGAR.—Heading 9902.01.10 is amended—

(A) by striking “12.7%” and inserting “12%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(3) NICOTINE GUM.—Heading 9902.01.13 is amended—

(A) by striking “5.8%” and inserting “5.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(4) ISOHEXADECANE.—Heading 9902.01.19 is amended—

(A) by striking “Free” and inserting “1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(5) SODIUM.—Heading 9902.01.20 is amended—

(A) by striking “2.5%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(6) SODIUM CONTAINING NOT MORE THAN 200 PPM OF CALCIUM.—Heading 9902.01.21 is amended—

(A) by striking “0.7%” and inserting “3.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(7) HYDRAZINE 64%.—Heading 9902.01.38 is amended—

(A) by striking “Free” and inserting “0.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(8) GERMANIUM DIOXIDE (GEO2).—Heading 9902.01.39 is amended—

(A) by striking “Free” and inserting “1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(9) SODIUM TUNGSTATE DIHYDRATE.—Heading 9902.01.67 is amended—

(A) by striking “Free” and inserting “2.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(10) MONOCHLOROBENZENE.—Heading 9902.01.85 is amended—

(A) by striking “3.9%” and inserting “3.8%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(11) P-DICHLOROBENZENE.—Heading 9902.01.87 is amended—

(A) by striking “2.7%” and inserting “4.4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(12) P-CHLOROBENZOTRIFLUORIDE.—Heading 9902.01.88 is amended—

(A) by striking “4.3%” and inserting “4.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(13) METHANESULFONIC ACID.—Heading 9902.02.02 is amended—

(A) by striking “0.8%” and inserting “0.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(14) LEAF ALCOHOL.—Heading 9902.02.14 is amended—

(A) by striking “Free” and inserting “1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(15) RESORCINOL.—Heading 9902.02.23 is amended—

(A) by striking “Free” and inserting “4.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(16) OXYFLUORFEN.—Heading 9902.02.35 is amended—

(A) by striking “0.8%” and inserting “3.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(17) GLYOXAL.—Heading 9902.02.45 is amended—

(A) by striking “0.2%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(18) 4-PROPYL BENZALDEHYDE (NPBAL).—Heading 9902.02.46 is amended—

(A) by striking “2.8%” and inserting “4.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(19) 4-(1,1-DIMETHYLETHYL)-ALPHAM-LYMERAL EXTRA.—Heading 9902.02.48 is amended—

(A) by striking “Free” and inserting “2.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(20) DIETHYL KETONE.—Heading 9902.02.54 is amended—

(A) by striking “0.2%” and inserting “1.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(21) CYCLOPENTANONE.—Heading 9902.02.59 is amended—

(A) by striking “1.7%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(22) HYDROXYLMETHYLPENTANONE.—Heading 9902.02.63 is amended—

(A) by striking “1%” and inserting “2.8%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(23) ETFBO.—Heading 9902.02.71 is amended—

(A) by striking “Free” and inserting “1.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(24) SORBIC ACID.—Heading 9902.02.83 is amended—

(A) by striking “2.6%” and inserting “2.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(25) BENZOYL CHLORIDE.—Heading 9902.02.87 is amended—

(A) by striking “2%” and inserting “2.9%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(26) SEBACIC ACID.—Heading 9902.02.93 is amended—

(A) by striking “2%” and inserting “2.9%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(27) DIMETHYL MALONATE OR DMM.—Heading 9902.02.94 is amended—

(A) by striking “Free” and inserting “1.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(28) PYROMELLITIC DIANHYDRIDE.—Heading 9902.03.02 is amended—

(A) by striking “Free” and inserting “4.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(29) O-ACETYSALICYLIC ACID (ASPIRIN).—Heading 9902.03.07 is amended—

(A) by striking “1.9%” and inserting “2.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(30) METHYL SAL.—Heading 9902.03.08 is amended—

(A) by striking “2.3%” and inserting “3.4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(31) PHBA.—Heading 9902.03.09 is amended—

(A) by striking “2%” and inserting “3.4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(32) PLASTIC ADDITIVE.—Heading 9902.03.14 is amended—

(A) by striking “Free” and inserting “3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(33) MCPA.—Heading 9902.03.23 is amended—

(A) by striking “2.5%” and inserting “4.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(34) DIMETHYL CARBONATE.—Heading 9902.03.46 is amended—

(A) by striking “Free” and inserting “1.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(35) PERFLUOROCARBONS FOR PERFORMANCE FLUID.—Heading 9902.03.50 is amended—

(A) by striking “Free” and inserting “0.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(36) 3,5-DIFLUOROANILINE.—Heading 9902.03.57 is amended—

(A) by striking “Free” and inserting “1.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(37) TRIFLURALIN.—Heading 9902.03.65 is amended—

(A) by striking “4%” and inserting “1.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(38) ETHALFLURALIN.—Heading 9902.03.66 is amended—

(A) by striking “Free” and inserting “1.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(39) O-TOLUIDINE.—Heading 9902.03.71 is amended—

(A) by striking “5.5%” and inserting “5.8%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(40) MPDA.—Heading 9902.03.80 is amended—

(A) by striking “Free” and inserting “5.4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(41) 4-ADPA (4-AMINODIPHENYLAMINE).—Heading 9902.03.82 is amended—

(A) by striking “4.6%” and inserting “5.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(42) 4,4'-DIAMINOSTILBENE-2,2'-DISULFONIC ACID.—Heading 9902.03.84 is amended—

(A) by striking “1.5%” and inserting “4.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(43) PRODIAMINE.—Heading 9902.03.87 is amended—

(A) by striking “1.6%” and inserting “4.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(44) P-CRESIDINE SULFONIC ACID.—Heading 9902.03.98 is amended—

(A) by striking “Free” and inserting “4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(45) CHOLINE HYDROXIDE.—Heading 9902.04.16 is amended—

(A) by striking “Free” and inserting “0.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(46) DIURON.—Heading 9902.04.30 is amended—

(A) by striking “0.4%” and inserting “3.8%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(47) METOLACHLOR.—Heading 9902.04.35 is amended—

(A) by striking “Free” and inserting “5.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(48) FLUTOLANIL.—Heading 9902.04.40 is amended—

(A) by striking “1.5%” and inserting “1.4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(49) MEFENOXAM.—Heading 9902.04.42 is amended—

(A) by striking “4.2%” and inserting “5.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(50) FLUFENACET-ALCOHOL.—Heading 9902.04.48 is amended—

(A) by striking “3.9%” and inserting “3.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(51) 2-(TRIFLUOROMETHYL)BENZAMIDE.—Heading 9902.04.49 is amended—

(A) by striking “4.2%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(52) METHYL-4-TRIFLUOROMETHOXYPHENYL-N-(CHL.) CARBAMATE.—Heading 9902.04.52 is amended—

(A) by striking “2%” and inserting “2.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(53) GUANIDINOACETIC ACID.—Heading 9902.04.64 is amended—

(A) by striking “Free” and inserting “1.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(54) CHLOROTHALONIL.—Heading 9902.04.65 is amended—

(A) by striking “5%” and inserting “5.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(55) BROMOXYNIL OCTANOATE.—Heading 9902.04.67 is amended—

(A) by striking “Free” and inserting “3.4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(56) BIFENAZATE TECHNICAL.—Heading 9902.04.85 is amended—

(A) by striking “Free” and inserting “3.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(57) MESOTRIONE.—Heading 9902.05.03 is amended—

(A) by striking “6.2%” and inserting “6.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(58) 2-(METHYLTHIO)-4-(TRIFLUOROMETHYL)BENZOIC ACID.—Heading 9902.05.08 is amended—

(A) by striking “Free” and inserting “5.4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(59) ACEPHATE.—Heading 9902.05.16 is amended—

(A) by striking “3.2%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(60) METHOMYL.—Heading 9902.05.18 is amended—

(A) by striking “5%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(61) ALLYL ISOTHIOCYANATE.—Heading 9902.05.26 is amended—

(A) by striking “Free” and inserting “1.0”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(62) PMIDA.—Heading 9902.05.29 is amended—

(A) by striking “2.5%” and inserting “2.9%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(63) TRIPHENYLTIN HYDROXIDE.—Heading 9902.05.32 is amended—

(A) by striking “Free” and inserting “3.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(64) PBA SOLID (PHENYL BORONIC ACID).—Heading 9902.05.34 is amended—

(A) by striking “4.6%” and inserting “1.9%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(65) SEDAXANE.—Heading 9902.05.68 is amended—

(A) by striking “Free” and inserting “6.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(66) TECHNICAL FLUAZINAM FUNGICIDE.—Heading 9902.05.83 is amended—

(A) by striking “Free” and inserting “3.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(67) IMAZETHAPYR.—Heading 9902.05.86 is amended—

(A) by striking “2.2%” and inserting “4.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(68) FLURIDONE.—Heading 9902.05.87 is amended—

(A) by striking “Free” and inserting “0.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(69) BICYCLOPYRONE.—Heading 9902.05.88 is amended—

(A) by striking “4%” and inserting “2.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(70) CLOPYRALID TECHNICAL.—Heading 9902.05.89 is amended—

(A) by striking “1.4%” and inserting “3.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(71) AMINOPYRALID TECHNICAL.—Heading 9902.05.92 is amended—

(A) by striking “4.1%” and inserting “3.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(72) FLUROXYPYR TECHNICAL.—Heading 9902.05.94 is amended—

(A) by striking “1.6%” and inserting “4.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(73) 2,3-DICHLORO-5-(TRIFLUOROMETHYL)PYRIDINE.—Heading 9902.06.07 is amended—

(A) by striking “2.5%” and inserting “5.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(74) 2,3-PYRIDINEDICARBOXYLIC ACID.—Heading 9902.06.13 is amended—

(A) by striking “Free” and inserting “2.9%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(75) FOOD AND FEED PRESERVATIVE.—Heading 9902.06.22 is amended—

(A) by striking “1.2%” and inserting “2.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(76) CLOQUINTOCET-MEXYL.—Heading 9902.06.24 is amended—

(A) by striking “4.2%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(77) CYPRODINIL TECHNICAL.—Heading 9902.06.31 is amended—

(A) by striking “Free” and inserting “3.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(78) AMINOCYCLOPYRACHLOR.—Heading 9902.06.37 is amended—

(A) by striking “Free” and inserting “3.8%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(79) DMDS.—Heading 9902.06.45 is amended—

(A) by striking “1%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(80) METRIBUZIN.—Heading 9902.06.51 is amended—

(A) by striking “1.9%” and inserting “3.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(81) ATRAZINE.—Heading 9902.06.54 is amended—

(A) by striking “Free” and inserting “2.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(82) 1,2,4-TRIAZOLE.—Heading 9902.06.97 is amended—

(A) by striking “2.8%” and inserting “5.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(83) OXADIAZON.—Heading 9902.07.13 is amended—

(A) by striking “1.3%” and inserting “3.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(84) FLUDIOXONIL TECHNICAL.—Heading 9902.07.15 is amended—

(A) by striking “5%” and inserting “4.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(85) THIDIAZURON.—Heading 9902.07.24 is amended—

(A) by striking “Free” and inserting “4.8%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(86) FLUPYRADIFURONE.—Heading 9902.07.32 is amended—

(A) by striking “Free” and inserting “0.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(87) PENTHIOPYRAD.—Heading 9902.07.47 is amended—

(A) by striking “Free” and inserting “4.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(88) CYPROSULFAMIDE.—Heading 9902.07.56 is amended—

(A) by striking “5%” and inserting “1.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(89) SULFENTRAZONE.—Heading 9902.07.60 is amended—

(A) by striking “5.4%” and inserting “6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(90) COLD PRESSED ORANGE OIL.—Heading 9902.08.99 is amended—

(A) by striking “Free” and inserting “1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(91) INSTANT PRINT FILM.—Heading 9902.09.16 is amended—

(A) by striking “3.1%” and inserting “3.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(92) FLUPYRADIFURONE FORMULATIONS.—Heading 9902.09.20 is amended—

(A) by striking “4.2%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(93) SPIROMESIFEN FORMULATIONS.—Heading 9902.09.23 is amended—

(A) by striking “1.0%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(94) FLONICAMID.—Heading 9902.09.29 is amended—

(A) by striking “Free” and inserting “4.9%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(95) ABAMECTIN.—Heading 9902.09.34 is amended—

(A) by striking “Free” and inserting “2.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(96) ACEPHATE FORMULATIONS.—Heading 9902.09.35 is amended—

(A) by striking “1.8%” and inserting “3.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(97) QUINOXYFEN FUNGICIDE.—Heading 9902.09.66 is amended—

(A) by striking “1.6%” and inserting “1.8%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(98) COPPER HYDROXIDE AND COPPER OXYCHLORIDE.—Heading 9902.09.76 is amended—

(A) by striking “Free” and inserting “0.4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(99) 1,1'-DIMETHYL-4,4'-BIPYRIDINIUM DICHLORIDE.—Heading 9902.09.94 is amended—

(A) by striking “4.6%” and inserting “5.8%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(100) FORMULATED PYRITHIOBAC-SODIUM.—Heading 9902.10.07 is amended—

(A) by striking “1.0%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(101) HERBICIDE MIXTURE.—Heading 9902.10.15 is amended—

(A) by striking “Free” and inserting “1.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(102) PLASTICIZER.—Heading 9902.10.30 is amended—

(A) by striking “3.2%” and inserting “3.9%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(103) PALM FATTY ACID DISTILLATE (“PFAD”).—Heading 9902.10.44 is amended—

(A) by striking “1.4%” and inserting “0.9%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(104) IMINODISUCCINATE.—Heading 9902.10.55 is amended—

(A) by striking “Free” and inserting “1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(105) VINYLACETATE-VINYLCHLORIDE COPOLYMER.—Heading 9902.10.75 is amended—

(A) by striking “Free” and inserting “0.9%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(106) COMPOUNDS USED IN LUBRICANTS.—Heading 9902.10.88 is amended—

(A) by striking “2.4%” and inserting “2.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(107) POLYVINYL ACETATE FOR FOOD USE.—Heading 9902.10.98 is amended—

(A) by striking “Free” and inserting “1.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(108) MIXTURES FOR USE IN PAPER COATINGS.—Heading 9902.11.14 is amended—

(A) by striking “0.3%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(109) HINDERED AMINE LIGHT STABILIZER.—Heading 9902.11.21 is amended—

(A) by striking “Free” and inserting “0.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(110) HYDROGENATED POLYMERS OF NORBORNENE DERIVATIVES.—Heading 9902.11.43 is amended—

(A) by striking “Free” and inserting “1.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(111) MODIFIED ETHYLENE-NORBORNENE COPOLYMER.—Heading 9902.11.54 is amended—

(A) by striking “Free” and inserting “0.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(112) INDUSTRIAL NITROCELLULOSE (DAMPED ALCOHOL CONTENT OF 28-32%).—Heading 9902.11.57 is amended—

(A) by striking “Free” and inserting “2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(113) SODIUM ALGinate.—Heading 9902.11.59 is amended—

(A) by striking “Free” and inserting “2.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(114) ACRYLIC FILMS.—Heading 9902.11.85 is amended—

(A) by striking “Free” and inserting “0.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(115) PLASTIC ORNAMENTATION FOR AQUARIUMS.—Heading 9902.11.99 is amended—

(A) by striking “0.5%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(116) QUICK CLAMPS.—Heading 9902.12.08 is amended—

(A) by striking “0.2%” and inserting “1.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(117) HIGH-QUALITY BULL HIDES.—Heading 9902.12.34 is amended—

(A) by striking “Free” and inserting “0.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(118) DOLL CARRIERS WITH WINDOWS.—Heading 9902.12.39 is amended—

(A) by striking “4.0%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(119) BATTING GLOVES OF LEATHER.—Heading 9902.12.58 is amended—

(A) by striking “Free” and inserting “0.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(120) LEATHER GLOVES WITH FOURCHETTES.—Heading 9902.12.61 is amended—

(A) by striking “9.2%” and inserting “7.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(121) LEATHER GLOVES WITHOUT FOURCHETTES.—Heading 9902.12.62 is amended—

(A) by striking “13.4%” and inserting “13.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(122) ACRYLIC STAPLE FIBERS WITH A FIBER LENGTH BETWEEN 40 AND 47.5 MM AND A SOLAR REFLECTANCE INDEX GREATER THAN 30.—Heading 9902.13.15 is amended—

(A) by striking “Free” and inserting “0.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(123) RAYON STAPLE FIBERS FOR USE IN GOODS OF HEADING 9619.—Heading 9902.13.28 is amended—

(A) by striking “1.7%” and inserting “2.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(124) MECHANICS’ WORK GLOVES WITH FOURCHETTES.—Heading 9902.13.71 is amended—

(A) by striking “9.8%” and inserting “7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(125) SLEEPING BAG SHELLS.—Heading 9902.13.80 is amended—

(A) by striking “Free” and inserting “0.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(126) WORK FOOTWEAR FOR WOMEN.—Heading 9902.14.07 is amended—

(A) by striking “2.5%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(127) WORK FOOTWEAR FOR MEN.—Heading 9902.14.08 is amended—

(A) by striking “3.6%” and inserting “1.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(128) MEN’S PROTECTIVE ACTIVE FOOTWEAR, NOT COVERING THE ANKLE.—Heading 9902.14.11 is amended—

(A) by striking “9.4%” and inserting “11%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(129) MEN’S OXFORD WORK FOOTWEAR WITH COMPOSITE SAFETY TOE.—Heading 9902.14.21 is amended—

(A) by striking “Free” and inserting “2.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(130) MEN’S AND BOYS’ HOUSE SLIPPERS WITH LEATHER UPPERS.—Heading 9902.14.22 is amended—

(A) by striking “5.7%” and inserting “5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(131) WOMEN’S WATERPROOF LEATHER FOOTWEAR, VALUED AT \$29 PER PAIR OR HIGHER.—Heading 9902.14.27 is amended—

(A) by striking “2.9%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(132) WOMEN’S HOUSE SLIPPERS WITH LEATHER UPPERS.—Heading 9902.14.28 is amended—

(A) by striking “7.9 %” and inserting “4.4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(133) WOMEN’S FOOTWEAR WITH TEXTILE UPPERS, OPEN TOES OR HEELS, VALUED \$10–\$14.99 PER PAIR.—Heading 9902.14.43 is amended—

(A) by striking “Free” and inserting “12.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(134) MEN’S FOOTWEAR, COVERING THE ANKLE BUT NOT THE KNEE, VALUED OVER \$24 PER PAIR.—Heading 9902.14.49 is amended—

(A) by striking “8.1%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(135) OPAQUE GLASS-CERAMIC COOKWARE.—Heading 9902.14.80 is amended—

(A) by striking “7.1%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(136) LIQUID-FILLED GLASS BULBS.—Heading 9902.14.87 is amended—

(A) by striking “1.8%” and inserting “1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(137) SCREW ANCHORS.—Heading 9902.14.94 is amended—

(A) by striking “Free” and inserting “3.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(138) STAINLESS STEEL HANDLES FOR COOKWARE.—Heading 9902.14.96 is amended—

(A) by striking “1.5%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(139) LARGE METAL WIRE CRATES FOR DOGS.—Heading 9902.14.99 is amended—

(A) by striking “1.4%” and inserting “2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(140) METAL WIRE CAGES FOR PETS OTHER THAN DOGS.—Heading 9902.15.01 is amended—

(A) by striking “Free” and inserting “1.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(141) USED COMPRESSION-IGNITION INTERNAL COMBUSTION ENGINES.—Heading 9902.15.41 is amended—

(A) by striking “1.5%” and inserting “1.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(142) CONNECTING RODS.—Heading 9902.15.44 is amended—

(A) by striking “0.4%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(143) USED FUEL PUMPS.—Heading 9902.15.50 is amended—

(A) by striking “0.6%” and inserting “1.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(144) EXHAUST FANS FOR PERMANENT INSTALLATION.—Heading 9902.15.54 is amended—

(A) by striking “4.1%” and inserting “2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(145) SELF-CONTAINED PORTABLE AIR CONDITIONER.—Heading 9902.15.64 is amended—

(A) by striking “1.8%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(146) TABLE SAWS.—Heading 9902.15.74 is amended—

(A) by striking “1.2%” and inserting “1.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(147) VEHICLE STABILITY CONTROL ACTUATOR ASSEMBLIES.—Heading 9902.15.85 is amended—

(A) by striking “2.3%” and inserting “1.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(148) VALVE-TYPE FUEL INJECTORS.—Heading 9902.15.91 is amended—

(A) by striking “0.5%” and inserting “1.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(149) NEW CRANKSHAFTS.—Heading 9902.15.96 is amended—

(A) by striking “0.6%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(150) POWER BACK DOOR ACTUATOR ASSEMBLIES.—Heading 9902.16.06 is amended—

(A) by striking “1.7%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(151) DIRECT CURRENT PUMP MOTORS.—Heading 9902.16.07 is amended—

(A) by striking “2.8%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(152) MOTORS FOR LOW WATTAGE FANS.—Heading 9902.16.10 is amended—

(A) by striking “0.3%” and inserting “1.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(153) USED STARTERS.—Heading 9902.16.38 is amended—

(A) by striking “0.4%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(154) USED ALTERNATORS.—Heading 9902.16.40 is amended—

(A) by striking “1.6%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(155) ELECTRIC STEAM IRONS.—Heading 9902.16.46 is amended—

(A) by striking “1.0%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(156) MICROWAVE HOODS WITH A PLASTIC HANDLE.—Heading 9902.16.47 is amended—

(A) by striking “0.5%” and inserting “0.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(157) MICROWAVE HOODS WITH A METAL HANDLE.—Heading 9902.16.48 is amended—

(A) by striking “1.2%” and inserting “1.4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(158) CARAFE-LESS COFFEE MAKERS.—Heading 9902.16.65 is amended—

(A) by striking “0.4%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(159) TOASTER OVENS WITH A POP-UP TOAST-ER FEATURE.—Heading 9902.16.67 is amended—

(A) by striking “Free” and inserting “1.4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(160) ELECTRIC PRESSURE COOKERS RATED MORE THAN 800W BUT NOT MORE THAN 1000W, WITH A CAPACITY OF LESS THAN 5 LITERS.—Heading 9902.16.79 is amended—

(A) by striking “0.4%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(161) FLAT PANEL LCD TELEVISIONS FOR EXERCISE EQUIPMENT.—Heading 9902.16.85 is amended—

(A) by striking “3.6%” and inserting “3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(162) MOTOR VEHICLE CHASSIS WITH CAB AND ONLY AN ELECTRIC MOTOR FOR PROPULSION FOR THE TRANSPORT OF GOODS.—Heading 9902.16.97 is amended—

(A) by striking “23.9%” and inserting “20.9%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(163) USED GEAR BOXES FOR CERTAIN VEHICLES FOR THE TRANSPORTATION OF GOODS.—Heading 9902.17.01 is amended—

(A) by striking “Free” and inserting “0.9%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(164) NEW GEAR BOXES.—Heading 9902.17.02 is amended—

(A) by striking “2.1%” and inserting “1.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(165) BICYCLE DISC BRAKES.—Heading 9902.17.10 is amended—

(A) by striking “6.7%” and inserting “8.8%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(166) BABY STROLLERS.—Heading 9902.17.13 is amended—

(A) by striking “Free” and inserting “2.8%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(167) LCD TELEVISION PANEL ASSEMBLIES, WITH A VIDEO DISPLAY MEASURING OVER 101.6 CM BUT NOT OVER 124.46 CM.—Heading 9902.17.24 is amended—

(A) by striking “Free” and inserting “2.8%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(168) LCD TELEVISION PANEL ASSEMBLIES, WITH A VIDEO DISPLAY MEASURING OVER 124.46 CM BUT NOT OVER 137.16 CM.—Heading 9902.17.25 is amended—

(A) by striking “Free” and inserting “0.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(169) LIGHT EMITTING DIODE (LED) LAMPS, MOUNTING OPTIONS, BASES, CLAMPS, MOUNTS.—Heading 9902.17.48 is amended—

(A) by striking “3.0%” and inserting “Free”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(170) GOLF CLUB DRIVER HEADS WITH A LOFT OVER 9.5 DEGREES.—Heading 9902.17.57 is amended—

(A) by striking “Free” and inserting “3.5%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(171) GOLF CLUB DRIVER HEADS WITH A LOFT UNDER 9.5 DEGREES.—Heading 9902.17.58 is amended—

(A) by striking “Free” and inserting “1.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(172) GOLF CLUB HYBRID HEADS.—Heading 9902.17.60 is amended—

(A) by striking “Free” and inserting “1.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(173) GOLF CLUB WEDGE HEADS WITH A LOFT OF 56 DEGREES OR LESS.—Heading 9902.17.61 is amended—

(A) by striking “Free” and inserting “1.9%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(174) GOLF CLUB IRON HEADS OF 8-IRONS AND 9-IRONS.—Heading 9902.17.63 is amended—

(A) by striking “Free” and inserting “1.4%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(175) TENNIS RACKET FRAMES, UNSTRUNG.—Heading 9902.17.71 is amended—

(A) by striking “0.4%” and inserting “1.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(176) VOLLEYBALLS.—Heading 9902.17.74 is amended—

(A) by striking “Free” and inserting “2.1%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(177) BASKETBALLS OTHER THAN LEATHER OR RUBBER.—Heading 9902.17.75 is amended—

(A) by striking “3.1%” and inserting “3.2%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(178) RUBBER BASKETBALLS.—Heading 9902.17.77 is amended—

(A) by striking “2.5%” and inserting “1.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(179) FISHING RODS, ONE-PIECE, OF BOTH FIBERGLASS AND CARBON FIBER.—Heading 9902.17.93 is amended—

(A) by striking “Free” and inserting “4.3%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(180) HAIR-SLIDES WITHOUT IMITATION PEARLS OR STONES.—Heading 9902.17.96 is amended—

(A) by striking “Free” and inserting “8.6%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(181) EYELASH CURLERS.—Heading 9902.17.97 is amended—

(A) by striking “Free” and inserting “0.7%”; and

(B) by striking “12/31/2020” and inserting “12/31/2023”.

(d) MODIFICATIONS TO ARTICLE DESCRIPTIONS AND RATES OF DUTY.—

(1) MINCED PIMIENTO STUFFED GREEN OLIVES.—Heading 9902.01.07 is amended—

(A) by amending the article description to read as follows: “Olives, green in color, stuffed with minced pimiento, the foregoing in brine and presented in glass containers, other than place packed (provided for in subheading 2005.70.25)”; and

(B) by striking “Free” and inserting “1.9%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(2) VINYL NEODECANOATE.—Heading 9902.02.78 is amended—

(A) by amending the article description to read as follows: “Vinyl neodecanoate (vinyl 7,7-dimethyloctanoate) (CAS No. 51000-52-3) (provided for in subheading 2915.90.18)”; and

(B) by striking “Free” and inserting “1.1%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(3) BIFENTHRIN.—Heading 9902.02.86 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “2.4%” and inserting “3.3%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(4) TRINEXAPAC-ETHYL.—Heading 9902.03.31 is amended—

(A) by amending the article description to read as follows: “Ethyl (RS)-4-cyclopropyl(hydroxy)methylene-3,5-dioxocyclohexanecarboxylate (Trinexapac-ethyl) (CAS No. 95266-40-3) (provided for in subheading 2918.99.50)”; and

(B) by striking “Free” and inserting “2.5%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(5) 3,3'-DICHLOROBENZIDINE DIHYDROCHLORIDE.—Heading 9902.03.88 is amended—

(A) by amending the article description to read as follows: “3,3'-Dichlorobenzidine dihydrochloride (3,3'-Dichloro-4,4'-biphenyldiamine dihydrochloride) (CAS No. 612-83-9) (provided for in subheading 2921.59.80)”; and

(B) by striking “Free” and inserting “0.8%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(6) 4-(4-AMINOPHENOXY)ANILINE.—Heading 9902.04.01 is amended—

(A) by amending the article description to read as follows: “4-(4-Aminophenoxy)aniline (CAS No. 101-80-4) (provided for in subheading 2922.29.81)”; and

(B) by striking “1.3%” and inserting “3.3%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(7) S-METOLACHLOR.—Heading 9902.04.43 is amended—

(A) by amending the article description to read as follows: “2-Chloro-N-(2-ethyl-6-methylphenyl)-N-[(1S)-2-methoxy-1-methylethyl]acetamide ((S)-Metolachlor) (CAS No. 87392-12-9) (provided for in subheading 2924.29.47)”; and

(B) by striking “6.0%” and inserting “6.3%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(8) COMPOUND USED IN POLYMER PRODUCTION.—Heading 9902.04.58 is amended—

(A) by amending the article description to read as follows: “1,1'-[1,3-Phenylenebis(methylene)]bis(3-methyl-1H-pyrrole-2,5-dione) (CAS No. 119462-56-5) (provided for in subheading 2925.19.42)”; and

(B) by striking “Free” and inserting “2.7%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(9) 2-METHOXYETHYL(RS)-2-(4-TERT-CYFLUMETOFEN).—Heading 9902.04.66 is amended—

(A) by amending the article description to read as follows: “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)”; and

(B) by striking “Free” and inserting “1.5%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(10) β-CYFLUTHRIN.—Heading 9902.04.70 is amended—

(A) by amending the article description to read as follows: “Cyano-(4-fluoro-3-phenoxyphenyl)methyl 3-(2,2-dichloroethenyl)-2,2-dimethylcyclopropane-1-carboxylate (β-Cyfluthrin) (CAS No. 68359-37-5) (provided for in subheading 2926.90.30)”; and

(B) by striking “3.4%” and inserting “Free”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(11) DELTAMETHRIN.—Heading 9902.04.71 is amended—

(A) by amending the article description to read as follows: “[[(S)-Cyano-(3-phenoxyphenyl)methyl] (1R,3R)-3-(2,2-dibromoethenyl)-2,2-dimethylcyclopropane-1-carboxylate (Deltamethrin) (CAS No. 52918-63-5) (provided for in subheading 2926.90.30)”; and

(B) by striking “1.8%” and inserting “4.3%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(12) METHOXYFENOZIDE TECHNICAL INSECTICIDE.—Heading 9902.04.84 is amended—

(A) by amending the article description to read as follows: “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)”;

(B) by striking “3.2%” and inserting “5.4%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(13) N-BUTYLTHIOPHOSPHORIC TRIAMIDE (NBPT).—Heading 9902.04.98 is amended—

(A) by amending the article description to read as follows: “N-Butylthiophosphoric triamide (CAS No. 94317-64-3) (provided for in subheading 2929.90.50)”;

(B) by striking “Free” and inserting “5.1%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(14) CLETHODIM.—Heading 9902.05.05 is amended—

(A) by amending the article description to read as follows: “2-[1-((2E)-3-Chloro-2-propen-1-yl)oxy]amino)propylidene-5-[2-(ethylsulfanyl)propyl]-1,3-cyclohexanedione (Clethodim) (CAS No. 99129-21-2) (provided for in subheading 2930.90.10)”;

(B) by striking “Free” and inserting “3.9%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(15) AE 747 ETHER.—Heading 9902.05.07 is amended—

(A) by amending the article description to read as follows: “2-Chloro-4-(methylsulfonyl)-3-(2,2,2-trifluoroethoxy)methyl benzoic acid (CAS No. 120100-77-8) (provided for in subheading 2930.90.29)”;

(B) by striking “5.7%” and inserting “6%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(16) THIODICARB.—Heading 9902.05.15 is amended—

(A) by amending the article description to read as follows: “Methyl (1E)-N-[methyl-[methyl-(E)-1-methyl-sulfanylethylideneamino]oxy-carbonylamino]sulfanyl-carbamoyl]oxyethanimidothioate (Thiodicarb) (CAS No. 59669-26-0) (provided for in subheading 2930.90.43)”;

(B) by striking “Free” and inserting “3.6%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(17) GLUFOSINATE-AMMONIUM.—Heading 9902.05.37 is amended—

(A) by amending the article description to read as follows: “2-amino-4-[hydroxy(methyl)phosphoryl]butanoic acid;azane (Glufosinate Ammonium) (CAS No. 77182-82-2) (provided for in subheading 2931.39.00)”;

(B) by striking “1.5%” and inserting “3.5%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(18) PYRAFLUFEN-ETHYL.—Heading 9902.05.63 is amended—

(A) by amending the article description to read as follows: “Ethyl 2-chloro-5-(4-chloro-5-difluoromethoxy-1-methyl-1H-pyrazol-4-yl)-4-fluorophenoxyacetate (Pyraflufen-ethyl) (CAS No. 129630-19-9) (provided for in subheading 2933.19.23)”;

(B) by striking “Free” and inserting “2.2%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(19) FIPRONIL.—Heading 9902.05.66 is amended—

(A) by amending the article description to read as follows: “(RS)-5-Amino-1-[2,6-

dichloro-4-(trifluoromethyl)phenyl]-4-(trifluoromethylsulfonyl)-1H-pyrazole-3-carbonitrile (Fipronil) (CAS No. 120068-37-3) (provided for in subheading 2933.19.23)”;

(B) by striking “4.4%” and inserting “5.4%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(20) SOLATENOL.—Heading 9902.05.69 is amended—

(A) by amending the article description to read as follows: “N-[9-(Dichloromethylidene)-1,2,3,4-tetrahydro-1,4-methanonaphthalen-5-yl]-3-(difluoromethyl)-1-methyl-1H-pyrazole-4-carboxamide (Benzovindiflupyr) (CAS No. 1072957-71-1) (provided for in subheading 2933.19.23)”;

(B) by striking “4.0%” and inserting “4.3%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(21) TECHNICAL TOLPYRALATE HERBICIDE.—Heading 9902.05.71 is amended—

(A) by amending the article description to read as follows: “1-[[1-Ethyl-4-[3-(2-methoxyethoxy)-2-methyl-4-(methylsulfonyl)benzoyl]-1H-pyrazol-5-yl]oxy]ethyl methyl carbonate (Tolpyralate) (CAS No. 1101132-67-5) (provided for in subheading 2933.19.23)”;

(B) by striking “Free” and inserting “3.7%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(22) IPRDIONE.—Heading 9902.05.73 is amended—

(A) by amending the article description to read as follows: “3-(3,5-Dichlorophenyl)-N-isopropyl-2,4-dioximidazolidine-1-carboxamide (Iprodione) (CAS No. 36734-19-7) (provided for in subheading 2933.21.00)”;

(B) by striking “2.0%” and inserting “1.4%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(23) FLUOPICOLIDE.—Heading 9902.05.79 is amended—

(A) by amending the article description to read as follows: “2,6-Dichloro-N-[3-chloro-5-(trifluoromethyl)-2-pyridylmethyl]benzamide (Fluopicolide) (CAS No. 239110-15-7) (provided for in subheading 2933.39.21)”;

(B) by striking “Free” and inserting “1%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(24) PICLORAM TECHNICAL.—Heading 9902.05.90 is amended—

(A) by amending the article description to read as follows: “4-Amino-3,5,6-trichloro-2-pyridinecarboxylic acid (CAS No. 1918-02-1) (provided for in subheading 2933.39.25)”;

(B) by striking “4.3%” and inserting “5.1%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(25) IMIDACLOPRID.—Heading 9902.05.97 is amended—

(A) by amending the article description to read as follows: “N-[1-[(6-Chloropyridin-3-yl)methyl]-4,5-dihydroimidazol-2-yl]nitramide (Imidacloprid) (CAS No. 138261-41-3) (provided for in subheading 2933.39.27)”;

(B) by striking “4.3%” and inserting “5.4%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(26) 2-CYANOPYRIDINE.—Heading 9902.06.20 is amended—

(A) by amending the article description to read as follows: “2-Cyanopyridine (2-Pyridinecarbonitrile) (CAS No. 100-70-9) (provided for in subheading 2933.39.91)”;

(B) by striking “2.3%” and inserting “3.2%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(27) QUINCLORAC.—Heading 9902.06.23 is amended—

(A) by amending the article description to read as follows: “3,7-dichloroquinoline-8-carboxylic acid (Quinclorac) (CAS No. 84087-01-4) (provided for in subheading 2933.49.30)”;

(B) by striking “Free” and inserting “3.1%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(28) AZOXYSTROBIN.—Heading 9902.06.30 is amended—

(A) by amending the article description to read as follows: “Methyl (2E)-2-[(6-(2-cyanophenoxy)pyrimidin-4-yl)oxy]phenyl-3-methoxyacrylate (Azoxystrobin) (CAS No. 131860-33-8) (provided for in subheading 2933.59.15)”;

(B) by striking “6.2%” and inserting “5.9%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(27) QUINCLORAC.—Heading 9902.06.23 is amended—

(A) by amending the article description to read as follows: “3,7-dichloroquinoline-8-carboxylic acid (Quinclorac) (CAS No. 84087-01-4) (provided for in subheading 2933.49.30)”;

(B) by striking “Free” and inserting “3.1%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(28) AZOXYSTROBIN.—Heading 9902.06.30 is amended—

(A) by amending the article description to read as follows: “Methyl (2E)-2-[(6-(2-cyanophenoxy)pyrimidin-4-yl)oxy]phenyl-3-methoxyacrylate (Azoxystrobin) (CAS No. 131860-33-8) (provided for in subheading 2933.59.15)”;

(B) by striking “6.2%” and inserting “5.9%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(29) DEDS.—Heading 9902.06.41 is amended—

(A) by amending the article description to read as follows: “5-Ethoxy-2-[(5-ethoxy-7-fluoro-[1,2,4]triazolo[1,5-c]pyrimidin-2-yl)disulfanyl]-7-fluoro-[1,2,4]triazolo[1,5-c]pyrimidine (CAS No. 166524-75-0) (provided for in subheading 2933.59.70)”;

(B) by striking “0.6%” and inserting “5%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(30) SPIROTETRAMAT.—Heading 9902.06.67 is amended—

(A) by amending the article description to read as follows: “[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)”;

(B) by striking “3.2%” and inserting “1%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(31) CYPROCONAZOLE.—Heading 9902.06.77 is amended—

(A) by amending the article description to read as follows: “[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)”;

(B) by striking “Free” and inserting “1.3%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(32) TEBUCONAZOLE.—Heading 9902.06.78 is amended—

(A) by amending the article description to read as follows: “(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 2933.99.22)”;

(B) by striking “Free” and inserting “4.4%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(33) METCONAZOLE.—Heading 9902.06.80 is amended—

(A) by amending the article description to read as follows: “5-[(4-Chlorophenyl)methyl]-2,2-dimethyl-1-(1,2,4-triazol-1-ylmethyl)cyclopentan-1-ol (Metconazole) (CAS No. 125116-23-6) (provided for in subheading 2933.99.22)”;

(B) by striking “1.6%” and inserting “Free”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(34) PROTHIOCONAZOLE.—Heading 9902.06.81 is amended—

(A) by amending the article description to read as follows: “2-[(2RS)-2-(1-Chlorocyclopropyl)-3-(2-chlorophenyl)-2-

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(34) PROTHIOCONAZOLE.—Heading 9902.06.81 is amended—

(A) by amending the article description to read as follows: “2-[(2RS)-2-(1-Chlorocyclopropyl)-3-(2-chlorophenyl)-2-

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(34) PROTHIOCONAZOLE.—Heading 9902.06.81 is amended—

(A) by amending the article description to read as follows: “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)";

(B) by striking "5.3%" and inserting "5.7%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(35) FLUTRIAFOL.—Heading 9902.06.84 is amended—

(A) by amending the article description to read as follows: "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)";

(B) by striking "0.2%" and inserting "3%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(36) IPCONAZOLE.—Heading 9902.06.85 is amended—

(A) by amending the article description to read as follows: "(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)";

(B) by striking "Free" and inserting "1.3%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(37) HEXYTHIAZOX.—Heading 9902.06.99 is amended—

(A) by amending the article description to read as follows: "(4RS,5RS)-5-(4-chlorophenyl)-N-cyclohexyl-4-methyl-2-oxo-1,3-thiazolidine-3-carboxamide (Hexythiazox) (CAS No. 78587-05-0) (provided for in subheading 2934.10.10)";

(B) by striking "1.8%" and inserting "2.4%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(38) CLOTHIANIDIN.—Heading 9902.07.06 is amended—

(A) by amending the article description to read as follows: "(E)-1-(2-Chloro-1,3-thiazol-5-ylmethyl)-3-methyl-2-nitroguanidine (Clothianidin) (CAS No. 210880-92-5) (provided for in subheading 2934.10.90)";

(B) by striking "6.1%" and inserting "5.9%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(39) THIAMETHOXAM.—Heading 9902.07.07 is amended—

(A) by amending the article description to read as follows: "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)";

(B) by striking "2.5%" and inserting "6%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(40) DIFENOCONAZOLE.—Heading 9902.07.14 is amended—

(A) by amending the article description to read as follows: "1-((2-[2-Chloro-4-(4-chlorophenoxy)phenyl]-4-methyl-1,3-dioxolan-2-yl)methyl)-1H-1,2,4-triazole (Difenoconazole) (CAS No. 119446-68-3) (provided for in subheading 2934.99.12)";

(B) by striking "4.6%" and inserting "5.6%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(41) FLUOXASTROBIN.—Heading 9902.07.21 is amended—

(A) by amending the article description to read as follows: "(E)-1-[2-[6-(2-Chlorophenoxy)-5-fluoropyrimidin-4-yl]oxyphenyl]-1-(5,6-dihydro-1,4,2-dioxazin-3-yl)-N-methoxymethanimine (Fluoxastrobin) (CAS No. 361377-29-9) (provided for in subheading 2934.99.12)";

(B) by striking "Free" and inserting "2.7%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(42) ISOXAFLUTOLE.—Heading 9902.07.22 is amended—

(A) by amending the article description to read as follows: "(5-Cyclopropyl-1,2-oxazol-4-yl)-[2-methylsulfonyl-4-(trifluoromethyl)phenyl]methanone (Isoxaflutole) (CAS No. 141112-29-0) (provided for in subheading 2934.99.15)";

(B) by striking "5.5%" and inserting "4.8%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(43) PINOXADEN.—Heading 9902.07.26 is amended—

(A) by amending the article description to read as follows: "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-dimethylpropanoate (Pinoxaden) (CAS No. 243973-20-8) (provided for in subheading 2934.99.15)";

(B) by striking "5.4%" and inserting "Free"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(44) ISOXABEN TECHNICAL HERBICIDE.—Heading 9902.07.27 is amended—

(A) by amending the article description to read as follows: "2,6-Dimethoxy-N-[3-(3-methyl-3-pentany)-1,2-oxazol-5-yl]benzamide (isoxaben) (CAS No. 82558-50-7) (provided for in subheading 2934.99.15)";

(B) by striking "3.1%" and inserting "2.7%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(45) FLUTHIACETMETHYL.—Heading 9902.07.29 is amended—

(A) by amending the article description to read as follows: "Methyl [[2-chloro-4-fluoro-5]tetrahydro-3-oxo-1H,3H-[1,3,4]thiadiazolo[3,4-a]pyridazin-1-ylidene]amino]phenyl]thio]acetate (Fluthiacet-methyl technical) (CAS No. 117337-19-6) (provided for in subheading 2934.99.15)";

(B) by striking "Free" and inserting "3%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(46) FLUMIOXAZIN.—Heading 9902.07.30 is amended—

(A) by amending the article description to read as follows: "2-[7-Fluoro-3-oxo-4-(2-propyn-1-yl)-3,4-dihydro-2H-1,4-benzoxazin-6-yl]-4,5,6,7-tetrahydro-1H-isoindole-1,3(2H)-dione (Flumioxazin) (CAS No. 103361-09-7) (provided for in subheading 2934.99.15)";

(B) by striking "6.1%" and inserting "5.6%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(47) BUPROFEZIN.—Heading 9902.07.31 is amended—

(A) by amending the article description to read as follows: "(2Z)-3-Isopropyl-2-[(2-methyl-2-propanyl)imino]-5-phenyl-1,3,5-thiadiazinan-4-one (Buprofezin) (CAS No. 69327-76-0 or 953030-84-7) (provided for in subheading 2934.99.16)";

(B) by striking "1.4%" and inserting "Free"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(48) SAROLANER.—Heading 9902.07.38 is amended—

(A) by amending the article description to read as follows: "1-[5-[(5S)-5-(3,5-Dichloro-4-fluorophenyl)-4,5-dihydro-5-(trifluoromethyl)-1,2-oxazol-3-yl]-1H,3'H-spiro[azetidine-3,1'-[2]benzofuran]-1-yl]-2-mesyethanone (Sarolaner) (CAS No. 1398609-39-6) (provided for in subheading 2934.99.30)";

(B) by striking "Free" and inserting "4.5%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(49) ISOXADIFEN-ETHYL.—Heading 9902.07.43 is amended—

(A) by amending the article description to read as follows: "Ethyl 5,5-diphenyl-4H-1,2-oxazole-3-carboxylate (Isoxadifen-ethyl) (CAS No. 163520-33-0) (provided for in subheading 2934.99.39)";

(B) by striking "4.0%" and inserting "5.6%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(50) PYROXASULFONE TECHNICAL.—Heading 9902.07.53 is amended—

(A) by amending the article description to read as follows: "3-([5-(Difluoromethoxy)-1-methyl-3-(trifluoromethyl)-1H-pyrazol-4-yl]methyl)sulfonyl-5,5-dimethyl-4,5-dihydro-1,2-oxazole (Pyroxasulfone) (CAS No. 447399-55-5) (provided for in subheading 2934.99.90)";

(B) by striking "3.5%" and inserting "6.3%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(51) TRIASULFURON.—Heading 9902.07.57 is amended—

(A) by amending the article description to read as follows: "2-(2-Chloroethoxy)-N-[(4-methoxy-6-methyl-1,3,5-triazin-2-yl)carbamoyl]benzenesulfonamide (Triasulfuron) (CAS No. 82097-50-5) (provided for in subheading 2935.90.75)";

(B) by striking "0.4%" and inserting "Free"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(52) TRIFLOXYSULFURON.—Heading 9902.07.58 is amended—

(A) by amending the article description to read as follows: "Sodium 4,6-dimethoxy-2-[[[3-(2,2,2-trifluoroethoxy)pyridin-2-yl]sulfonyl]carbamoyl]imino]-2H-pyrimidin-1-ide (Trifloxysulfuron-sodium) (CAS No. 199119-58-9) (provided for in subheading 2935.90.75)";

(B) by striking "4.6%" and inserting "4.9%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(53) COPPER PHTHALOCYANINE BLUE CRUDE.—Heading 9902.08.59 is amended—

(A) by amending the article description to read as follows: "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)";

(B) by striking "3.3%" and inserting "3%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(54) SPIROTETRAMAT FORMULATIONS.—Heading 9902.09.24 is amended—

(A) by amending the article description to read as follows: "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)";

(B) by striking "5.2%" and inserting "Free"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(55) PROTHIOCONAZOLE AND TEBUCONAZOLE FORMULATIONS.—Heading 9902.09.50 is amended—

(A) by amending the article description to read as follows: "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)";

(B) by striking “4.9%” and inserting “3.2%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(56) TRIFLOXYSTROBIN AND PROTHIOCONAZOLE FORMULATIONS.—Heading 9902.09.51 is amended—

(A) by amending the article description to read as follows: “Product mixtures containing methyl (E)-methoxyimino-{(E)-2-[1-(α,α,α -trifluoro-m-tolyl) ethylideneaminoxy]-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)”;

(B) by striking “4.0%” and inserting “Free”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(57) PROPOXYCARBAZONE-SODIUM FORMULATIONS.—Heading 9902.09.85 is amended—

(A) by amending the article description to read as follows: “Product mixtures containing sodium {[2-(methoxycarbonyl) phenyl]sulfonyl} [(4,5-dihydro-4-methyl-5-oxo-3-propoxy-1H-1,2,4-triazol-1-yl) carbonyl] azanide (Propoxycarbazone sodium) (CAS No. 181274-15-7) (provided for in subheading 3808.93.15)”;

(B) by striking “3.8%” and inserting “Free”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(58) HERBICIDE FOR BROADLEAF WEEDS.—Heading 9902.09.86 is amended—

(A) by amending the article description to read as follows: “Product mixtures containing (5-hydroxy-1,3-dimethyl-1H-pyrazol-4-yl)[2-(methylsulfonyl)-4-(trifluoromethyl) phenyl] methanone (Pyrasulfotole) (CAS No. 365400-11-9); (2,6-dibromo-4-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)”;

(B) by striking “3.7%” and inserting “2.6%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(59) ASULAM SODIUM SALT FORMULATIONS.—Heading 9902.09.96 is amended—

(A) by amending the article description to read as follows: “Mixtures of methyl sulfanilylcarbamate, sodium salt (Asulam sodium salt) (CAS No. 2302-17-2) and application adjuvants (provided for in subheading 3808.93.15)”;

(B) by striking “2.0%” and inserting “3.7%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(60) ISOXAFLUTOLE AND CYPROSULFAMIDE FORMULATIONS.—Heading 9902.10.01 is amended—

(A) by amending the article description to read as follows: “Mixtures containing 5-cyclopropyl-4-(2-mesyl-4-trifluoromethylbenzoyl) isoxazole (Isoxaflutole) (CAS No. 141112-29-0) and N-([4-(cyclopropylamino) carbonyl]phenyl) sulfonyl-2-methoxybenzamide (Cyprosulfamide) (CAS No. 122667-31-8) (provided for in subheading 3808.93.15)”;

(B) by striking “2.5%” and inserting “5%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(61) ISOXADIFEN-ETHYL AND TEMBOTRIONE FORMULATIONS.—Heading 9902.10.02 is amended—

(A) by amending the article description to read as follows: “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-trifluoroethoxy)methyl)benzoyl]-1,3-cyclohexanedione (Tembotrione) (CAS No. 335104-84-2) (provided for in subheading 3808.93.15)”;

(B) by striking “1.3%” and inserting “Free”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(62) INDAZIFLAM FORMULATIONS.—Heading 9902.10.09 is amended—

(A) by amending the article description to read as follows: “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 application adjuvants (provided for in subheading 3808.93.15)”;

(B) by striking “5.6%” and inserting “5.1%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(63) HERBICIDE MIXTURES.—Heading 9902.10.10 is amended—

(A) by amending the article description to read as follows: “Mixtures containing 2,5-dimethyl-4-[2-(methylsulfonyl)-4-(trifluoromethyl)benzoyl]-1H-pyrazol-3-one (Pyrasulfotole) (CAS No. 365400-11-9); 2,6-dibromo-4-cyanophenyl octanoate (Bromoxynil Octanoate) (CAS No. 1689-99-2); methyl 4-[[[3-methoxy-4-methyl-5-oxo-4,5-dihydro-1H-1,2,4-triazol-1-yl) carbonyl] sulfonyl]-5-methyl-3-thiophenecarboxylate (Thiencarbazone-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)”;

(B) by striking “3.6%” and inserting “2.6%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(64) PRODUCT USED AS LUBRICANT OR MOLD RELEASE MATERIAL.—Heading 9902.10.93 is amended—

(A) by amending the article description to read as follows: “Ethene, 1,1,2,2-tetrafluoro-, oxidized, polymerized, reduced, methyl esters, reduced (CAS No. 88645-29-8) (provided for in subheading 3904.69.50)”;

(B) by striking “2.1%” and inserting “Free”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(65) HEAT-CURABLE EPOXY RESIN MIXTURES.—Heading 9902.11.15 is amended—

(A) by amending the article description to read as follows: “Heat-curable epoxy resin mixtures containing more than 30 percent by weight of 4,4'-(9H-fluorene-9,9-diyl)bis(2-chloroaniline) (CAS No. 107934-68-9) as a curing agent (provided for in subheading 3907.30.00)”;

(B) by striking “Free” and inserting “3.4%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(66) POLYMER OF 1,4-BENZENEDICARBOXYLIC ACID WITH 1,4-BUTANEDIOL AND HEXANEDIOIC ACID.—Heading 9902.11.23 is amended—

(A) by amending the article description to read as follows: “Polymer of 1,4-benzenedicarboxylic acid with 1,4-butanediol and hexanedioic acid (CAS No. 60961-73-1) (provided for in subheading 3907.99.50)”;

(B) by striking “1.6%” and inserting “3.6%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(67) SET OF PLASTIC CUTLERY WRAPPED IN PAPER.—Heading 9902.11.96 is amended—

(A) by amending the article description to read as follows: “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 subheading 3924.10.40)”;

(B) by striking “Free” and inserting “1.8%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(68) ACRYLIC FILAMENT TOW WITH A DECITEX OF 5 TO 5.6.—Heading 9902.13.04 is amended—

(A) by amending the article description to read as follows: “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 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)”;

(B) by striking “Free” and inserting “1.5%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(69) MODACRYLIC STAPLE FIBER WITH A DECITEX OF 1.7 AND A FIBER LENGTH OF 38MM.—Heading 9902.13.19 is amended—

(A) by amending the article description to read as follows: “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)”;

(B) by striking “Free” and inserting “0.6%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(70) HAND-TUFTED WOOL CARPETS.—Heading 9902.13.42 is amended—

(A) by amending the article description to read as follows: “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)”;

(B) by striking “5.8%” and inserting “5.3%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(71) WOMEN'S FOOTWEAR MADE ON A BASE OR PLATFORM OF WOOD.—Heading 9902.14.20 is amended—

(A) by amending the article description to read as follows: “Footwear for women, with outer soles of rubber or plastics and uppers of leather, made on a base or platform of wood (provided for in subheading 6403.99.20)”;

(B) by striking “1.4%” and inserting “Free”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(72) SCISSORS, VALUED OVER \$1.75 PER DOZEN.—Heading 9902.15.31 is amended—

(A) by amending the article description to read as follows: “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)”;

(B) by striking “4.2%” and inserting “2.5%”; and

(C) by striking “12/31/2020” and inserting “12/31/2023”.

(73) TIRE ASSEMBLY MACHINES.—Heading 9902.15.82 is amended—

(A) by amending the article description to read as follows: “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 of subheadings 4011.10.10 and 4011.10.50), buses and trucks (such tires of subheadings 4011.20.10 and 4011.20.50), motorcycles (such tires of subheading 4011.40.00) and agricultural, forestry, construction or industrial vehicles (such tires of subheadings 4011.70.00, 4011.80.10, 4011.80.20, 4011.80.80, 4011.90.10, 4011.90.20 and 4011.90.80)";

(B) by striking "2.5%" and inserting "2.1%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(74) FUEL INJECTORS.—Heading 9902.15.94 is amended—

(A) by amending the article description to read as follows: "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)";

(B) by striking "1.9%" and inserting "1.3%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(75) SUBSEA FLOW MODULES.—Heading 9902.15.95 is amended—

(A) by amending the article description to read as follows: "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 valve mounted in a module that can be unlocked by a remotely operated underwater vehicle for subsequent removal and replacement";

(B) by striking "Free" and inserting "0.4%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(76) USED TRANSMISSIONS.—Heading 9902.16.01 is amended—

(A) by amending the article description to read as follows: "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";

(B) by striking "1.9%" and inserting "Free"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(77) MOTOR ASSEMBLIES FOR ELECTRIC BOX FANS.—Heading 9902.16.08 is amended—

(A) by amending the article description to read as follows: "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)";

(B) by striking "Free" and inserting "1.1%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(78) MOTOR ASSEMBLIES FOR OSCILLATING FANS.—Heading 9902.16.09 is amended—

(A) by amending the article description to read as follows: "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)";

(B) by striking "2.0%" and inserting "2.3%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(79) ELECTRIC MULTI-COOKERS.—Heading 9902.16.74 is amended—

(A) by amending the article description to read as follows: "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";

(B) by striking "Free" and inserting "2.3%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(80) BABY STROLLER SYSTEMS.—Heading 9902.17.14 is amended—

(A) by amending the article description to read as follows: "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 subheading 8715.00.00)";

(B) by striking "Free" and inserting "2.5%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(81) IRON HEAD GOLF CLUBS.—Heading 9902.17.59 is amended—

(A) by amending the article description to read as follows: "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)";

(B) by striking "1.0%" and inserting "2.1%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

(82) GOLF CLUB IRON HEADS OF 6-IRONS AND 7-IRONS.—Heading 9902.17.62 is amended—

(A) by amending the article description to read as follows: "Golf club heads designed for clubs designated as 6-irons and 7-irons (provided for in subheading 9506.39.00)";

(B) by striking "1.0%" and inserting "2.4%"; and

(C) by striking "12/31/2020" and inserting "12/31/2023".

PART III—EFFECTIVE DATE

SEC. 75461. EFFECTIVE DATE.

(a) IN GENERAL.—The amendments made by this subtitle apply to articles entered on or after the date that is 120 days before the date of the enactment of this Act.

(b) RETROACTIVE APPLICATION.—

(1) IN GENERAL.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law and subject to paragraph (2), any entry of an article classifiable under a heading of subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United States added or amended by this subtitle—

(A) that was made—

(i) on or after the date that is 120 days before the date of the enactment of this Act, and

(ii) before the date of the enactment of this Act, and

(B) to which a lower rate of duty would apply if the entry were made on or after such date of enactment, shall be liquidated or reliquidated as though such entry occurred on such date of enactment.

(2) REQUESTS.—A liquidation or reliquidation may be made under paragraph (1) with respect to an entry only if a request therefor is filed with U.S. Customs and Border Protection not later than 180 days after the date of the enactment of this Act that contains sufficient information to enable U.S. Customs and Border Protection—

(A) to locate the entry; or

(B) to reconstruct the entry if it cannot be located.

(3) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant

to the liquidation or reliquidation of an entry of a covered article under subparagraph (A) shall be paid, without interest, not later than 90 days after the date of the liquidation or reliquidation (as the case may be).

(c) DEFINITIONS.—In this section, the terms "enter" and "entry" include a withdrawal from warehouse for consumption.

Subtitle C—Reauthorization of American Manufacturing Competitiveness Act of 2016

SEC. 75471. REAUTHORIZATION OF AMERICAN MANUFACTURING COMPETITIVENESS ACT OF 2016.

(a) NEW PROCESS FOR CONSIDERATION OF PETITIONS.—Section 3(b)(1) of the American Manufacturing Competitiveness Act of 2016 (Public Law 114-159; 19 U.S.C. 1332 note) is amended, in the matter preceding subparagraph (A), by striking "October 15, 2016, and October 15, 2019" and inserting "October 15, 2022, and October 15, 2025".

(b) CONTENT OF PETITIONS.—Section 3(b)(2)(E)(i) of such Act is amended to read as follows:

"(i) the classification of the article under chapters 1 through 97 of the Harmonized Tariff Schedule of the United States that has been used or will be used by the importer, to be included in the amendment to subchapter II of chapter 99 of that Schedule;";

(c) REPORT.—Section 4(a) of such Act is amended by striking "12 months" and all that follows through "tariff bill" and inserting "18 months after the date on which the duty suspensions and reductions included in a miscellaneous tariff bill take effect".

TITLE V—AUTHORIZATION OF APPROPRIATIONS

SEC. 76001. AUTHORIZATION OF ADDITIONAL APPROPRIATIONS.

(a) IN GENERAL.—There are authorized to be appropriated to the head of each agency specified in subsection (b) such sums as may be necessary for the agency to carry out the responsibilities of the agency under this title.

(b) AGENCIES SPECIFIED.—The agencies specified in this subsection are the following:

- (1) The Office of the United States Trade Representative.
- (2) The Department of Commerce.
- (3) The Department of the Treasury.
- (4) U.S. Customs and Border Protection.

TITLE VI—CUSTOMS USER FEES

SEC. 77001. EXTENSION OF CUSTOMS USER FEES.

(a) IN GENERAL.—Section 13031(j)(3) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(j)(3)) is amended—

(1) in subparagraph (A), by striking "September 30, 2030" and inserting "August 7, 2031"; and

(2) in subparagraph (B)(i), by striking "September 30, 2030" and inserting "August 7, 2031".

(b) RATE FOR MERCHANDISE PROCESSING FEES.—Section 503 of the United States-Korea Free Trade Agreement Implementation Act (Public Law 112-41; 19 U.S.C. 3805 note) is amended by striking "September 30, 2030" and inserting "August 7, 2031".

Mr. CRAPO. Madam President and Members of the Senate, what we are going to be voting on shortly here, Senate Amendment No. 1562, is an example of the bipartisanship that can be achieved if we put in the hard work to work out the details and the differences between us on very critical issues.

This is not just an amendment on one topic; this is an entire title, the Finance Committee's title. The chairman of the Finance Committee, Senator WYDEN, and I have worked for months

together to identify that intersection—which is a big one, as you will see—between Republicans and Democrats here in the Senate on trade policy to help us to put together a package of strong trade policy that will help us to stand up our efforts in pushing back against China in one of the most critical arenas that we face: trade, our economy, and working against the very nefarious activities that China is engaged in to try to undercut us economically and to undercut our American companies in our trade relationships.

Senator WYDEN and I worked hard together to get this done, and I am glad that we now have a package that can be put forward. As I said, it is not just one provision; this is an entire trade title. Let me summarize just some of the things that are in it.

It provides a comprehensive approach to combat China's manufacturing imbalances, threats to free and fair trade, and illicit activity, which undermine America's leadership in innovation. This legislation will level the playing field for American consumers and companies, including workers, farmers, fishers, families, and taking aim at China's worst practices.

The amendment itself carries a bipartisan approach into a Senate-wide effort to ensure that the United States is positioned effectively to compete on a fair playing field globally—not just with China, globally, but especially with China.

It bolsters efforts to prohibit goods made with forced labor from reaching the United States by strengthening our Customs and Border Protection enforcement efforts and through better use of the Seafood Import Monitoring Program.

It provides modernized trade enforcement tools to U.S. Trade Representatives to address anti-competitive digital trade and censorship practices, like China's great firewall, by requiring the USTR to identify trading partners that disrupt digital trade.

It appoints a USTR official to oversee information communication technology and provides advance notice and text of proposals for any digital trade agreements 5 days before they are tabled to facilitate our efforts here in Congress to oversee an effective trade policy.

It requires a review of trade in essential supplies, including the sources of imports, and analysis of any vulnerabilities, as well as additional tools for businesses in the United States seeking reliable suppliers.

It strengthens oversight over U.S. trade policy by providing an inspector general to the USTR and by ensuring the application of section 301 tariffs related to China are calibrated to provide the necessary leverage to support American competition while ensuring U.S. competitiveness in manufacturing.

It reauthorizes, critically, the miscellaneous tariff bill—what has been called the MTB—and improved general-

ized system of preferences, the GSP. That will promote human rights, the environment, women's economic empowerment, and the rule of law and digital trade, and restarts and reforms the critical section 301 product exclusion process. These things might sound complicated, but it is our way of standing up our American competitors in a very anti-competitive environment dealing with China.

It expands the duties of the Interagency Center on Trade Implementation, Monitoring, and Enforcement to include investigations of practices, diffuse impacts on the economy and workers of the United States where there is systemic impacts on the resiliency of multiple critical domestic supply chains. Standing up and building out our supply chains is critical in this economic competition.

It requires the U.S. Trade Representatives to initiate talks with the Quad countries to develop a strategy on critical minerals to counter China's dominant share of that global supply.

It requires the CBP to submit a report to Congress on achieving supply chain transparency. CBP is seeking greater supply chain transparency to address merchandise made with forced labor, with counterfeits, and through a 21st Century Customs Framework Initiative.

It requires the USTR to brief Congress on the findings of a forthcoming report by the Comptroller General of the United States related to that critical 301 exclusion process.

It directs the USTR to enter into negotiations with allies to stop the importation of goods made with stolen intellectual property into the United States and allied countries. The theft of American intellectual property is becoming critical to our ability to be effectively competitive against China.

This list goes on. This is a major Finance Committee title that will significantly strengthen U.S. competitiveness in response to the malign activities that we continuously see growing from China. I encourage all of my colleagues to support this important amendment.

Before I finish, I want to say what I was going to say at the beginning of my remarks, and I alluded to it briefly. Senator WYDEN and I have had a very close and strong negotiation going on, and I appreciate deeply the ability that we have to work together in a bipartisan fashion to build this, and we will be building other very important policies for this country. I just wanted to thank my colleague Senator WYDEN for his partnership in this effort.

The PRESIDING OFFICER. The Senator from Oregon.

Mr. WYDEN. Madam President, I, too, want to express my appreciation to Senator CRAPO. We are partners in the Senate Finance Committee. As Senator CRAPO really touched on, we know that sometimes around here in the Senate, it is hard to get Senators to agree on the proper way to butter a

piece of toast. But what Senator CRAPO and I have tried to show—and I believe this amendment does it—is that the Senate is going to come together on the urgency of outcompeting China, and that is what our legislation is all about.

Senator CRAPO ticked off a number of the key measures. Obviously we feel very strongly. We spent weeks looking at it in hearings and in discussions—at how China rips off our intellectual properties, steals technology, sends dangerous counterfeits to our market, and how it undercuts manufacturers with overproduction and unfair subsidies. The fact is, the Chinese have deployed massive subsidies, incentivized overproduction in key manufacturing sectors like steel, aluminum, and solar panels, that undercuts our competitors. They have shaken down American firms for intellectual property and stolen cutting-edge technology.

Worst of all, colleagues, is the practice of forced labor, which we looked at in the Senate Finance Committee. It is morally repugnant on its own, and it is also a very substantial threat to American jobs.

I do want to spend a moment on an area where we are going to be doing a lot more work, and I am going to have plenty to say about it before this bill becomes law; and that is, as my friend from Idaho just talked about, the Chinese Government's great firewall. It blocks more than 10,000 American websites and digital platforms, and others are subjected to extreme censorship. Americans who are blocked can only watch as Chinese homegrown competitors then rip off their very best ideas, thrive in the absence of real competition, and then grow into tech behemoths themselves.

The catch is, as those Chinese-grown tech giants get bigger and bigger, using ripped-off American tech and ideas, they are also exporting their government's intolerance of free speech.

So in the case of the great firewall, we now have trade enforcement tools that really go back to the Dark Ages. Literally, some of them date back to some cases in the middle of the last century, and that, in no way, leaves us in a good position.

As Senator CRAPO and I have found—and we agreed in a bipartisan manner on this—it leaves us ill-prepared to handle the fast-moving world of digital trade, where there are a lot of high-skill, high-wage jobs on the line.

So, for now, I hope Members of the Senate will strongly support this bipartisan amendment.

As Senator CRAPO said, we have a lot of other things we are going to tackle. As the Presiding Officer knows, I think what we talked about yesterday, in terms of clean energy, can build on ideas of both political parties. Senator CRAPO has a very good idea for tech-neutral, private sector competition for clean energy. That is his idea. I am a Democrat, and I am acknowledging my colleague's good ideas. So we have a lot to work with.

But for today, when we pass this amendment, the Crapo-Wyden amendment, we are signaling that the entire Senate is coming together on a straightforward proposition, that we want to tell our constituents that we understand the urgency of outcompeting China, and that it is going to take key tools, which is what we have developed in the Senate Finance Committee.

I urge all Senators to vote for this bipartisan amendment.

I yield the floor.

THE PRESIDING OFFICER. The Senator from Florida.

AMENDMENT NO. 1802

Mr. RUBIO. Madam President, I want to take a moment to speak on my amendment, and I won't take very long.

First of all, really, my comments are geared toward somebody who might be watching or will maybe watch a video of this later because usually there aren't a lot of mysteries here on the floor of Senate. And when these amendments come up, everybody kind of knows the way it is going to go. And this amendment that I am about to put forward here is probably not going to pass. I am pretty certain it won't or we wouldn't have gotten a vote on it. That is just the way it is.

But that is OK because—it is not OK, but it is OK in the sense that I still want to take this opportunity to talk about this and have a vote on it.

Let me just say this: If you go back 2, 3 years, I believe not the first but one of the first people here who talked about the need to do what much of this bill does was me. I have been talking now for 2 or 3 years about the need for the American Government to step forward and partner with the private sector. I have been talking about the need for industrial policy.

You can't compete with a nation-state if the nation-state is not involved in the competition. And that is what we are involved in—a nation-state competition. And it does involve a massive amount of Chinese investment in research and development.

And we have to step up to the plate. The days of believing that on some of these items the private market on its own will solve it, it is not possible at this scale and scope.

I point to Operation Warp Speed. Would the private market have eventually given us a vaccine? It would have. But we needed it now. We stepped forward. We provided the money. The private sector responded. And today we are standing around here with no masks on, and much of the country is getting back to normal because we have vaccines.

You could criticize a lot of things about what America did in the beginning of the pandemic, but we have done vaccines better than anyone in the world, and that would not have been possible without industrial policy, which is the partnership of government and business to solve an urgent crisis of a national concern.

Well, when it comes to research, development, technology, that is perhaps the single greatest requirement before us today in terms of the future. The 21st century is going to be defined by this definition between China—this competition between China and the United States. And it is a competition we simply cannot win unless we step forward and match it.

But another part of the Chinese approach to this is not simply to invest but to steal. As many of you know, I have been on the Intelligence Committee now for 10 years. I was acting chairman of it for a number of months and now the vice chairman in a committee that I think—maybe I am prejudiced in this view, but I think it is the best functioning committee here. I am sure some would disagree. But I think we do a lot of good work.

And it comes on topic—and I spend a lot of time reading all of the intelligence every single day. Let me just describe my experiences over the last few years. It is a horror show.

The Chinese are stealing our intellectual property. And it is not just, oh, they reverse engineered someone's software; they steal the money the taxpayers are investing in basic research and development.

We have a graph here. I have it up. The print is too small to see on camera, but I will describe it to you. Here is how they operate, use our universities. They prioritize—they steal priority technologies, leverage international openness of U.S. markets, universities, and institutes. They play scientists, researchers in universities, U.S. National Labs, for access to emerging and foundational research and access to dual-use export control technologies.

It goes on to say, Chinese state-owned enterprises' front and shell companies partner with universities for access to IP, research data, technology, penetrate U.S. company supply chains. This is their strategy.

Now, we were about to put \$200 billion of American taxpayer money in more of that, in more of those activities. And you don't think that they are going to do all of that against us? They are. And so it is incumbent upon us to make sure that we have in place safeguards so they cannot keep doing this to us.

What is the point of putting up \$200 billion of American public taxpayer money on pursuing all of this research if we are going to allow the Chinese to steal it? Nobody here wants them to steal it.

And I know there have been improvements done in terms of upping the security. What I want you to understand is that this is not a minor security threat. This is the No. 1 priority of Chinese intelligence. This is their No. 1 priority. This is what all of their agencies and all of their government is geared toward doing. And we are going to put all this money in there and hope that the safeguards we put in place are going to work.

I hope they do. But what if they don't? What if a year from now we find out, or you are going to read in an article 2 years from now, whatever, that says: The Chinese have stolen a quarter—25, 30 percent of the IP developed by the money that has been put forward in the bill that was passed? Then we are all going to feel pretty stupid around here.

That is the only thing I am aiming at. All I am asking in this amendment is that, at least in the initial stages of this program, that the Director of National Intelligence, the DNI, the DNI's office, and the FBI have an opportunity to review these grants to ensure that they do not have embedded, in the place we are giving the money to, a scientist, a researcher at one of these National Labs or that there isn't some shell company involved.

Now, I know the argument. I have heard the argument against it from those who want to do the research. This is going to slow it down. It is.

TSA slows down our ability to get on airplanes. Who wants to get rid of TSA? Cyber security slows down our ability to access our networks. But we need more of it, not less. Yes, security becomes burdensome. It slows things down. But I would rather do it slow or slower and own it than faster and have them steal it. And that is what this amendment does.

I don't know what the opposition to it is other than I understand that there are a lot who just want to get their hands on this money, and they want to get going very quickly. That is what they want to do, and that is great. That is what researchers want to do. They want to move fast. We need them to move fast. But our job is different. Our job is to see the problem holistically and understand, let's move as fast as we can without allowing the Chinese to steal it.

So, look, I am asking everyone to vote against this motion to table because, frankly, I think we expose ourselves to a vulnerability. We are placing the faith that this existing system we have, and whatever new one we are starting up, is going to be able to withstand the force of the intelligence agencies of an entire nation-state and their No. 1 objective, and that is how can we get our hands on whatever these \$200 billion are helping to innovate.

THE PRESIDING OFFICER. The Senator from Washington.

Ms. CANTWELL. Madam President, speaking against this amendment, I know the Senator from Florida probably, given his intelligence work, wants to be well-meaning, but this amendment is not ready for the focus that we need to give on issues of counterintelligence.

This amendment, as drafted, literally says that the Director of National Intelligence should look at and certify whether any of the entities given this money—including NASA, which would be given money under this bill—that they would have to certify for a 10-year period of time.

So, literally, every institution, every organization that gets money under this bill would have to certify for a 10-year period of time that they didn't have anything to do with a Chinese investment.

I am all for investigating theft and intellectual property. In fact, the Senator from Mississippi and I added several provisions to our legislation. Other people have added things to this legislation. But do I want the Director of National Intelligence calling every university in the United States that might get money from this program and asking them to verify for the last 10 years what did they ever take as far as Chinese investment?

I have news for you. I want the Director of National Intelligence to be focusing on cyber security. If somebody didn't see, we have just had a major pipeline incident. It is not the first incident; it is many incidents in which foreign governments have threatened our Nation, our sources of power, basically, by infiltrating our system.

I want the Director of National Intelligence to focus on Iran, to focus on Russia, to focus on North Korea, to focus on Syria, to focus on threats of terrorism. I want them to focus on monitoring our organizations nationwide. I do not want them spending their time calling university presidents and NASA officials asking them what they have done for the last 10 years and to verify before they can get the needed research dollars.

Now, I know the Senator is trying to be well-meaning, and I am happy to work with him on this issue. But I know this: The race is on in semiconductors. The race is on in quantum computing. The race is on in AI. The race is on in other areas of manufacturing. And we cannot afford to have our Director of National Intelligence spending his time calling up these people when we have already implemented the securities in this legislation.

I am happy to keep working with anybody on this issue. But, by God, I am telling you, we are going to be committed to doing more on our international threats on cyber security because, as you can see from this recent pipeline incident, that is where we should be spending our time and our focus, from a security perspective.

I ask my colleagues to table the Rubio amendment.

MOTION TO TABLE

Madam President, I ask for the regular order. And I ask to table the Rubio amendment No. 1802 and ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk called the roll.

Mr. DURBIN. I announce that the Senator from Arizona (Ms. SINEMA) is necessarily absent.

Mr. THUNE. The following Senators are necessarily absent: the Senator

from Tennessee (Mrs. BLACKBRUN), the Senator from Missouri (Mr. BLUNT), the Senator from Indiana (Mr. BRAUN), and the Senator from North Carolina (Mr. BURR).

The result was announced—yeas 55, nays 40, as follows:

[Rollcall Vote No. 215 Leg.]

YEAS—55

Baldwin	Hickenlooper	Reed
Bennet	Hirono	Rosen
Blumenthal	Hyde-Smith	Sanders
Booker	Kaine	Schatz
Brown	Kelly	Schumer
Cantwell	King	Shaheen
Cardin	Klobuchar	Smith
Carper	Leahy	Stabenow
Casey	Lujan	Tester
Collins	Manchin	Van Hollen
Coons	Markey	Warner
Cortez Masto	Menendez	Warnock
Daines	Merkley	Warren
Duckworth	Murphy	Whitehouse
Durbin	Murray	Wicker
Feinstein	Ossoff	Wyden
Gillibrand	Padilla	Young
Hassan	Paul	
Heinrich	Peters	

NAYS—40

Barrasso	Hawley	Romney
Boozman	Hoeven	Rounds
Capito	Inhofe	Rubio
Cassidy	Johnson	Sasse
Cornyn	Kennedy	Scott (FL)
Cotton	Lankford	Scott (SC)
Cramer	Lee	Shelby
Crapo	Lummis	Sullivan
Cruz	Marshall	Thune
Ernst	McConnell	Tillis
Fischer	Moran	Toomey
Graham	Murkowski	Tuberville
Grassley	Portman	
Hagerty	Risch	

NOT VOTING—5

Blackburn	Braun	Sinema
Blunt	Burr	

The motion was agreed to.

VOTE ON AMENDMENT NO. 1562

The PRESIDING OFFICER (Mr. WARNOCK).

Under the previous order, the question is on agreeing to amendment No. 1562, as modified.

Mrs. MURRAY. I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. DURBIN. I announce that the Senator from Arizona (Ms. SINEMA) is necessarily absent.

Mr. THUNE. The following Senators are necessarily absent: the Senator from Tennessee (Mrs. BLACKBURN), the Senator from Missouri (Mr. BLUNT), the Senator from Indiana (Mr. BRAUN), and the Senator from North Carolina (Mr. BURR).

The result was announced—yeas 91, nays 4, as follows:

[Rollcall Vote No. 216 Leg.]

YEAS—91

Baldwin	Capito	Cortez Masto
Barrasso	Cardin	Cramer
Bennet	Carper	Crapo
Blumenthal	Casey	Cruz
Booker	Cassidy	Daines
Boozman	Collins	Duckworth
Brown	Coons	Durbin
Cantwell	Cornyn	Ernst

Feinstein	Lummis	Schumer
Fischer	Manchin	Scott (FL)
Gillibrand	Markey	Scott (SC)
Graham	Marshall	Shaheen
Grassley	McConnell	Shelby
Hagerty	Menendez	Smith
Hassan	Merkley	Stabenow
Heinrich	Moran	Sullivan
Hickenlooper	Murkowski	Tester
Hirono	Murphy	Thune
Hoeven	Murray	Tillis
Hyde-Smith	Ossoff	Toomey
Inhofe	Padilla	Tuberville
Johnson	Paul	Van Hollen
Kaine	Peters	Warner
Kelly	Portman	Warnock
Kennedy	Reed	Warren
King	Risch	Whitehouse
Klobuchar	Romney	Wicker
Lankford	Rosen	Wyden
Leahy	Rounds	Young
Lee	Sasse	
Lujan	Schatz	

NAYS—4

Cotton	Rubio
Hawley	Sanders

NOT VOTING—5

Blackburn	Braun	Sinema
Blunt	Burr	

The PRESIDING OFFICER. On this vote, the yeas are 91, the nays are 4.

The 60-vote threshold having been achieved, the amendment is agreed to.

The amendment (No. 1562) was agreed to.

The Senator from Maryland.

ANTI-SEMITISM

Mr. CARDIN. Mr. President, I have the opportunity to chair the U.S. Helsinki Commission.

I am taking this time—I understand there is a break in the action in regards to the underlying bill. If I am wrong on that, I will yield the floor to someone in regards to moving us forward, but I understand that we are not ready for the next issue yet.

So with that in mind, let me just take this time as the Chair of the U.S. Helsinki Commission representing the U.S. Senate. In the Helsinki Commission, my Republican counterpart is Senator WICKER. Senator WICKER, by the way, is the vice president of the Organization for Security and Cooperation in Europe's Parliamentary Assembly, and I am the Special Representative on Anti-Semitism, Racism, and Intolerance.

The Helsinki Final Act speaks very clearly against all forms of intolerance and discrimination. And we have seen in recent months current events trigger latent bias in our community.

We go back to 9/11, where we saw the uprise of hate against the Muslim community, which was translated into violence against Muslim Americans.

We saw during COVID-19 latent bias against the Asian-American community. As a result, we saw a rise of hate, of anti-Asian activity, bias, and violence, and this body took action.

And, once again, as a result of recent violence in the Middle East, we see a rise of anti-Semitism here in the United States and around the world.

I mention all of that because we need to speak out whenever we see the rise of intolerance in our community. So let me just talk about anti-Semitism and what has happened recently.

A 29-year-old Jewish man was punched, kicked, and pepper-sprayed last week in New York in broad daylight, as a group of men yelled anti-Semitic statements. People in cars began throwing bottles and yelling anti-Semitic slurs, including words like “dirty Jew,” at a dinner party in Los Angeles. In Skokie, IL, someone shattered a window at a synagogue. In Bal Harbour, FL, men yelled, “Die Jew,” at a man in a skull cap, and then threatened to rape his wife and daughter.

These instances are compounded by an uptick in anti-Semitic speech online, with the Anti-Defamation League finding 17,000 tweets between May 7 and May 14—1 week—with some variation of the phrase: “Hitler was right.”

These attacks follow the January 6 Capitol insurrection earlier this year, where White Supremacist and extremist groups displayed anti-Semitic and racist symbols and recited conspiracy theories blaming Jews for the pandemic. These conspiracy theories have proliferated alongside anti-Semitic stereotypes and images being mainstreamed by some political leaders and public figures.

While these events are shocking, perhaps we should not be surprised. The ADL Global Index on Anti-Semitism, updated in 2019, found that more than 1 billion people—nearly 1 in 8—around the world harbor anti-Semitic attitudes.

Over 30 percent of those surveyed said it was “probably true” that Jews have too much control over financial markets; that Jews think they are better than other people; that Jews are disloyal to their country; and that people hate Jews because of the way Jews behave. A full 41 percent think Jews are more loyal to Israel than the country they live in.

Such sentiments too often translate into violence, leaving 40 percent of European Jews to report in 2018 that they live in daily fear of being physically attacked. Here at home, Jews make up fewer than 3 percent of the American population, but the majority of reported religious-based hate crimes targeted Jewish people and institutions.

I strongly agree with ADL’s CEO Jonathan Greenblatt, who said last week:

[W]e are witnessing a dangerous and drastic surge in anti-Jewish hate. . . . To those who choose to indulge in age-old antisemitic tropes, exaggerated claims and inflammatory rhetoric, it has consequences: attacks in real life on real people targeted for no other reason than they are Jewish. This is antisemitism, plain and simple. And it’s indisputably inexcusable in any context.

In 2004, I had the opportunity to represent America at the Berlin Conference on Anti-Semitism, where we developed an action plan to stand up against anti-Semitism. The very first recommendation coming out of the Berlin conference is that leaders must speak out against anti-Semitism in any form; that leaders need to be heard. They cannot be silent. So I was very pleased when our President, Joe Biden, stated this past week:

The recent attacks on the Jewish community are despicable, and they must stop. I condemn this hateful behavior at home and abroad—it’s up to all of us to give hate no safe harbor.

Thank you, President Biden.

I was proud of our colleague Senator MAZIE HIRONO, a leader in the Asian-American community, who posted on social media:

I’ve said it before and I’ll say it again—an attack on one of us is an attack on all of us. We all must condemn the recent surge of antisemitic attacks in our country. Each of us needs to stand up, speak out, and confront this hatred.

At my last in-person OSCE meeting before COVID-19, I hosted an event with my European colleagues entitled “Lessons From the Past, Leadership for the Future,” where we spoke about the lessons from the Holocaust, including early warning signs from the past—some of which have been rising to the surface again. These early warning signs include the rise of populist leaders, demonizing of minorities, propagandizing of hate, and the neglect of refugee protections, which ultimately became the factors that resulted in genocide.

This month, I chaired a Helsinki Commission hearing on preventing mass atrocities with Professor Timothy Snyder and the U.S. Holocaust Memorial Museum’s Center for the Prevention of Genocide director, Naomi Kikoler. This Center’s Early Warning Project provides an innovative risk assessment tool using quantitative and qualitative methods to spotlight countries where mass atrocities have not begun, but where the risk of such violence is high.

The warning signs are there. My colleagues, we are painfully reminded of our past. The OSCE has repeatedly reaffirmed that hate crimes pose a threat to the security of individuals and society, given their potential to lead to conflict and violence on a wider scale. The spread of hateful ideology and recent acts of hate crimes and extremism across the OSCE region attest to this.

In response, I have called for a plan of action to address violence and discrimination across the OSCE region, including here in the United States, so that we may have a more strategic and cross-border approach to addressing hate. I have also supported the OSCE initiatives that address security concerns of Jewish communities, including by improving relationships between law enforcement and justice institutions and vulnerable communities, educating communities on anti-Semitism and how to counter it, and building alliances with other communities to counter hate.

Over the past decade, I have also worked to ensure that the State Department’s budget annually includes funding to fight anti-Semitism globally by creating civil society partnerships between the United States and Europe to work as allies to fight against anti-Semitism, racism, xenophobia, anti-Muslim bigotry, hostility

to the LGBTQ-plus community, and other forms of hate. The United States should be a global leader in fighting such intolerance.

It would be hypocritical for us as a nation to preach to the world against hate if we let it fester and grow here at home. Like a virus, as we all know too well, if hate exists in one country, it has the capacity to spread around the world.

Therefore, I ask all my Senate colleagues to join me in supporting these efforts at home and abroad to achieve safe and just societies for all. Hate takes many forms, but none of them should be acceptable here in the United States of America or anywhere else in the world.

With that, I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. YOUNG. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

S. 1260

Mr. YOUNG. Mr. President, I am very proud of where the Senate is headed today. It has taken well over a year-and-a-half for this bill to finally come together, to come to fruition. There have been many committees of jurisdiction that actively participated in this process, Members who have accommodated other Members, and I am proud of the work product that we have been developing here.

I especially want to thank, as we head toward what I hope is final passage later on this evening, my legislative director, Lauren O’Brien; my national security adviser, Brandt Anderson; Dan Cheever, who worked on Commerce Committee, all manner of work for me. They have worked tirelessly with Senator SCHUMER’s staff and my colleagues on the Republican side to ensure that this day came about, and we got a positive outcome.

Let me say a bit about this legislation. We Americans have always looked toward the frontier and forward to new horizons. Our ancestors chased them across a continent and to the sea. When the wilderness was no more, they followed them elsewhere—in workshops and laboratories and factories and on farms, in the air and beyond.

Our spirit is restless. We prefer the difficult as Americans. We have never accepted limits or impossibilities in life. No, instead, we sought to cure disease to lift the human condition, to better understand the world around us, to constantly go faster and further in these and other endeavors. And we do these things always aware that the new knowledge that they bring will benefit mankind and make our Union stronger.

But this spirit is not entirely ours alone. You see, there are others out there who also harbor bold ambitions, but they don’t share our democratic

values. Just days ago, Communist China orbited, landed, and deployed a rover on the surface of Mars. No other nation has done this. No other nation has done this. It was their first voyage to the red planet. It is only part of the Chinese Communist Party's ambitious space program. And it is another direct challenge to the United States of America.

Now, this momentous event happens at a time when so many of our citizens feel overlooked, when the communities they call home are hollowing out, when trust in our civic institutions is eroding, and when our allegiance seems increasingly to our political tribes and not to one another as citizens for the common good.

Let's not kid ourselves. The Chinese Communist Party plans to exploit our difficulties and divisions. Their power and their capabilities are growing. They are, indeed, locked in a global competition with this great Nation, and they intend to win it. They intend to win it.

They think of those of us in this Chamber as powerless to stop them and unable to prioritize our Nation's long-term goals over our party's short-term gains.

So I ask you this: When future generations of Americans cast their gaze toward new frontiers, will they see a red flag planted on those new frontiers that is not our own?

Today, we answer, unequivocally, no. Today, we declare our intention to win this century and those that follow it as well. Today, we demonstrate our faith in the American people to lead the way and vote to give them the tools to do so.

This bill, this moment, is really not about beating China. It is really not about beating China. You see, the Endless Frontier Act is about using their challenge to become a better version of ourselves. It is about helping more Americans get more skin in the game, deploying their talents and untapped potential. It is about supercharging our economy as we emerge from this global pandemic which descended upon us from Communist China. It is about spreading the benefits of this economy far and wide and preparing and allowing more people, regardless of their circumstances or their place of birth, to meaningfully participate in the 21st century.

It is about unleashing what Emma Lazarus called the imprisoned lightning across this land and aiding so many Americans in their pursuit of our common happiness.

You see this is how we unite our Nation and tilt the balance of a great power struggle westward. This is how we become the first to reach the next great horizon.

Let history record that at this moment we stood united. We declared with solemn purpose and single voice that this is our destination; that by confronting the challenges of today, we built a brighter tomorrow; and that a

new generation of doers and dreamers pressed America on, once again, toward the endless frontier.

I yield the floor.

The PRESIDING OFFICER. The Senator from Connecticut is recognized.

JABARA-HEYER NO HATE ACT

Mr. BLUMENTHAL. I was tremendously proud and grateful to be at the bill signing last week in the East Room of the White House with the President of the United States, at his side when he put his approval on a measure that took years to pass, the NO HATE Act—known as the Jabara-Heyer NO HATE Act, named after Khalid Jabara and Heather Heyer, who perished as a result of the most vicious and vile hate crimes in this Nation's history. The occasion was centered on legislation addressing protection for Asian Americans and Pacific Islanders. It was a tremendously moving and powerful event when the President spoke passionately and unequivocally that hate has no safe harbor in the United States.

I was reminded of those moments with the President of the United States as I witnessed just very recently this surge in anti-Semitic hate crimes across this country. We have seen them again and again and again. The Anti-Defamation League has been tracking anti-Semitic incidents in the country since 1979, and the past three annual reports have included two of its highest tallies. Last year's report recorded more than 1,200 incidents—a 10-percent increase from the previous year.

These assaults and insults, brawls, and vicious desecrations have occurred across the country to individuals in synagogues and places of worship, and we should be rising to condemn them now unequivocally and clearly, condemn all of these acts of hate, because we are all in this perilous time together.

We know from the acts of hatred directed against Asian Americans that they follow similar kinds of assaults and incidents involving Muslim Americans, Black Americans, and Jewish Americans. An assault on one is an assault on all of us. But the assaults and the acts of hatred against Jewish Americans have been particularly vile and venomous over these last 2, 4 weeks and months. We have seen not only the physical attacks but also Holocaust denial and distortion, including intentional efforts to excuse or minimize the impact of the Holocaust.

These kinds of vicious and intolerable statements have grown. That is one reason why I continue to support the Never Again Education Act, which was signed into law almost 1 year ago, to expand the United States Holocaust Museum education programming and the development and dissemination of accurate, relevant, and accessible resources to improve awareness and understanding of the Holocaust. But prevention through education is not enough. We must do more. We must act.

What is most important to remember about every one of these incidents is

that they involve real people, real communities, and real victims whose lives are torn apart in the most heart-breaking cases. They involve real lives that are lost forever and real families who will never see their loved ones again.

That is what happened to the families of Khalid Jabara and Heather Heyer. They were in the East Room of the White House with us, graciously and generously lending their presence, their faces, and their voices to this effort against hate crime. They expressed gratitude for the actions we are taking.

Now we must move forward to provide the funding for the NO HATE Act so we have greater reporting of these vicious acts and so that we have better training and more prevention and action—not just condemnation but action against anti-Semitism in this country.

I read recently that a 5-year-old was constructing a Lego of a synagogue and, using those Legos, added a security force around the synagogue. What kind of America is it that requires a 5-year-old building a place of worship out of Legos to include a police security guard? And what kind of America is it that has double the number of reported anti-Semitic harassment, vandalism, and violence just over a 2-week period most recently when there were clashes in Israel and Gaza? It is not the America we know and love, and it is not the America we deserve.

We must do better, and I know my colleagues share this view. I heard and saw my friend and colleague Senator CARDIN speak powerfully on this issue just moments ago. We know that we as a body can take action because hate is contagious, but so is courage. We must provide all of the people who have courage and good will in this country with the kind of support that we can, that we must, and that we will to fight anti-Semitism and to make sure that this America is the one that we know and love and that my father came to believe in as an immigrant at the age of 17 when he escaped persecution in Germany, coming here at 17 years old in 1935 with not much more than the shirt on his back, knowing no one, speaking virtually no English, but believing in that America that would provide him freedom and opportunity and, yes, protection against exactly the kind of anti-Semitism whose beginnings are in those kinds of vile and vicious assaults and words we see around the world today.

Let us all come together and fight anti-Semitism just as we have done with the hate crimes against our brother and sister Asian Americans and make sure that our country is the one that we know and love.

I yield the floor.

The PRESIDING OFFICER. The Senator from New York.

UNANIMOUS CONSENT REQUEST—S. 1520

Mrs. GILLIBRAND. Mr. President, I rise today to once again ask that every Senator have a chance to consider and cast their vote on the Military Justice

Improvement and Increasing Prevention Act.

This bill would ensure that when crimes are committed in our military, justice is delivered. This commonsense reform, which has bipartisan, filibuster-proof support, moves the decision on whether to prosecute serious crimes to independent, trained, and professional military prosecutors, while leaving misdemeanors and uniquely military crimes within the chain of command. In other words, it takes the same approach to criminal justice that the military takes in most other areas of operation. It puts highly technical work in the hands of trained specialists.

This is not a new concept. I first introduced a similar form of this legislation in 2013.

This is not a new idea that requires hypothetical thinking. This system or a version of it is already being used by our allies around the world to positive effect. Australia has moved charging decisions for serious crimes from the chain of command to the director of military prosecutions, as has Canada, New Zealand, and Ireland. In France, charging decisions are made by lawyers, not by commanders. Germany tries military cases in civilian courts with civilian authorities. In Italy, charging decisions are made by judge advocates, who are fully independent of the chain of command. The Netherlands assigns charging decisions to public prosecutors with broad experience in military cases. Norway uses military prosecuting authority for criminal offenses by military personnel. The UK moved serious crimes out of the chain of command in 2009 as part of an effort to provide an independent and impartial tribunal to the accused. In Israel, charging decisions are made by judge advocates whose sole commander is the military advocate general, a general officer.

I will note that the Israeli system is almost identical to the procedures set forth in our bill. Israel has not seen a decrease in good order and discipline and, in fact, has seen increased reporting and faith in their military justice system.

These countries took serious crimes out of the chain of command because they believed that defendants have a right to civil liberties. They recognized that servicemembers deserve a trial not led by a commander, who often has no legal experience or education, but by trained criminal lawyers.

When they made these changes, they did not see a diminution in command control or the ability to maintain good order and discipline within their ranks. In fact, when we stop asking commanders to act as judge and jury in complex cases, they will have more time to focus on rebuilding the trust and cohesion among their ranks that we know is critical to military readiness.

We pride ourselves on having the best military in the world. To maintain it,

we need to do more to make it safe for everyone to serve. Our allies have already done this. Every day we don't act is a day we fall further behind on this front.

This is a tried and tested system. It has delivered change for our allies that the incremental reforms put in place by the Armed Services Committee have not delivered to our servicemembers. This reform has been tested; requested by survivors, veterans, and commanders; backed by experts in military justice; and supported by 65 Senators. There is no reason to delay a vote on the floor any further.

I ask unanimous consent that, at a time to be determined by the majority leader in consultation with the Republican leader, the Senate Armed Services Committee be discharged from further consideration of S. 1520 and the Senate proceed to its consideration; that there be 2 hours for debate equally divided in the usual form; and that upon the use or yielding back of that time, the Senate vote on the bill with no intervening action or debate.

The PRESIDING OFFICER. Is there objection?

Mr. REED. Mr. President, reserving the right to object. For the reasons I articulated on Monday and remain, I think, accurate, I would object.

The PRESIDING OFFICER. Objection is heard.

Mrs. GILLIBRAND. Mr. President, I would like to actually give some information to the chairman about what these other nations' leaders have actually said about this issue.

Major General Blaise Cathcart, advocate general of the Canadian Armed Forces, wrote:

The 1999 changes to the military justice system were battle tested in the theater of active operations and, in my view, were a key contributor to combat effectiveness of the Canadian armed forces. The current military justice system contributed substantially to the fielding and sustainment of a disciplined and efficient force with high morale.

Air Commander Paul Cronan, director general of the Australian Defense Force Legal Service:

At this point, it's appropriate to reflect on the effect of the reforms made to the Australian military justice system in 2003 and 2006. These reforms have undoubtedly had a significant and positive impact on the efficacy, impartiality, and perceived fairness of Australia's military justice system. This is a fact confirmed by a number of subsequent independent reviews of the effectiveness of the 2003 and 2006 reforms. As a result of their independent review, they concluded that the reforms had been effective, and that as a result of these reforms, "The military justice system is delivering and should continue to deliver impartial, rigorous, and fair outcomes. Enhanced transparency and enhanced oversight is substantially more independent from the chain of command, and is effective in maintaining a high standard of discipline both domestically and in the operational theater."

In the UK, Commander Andrei Spence, Commodore Naval Legal Service, Royal Navy, UK:

Probably the most pressing question that you need answering from me, and if I may preempt it slightly at the risk of being too forthcoming, is what's the effect on command of our changes? How do they view it? Do they feel disempowered, disenfranchised? I have to say that the simple answer to that is no.

Mr. President, I ask unanimous consent to enter this testimony into the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

MJIIPA: ALLIES TESTIMONY

MAJ. GEN. BLAISE CATHCART, ADVOCATE GENERAL OF THE CANADIAN ARMED FORCES

"The Canadian armed forces require a robust and fair military justice system to investigate, prosecute, and adjudicate allegations of sexual assault. As the superintendent of the administration of the Canadian military justice system, I am confident our system meets the disciplinary needs of the chain of command while addressing the interests of victims and reflecting the constitutionality protected Canadian values of fairness, transparency, and the rule of law . . . The 1999 changes to the military justice system were battle tested in the theater of active operations and, in my view were a key contributor to the combat effectiveness of the Canadian armed forces. The current military justice system contributed substantially to the fielding and sustainment of a disciplined and efficient force with high morale."

MAJ. GEN. STEVE NOONAN, DEPUTY COMMANDER, CANADIAN JOINT OPERATIONS COMMAND

"My intent is simply to inform the Panel that as an operational commander, I'm very comfortable with where we have evolved to, recognizing the continued key role of the commanding officer in the system, and the latitude that the system still provides for us to maintain good order and discipline, two key elements of operational effectiveness . . . In terms of the role of the commanding officer in the court martial process, in sensitive matters, like an alleged sexual assault, we believe it is in the best interest of the chain of command, the accused, and the complainant to have an independent investigator assess the evidence and lay charges, an independent prosecutor determine whether or not to proceed, and an independent court martial administrator convene a court martial. All of these actors, in my view, strengthen my role in the chain of command as those under my command can be confident in the real and perceived independence of the military justice system."

AIR COMM. PAUL CRONAN, DIRECTOR GENERAL, AUSTRALIAN DEFENSE FORCE LEGAL SERVICE

"At this point, it's appropriate to reflect on the effect of the reforms made to the Australian military justice system in 2003 and 2006. These reforms have undoubtedly had a significant and positive impact on the efficacy, impartiality, and perceived fairness of Australia's military justice system. This is a fact confirmed by a number of subsequent independent reviews of the effectiveness of the 2003 and 2006 reforms. As a result of their independent review, they concluded that the reforms had been effective, and that as a result of the reforms, "The military justice system is delivering and should continue to deliver impartial, rigorous, and fair outcomes. Enhanced transparency and enhanced oversight is substantially more independent from the chain of command, and is effective in maintaining a high standard of discipline both domestically and in the operational theater."

COMM. ANDREI SPENCE, COMMODORE NAVAL
LEGAL SERVICES, ROYAL NAVY, UK

"Probably the most pressing question that you need answering from me, and if I may preempt it slightly at the risk of being too forthcoming, is what's the effect on command of our changes? How do they view it? Do they feel disempowered, disenfranchised? I have to say that the simple answer to that is no."

Mrs. GILLIBRAND. I yield the floor. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

Mr. MERKLEY. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

AMENDMENT NO. 2103

Mr. MERKLEY. Mr. President, I rise to support amendment No. 2103, which addresses a very important issue in the world, which is the issue of governments that undertake to destroy populations, either in other countries or within their own country; that is, to commit genocide.

Now, this topic comes up because China is committing genocide against its own Uighur population—a million Uighurs who are enslaved, who are trapped, who are assaulted in every possible way by the official authorities operating out of Beijing.

The finding of genocide is one that the State Department takes very seriously. It involves long investigations, collection of evidence, analysis. It is not something to say lightly. But we now have two Secretaries of State who have led our State Department through this process and reached the same conclusion—Secretary Pompeo, under President Trump, and Secretary Blinken, under President Biden. And both find that this is, in fact, genocide.

Now, at this very moment, athletes are preparing to compete in the Olympic Games in China, and I find it horrific that the prestige of the Games is going to be carried on for a country that is committing genocide.

Now, we have a Commission that works on human rights issues, known as the Congressional-Executive Commission on China, and it hauls a whole team of experts who work to analyze human rights issues. This commission, which is bipartisan and bicameral and includes executive branch appointees, when they are actually appointed, has held a hearing.

At that hearing, various experts came and testified on what China is doing. It reinforced what the Secretary of State under our former President and the Secretary of State under our current President found: Genocide is being conducted by the government in China against the Uighur population.

And that is not all China is doing. There are other afflicted groups that it is assaulting. In addition, it has proceeded to start stripping the political rights of the people of Hong Kong.

It is very much in the news. We have seen the citizens protesting in the streets, hundreds of thousands, saying:

China, honor the commitment you made when Britain transferred Hong Kong back under a 50-year agreement to China.

And China has not honored that agreement.

Now, China, when it was awarded the Games back in 2015 to be held in 2022—7 years in advance—made human rights promises to the International Olympic Committee—promises that have not been upheld. In fact, during those years, China has become an even worse violator of human rights in Hong Kong, in Xinjiang, and in other ethnic areas, including Tibet.

So we have echoes of 1936—the year the summer Olympics were held in Germany and Hitler was in charge. He used those Olympic Games to shine prestige on his country and to essentially help distract enormously from his already horrific actions against Jewish Germans and other groups within Germany.

So how is it here, nearly a century later, that, again, the Olympics are going to be used to shine a little bit of light and a lot of prestige on a country engaged in genocide?

I want to compliment my colleague Senator ROMNEY of Utah. He has placed in the underlying bill, as it came out of the Foreign Relations Committee, a provision that says: When the Olympics are held, there should be a diplomatic boycott to protest and draw attention to this egregious situation. I hope, also, that the sponsors of those games will start to withdraw their sponsorships.

Now, my friend and colleague Senator ROMNEY is an expert on the Olympic Games because he organized the Olympic Games in Utah. Nobody in America probably knows more about what it takes to prepare for them. And it is not, at this moment, possible for the structure that has been established to host the athletes to be redone and to pivot for just next year, which I find unfortunate, but I understand the point.

So let's do this together. Let's send a strong message to the Olympic Committee, the IOC, that never again should they allow a country to host the Olympic Games that is engaged in genocide. This should be a message that every American can say together—that never should a country be given the prestige of hosting the games when they are committing genocide. Never should a country be able to host the games when it is something like what China is doing to the Uighur population—enslaving them, stripping them of their dignity, their autonomy, their culture, controlling them in every way, enslaving them. Never again should the Games be able to be hosted by a country like China that is restricting the political rights of Hong Kong—what China is doing, stripping the freedom of speech, stripping the freedom of assembly, and breaking the deal that it signed when the deal was struck with Britain for the return of Hong Kong.

So this amendment, cosponsored by Senator RUBIO, who is the cochair in the Senate of the Congressional-Executive Commission on China; cosponsored by Senator ROMNEY, who knows more about the Olympic Games than anybody else in this country; cosponsored by Senator YOUNG, who has been a terrific champion against the abuse of citizens in Yemen and the abuse of citizens in Burma—let's adopt this amendment as part of this package while we are on the topic of China, while we are on the topic of trade.

Let's not let this moment bypass us without saying with a unified voice that this is wrong, and that the Olympics, which were designed to lift up the human spirit, to celebrate the best of competition, to have kind of the thrills and the agonies of victory and defeat—that never should the Games, the focal point of world attention, be hosted by a country that is committing genocide. Thank you.

The PRESIDING OFFICER. The Senator from California.

JANUARY 6 COMMISSION

Mr. PADILLA. Mr. President, colleagues, this coming Monday is Memorial Day. Many of us are making our plans to commemorate the holiday, the weekend, where we honor those who made the ultimate sacrifice in defense of our Nation and in defense of our democracy—those brave Americans and so many others who have worked, fought, and died for more than 200 years to protect our system of government—of the people, by the people, for the people. Upholding that legacy is our highest duty, and it is in that spirit that I rise today.

On November 3, 2020, I was serving as California's secretary of state. It was my privilege for 6 years to serve as the chief elections officer in our Nation's most populous and most diverse State, and I can tell you that even in the best of times, election administration is complex. Elections are consequential operations.

Last year, our elections workers at all levels of government faced the additional, unprecedented challenge of administering an election during a global health pandemic. And I am proud to say that they rose to the occasion to protect the democratic legacy that we hold and trust. And, as a result, California's election officials administered an accessible, secure, and safe election, which drew historic voter turnout. Indeed, by every objective measure, the 2020 elections were a national success.

But none of this mattered to President Trump, who had spent years attacking the integrity of our elections by repeatedly lying about voter fraud and "rigged elections," even the election that he won in 2016.

President Trump was furious at his 2020 loss, and he chose to take a sledgehammer to the core of our democratic system. He didn't just refuse to concede the election—breaking a tradition that dates back to Thomas Jefferson—President Trump attacked the very notion of a peaceful transition of power.

Along the way, he filed and lost more than 60 cynical lawsuits challenging the election. He personally called State elections officials and pressured them to alter vote tallies—tallies that had been counted, recounted, and audited.

And he lied to the American people, tweeting out a steady stream of conspiracy theories and disinformation denying his electoral loss.

Online and around the country, President Trump's Big Lie caught fire. Sadly, many Republican officials participated in fanning the flames, spreading fears of voter fraud for political gain. Others stood by silently as President Trump radicalized his supporters with falsehoods. They chose loyalty to Trump over the truth, delusion over democracy.

Let me be clear. These allegations of fraud had no basis in fact. They were rooted in Trump's ego and cemented in White supremacy. And they led directly to the deadly insurrection of January 6, an unprecedented attack on our Nation's Capitol by violent extremists against the U.S. House of Representatives and this Senate, invited and incited by the President of the United States.

Armed rioters brutally beat Capitol Police officers and stormed this building. The Confederate flag, the symbol of violent White supremacy, flew inside this Capitol for the first time in our Nation's history. Members of militarized hate groups searched these hallways with the intent to kill elected leaders of both parties. They made their way to this very floor to try to stop the certification of the Presidential election, and in so doing, they terrorized our staff, Capitol Police, the free press, our citizens across the country, and our democracy itself.

Through their violence, the January 6 rioters disrupted our democracy at the behest of President Trump, and our Nation lost the right to call the transition of power peaceful.

Now we gather in the wake of this armed insurrection, the deadly insurrection. The scars of January 6 can still be seen throughout the building. Yet many of my Republican colleagues say: We just need to move on. Let's just move forward.

They say that this deadly attack was simply a group of "peaceful protesters" on a "normal tourist visit"? They claim that the proposed Commission to investigate the January 6 insurrection is unnecessary because we have already increased Capitol security and our congressional committees are already investigating this attack.

These arguments are outrageous. Of course we need an independent Commission to fully investigate the causes of the attack. We need to know the whole truth about January 6. We need and the American people deserve an independent, bipartisan investigation that will give us the facts and allow us to begin the hard work of restoring public trust in our democracy. It is the only way to ensure that an attack like this does not happen again.

The bipartisan bill we are considering is modeled after the bipartisan 9/11 Commission. Imagine arguing in the wake of 9/11 that the only problem that we needed to address was airport security. That is how ridiculous this counterargument is. To brush aside the January 6 attack on the American people would be the ultimate dereliction of our duty.

Colleagues, we swore an oath to support and defend the Constitution of the United States against all enemies, foreign and domestic. So I call on my Republican colleagues to live up to that oath, live up to that sacred duty. And if you cannot, if your hand is frozen by fear of those who were misled to believe that the election was stolen, if your hand is frozen out of fear of the President who sold that lie, then the insurrectionists have succeeded.

I urge the Senate to authorize the January 6 Commission on a bipartisan vote, but if our Republican colleagues refuse to join us, then we will face another choice: Do we continue to defend our system of self-government or defend the filibuster? The stakes could not be higher. The choice could not be clearer. The peaceful transition of power must be defended.

Colleagues, this is a moment where we must put country over politics, put the institutions of our democracy over the abuse of the filibuster. On January 6, our government was attacked, and now the future of our democracy is on the line. Let's act like it.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. MURPHY. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

S. 1260

Mr. MURPHY. Mr. President, I wanted to come to the floor very briefly today to thank Chairman MENENDEZ and Ranking Member RISCH for the great work they did on the Foreign Relations Committee to add to the pending legislation a title developed in the Foreign Relations Committee that makes sure that we are building the kinds of capacities inside the State Department and USAID that are able to make sure America can compete with China and a host of other developing, advancing nations all around the world.

The fact is, we are often fighting our competitors with one hand tied behind our back. For instance, the size of the Chinese international development bank dwarfs the capacities of the similar institution that is used by the United States of America, the DFC.

We have added new capacities to the DFC in this legislation that will allow the United States of America to be able to make sure that we can do development deals around the world and com-

pete with other nations that are fast investing significant amounts of money and trying to use that money as leverage to gain political interest and political influence.

Included in that title, midwived through the Senate Foreign Relations Committee, is a provision that builds upon the expectation that Congress should have that the administration share with us agreements that they have entered into on behalf of the United States. If we want to play our constitutional role to be a coequal branch with the executive on the setting of American foreign policy, then, of course, this body needs to have access—immediate access—to any agreements, whether they be binding or non-binding, that the Federal Government, through the executive branch, has entered into on behalf of the American people.

I am very pleased that the legislation includes a requirement that, in an expeditious manner, the executive branch, whether there is a Republican President or a Democratic President, share with Congress any agreements that they have entered into on behalf of our constituents.

That section of the bill goes a little bit further than that, though. It also says that the administration shall notify Congress anytime that the administration is beginning a negotiation over a prospective agreement with a foreign nation. Again, that, on its face, makes a lot of sense, the idea that the administration should be communicating with Congress when they have begun a significant negotiation with a foreign country that may ultimately obligate the United States or this Congress with respect to an international agreement.

I raised, during the consideration of this bill in the Foreign Relations Committee and I have continued to raise both publicly and privately, concerns I have that I think are shared by current and former diplomats that there is a potential that by going too far in our request that the administration inform us of negotiations, we could provide a chill on both our government's willingness to enter into what are sometimes very sensitive, early negotiations with foreign governments but also a chill on foreign nations' interest in entering into negotiations with the United States of America if they were to understand that anytime they began a conversation with the United States about a very sensitive matter, there would be a notification to Congress that could easily become public.

In fact, there are good reasons sometimes where the executive branch, early on in a negotiation, before they know whether it is even going to become an agreement a year, 2 years down the line, would want the space to conduct that negotiation without the public eye coming down on those proceedings.

So I think there is a way to get this right. I think that we want to make

sure that any agreements are sent to Congress. I can even understand how, in some circumstances, when you are talking about big negotiations of national significance, we would want to know at some point when those negotiations have begun. But I think you have to understand that there are two equities at play here. One is transparency, the right of Congress to get information from the executive branch, but the other equity is that we don't want to do anything here that would disincentivize diplomacy, that would create a massive bureaucracy inside the State Department that would serve as a barrier to negotiations with countries that may avoid a war or may end up in a more efficient expenditure of U.S. taxpayer dollars.

So I want to raise this concern about this language that is included in the substitute amendment. I know that there is a long way before this bill is law. Obviously, the House will take up their own version, and there will be some reconciliation between the House and the Senate. And I am glad to have Senator MENENDEZ's commitment to continue to have this discussion to make sure that we balance these equities—the equity of Congress's right to know with the equity to invest and incentivize in American diplomacy.

I yield the floor.

The PRESIDING OFFICER. The Senator from North Dakota is recognized.

TRIBUTE TO LYNN AAS

Mr. CRAMER. Mr. President, it is a great honor for me today to recognize a North Dakota legend who is celebrating his 100th birthday on June 4. Lynn Aas, of Minot, is one of our State's most treasured residents. With his engaging personality and deep commitment to public service, Lynn has experienced many great moments in our State's and in our Nation's history.

Lynn was raised during the Great Depression on a farm near the town of Benedict, 40 miles south of Minot. He earned law and business degrees from the University of North Dakota, managed a medical clinic, served in the North Dakota Legislature for 8 years, and was a delegate to the State's 1972 Constitutional Convention. He and his late wife Beverly raised four sons. To this day, Lynn remains active in his community.

With all that has been so remarkable about Lynn's life, it is his service during World War II that resonates the most with those who know him. Like with so many other young North Dakotans, the Japanese attack on Pearl Harbor in December of 1941 changed the course of Lynn's life.

In August 1942, Lynn had just finished his first year of college when he enlisted in the U.S. Army. He began basic training in March 1943 and became part of the 193rd Glider Infantry Regiment of the 17th Airborne Division. Following intensive training stateside, he boarded a ship in Boston in August 1944 heading to Liverpool, England.

Lynn's first combat experience was the Battle of the Bulge, one of the costliest battles in American history, with more than 80,000 U.S. casualties, including 19,000 American soldiers killed. His division and unit were flown to France and transported by trucks to Bastogne on December 24, 1944. His platoon entered combat on January 7, fighting in deep snow, frigid cold, and heavy fog. Beginning with 55 troopers, Lynn was one of only 5 survivors to leave the frontlines 3 weeks later.

The end of January brought his first 2 nights of sleep under a roof in 5 weeks.

In February, his platoon fought along the Siegfried Line on Nazi Germany's border.

Later in March, he participated in Operation Varsity, the last large-scale Allied airborne operation of the war. There, he was towed in a glider and landed behind enemy lines near Wesel, Germany.

Lynn's combat days ended on March 25 when he was wounded in his left arm by shrapnel. Following extensive recuperation back in America, Lynn remained in the Army another 5 months until he was honorably discharged on November 1, 1945.

For his valor and commendable 18 months of service during World War II, he was awarded the Purple Heart and Bronze Star medals, in addition to the Glider Badge, Combat Infantryman's Badge, Good Conduct Medal, American Campaign Medal, European Campaign Medal with one Bronze Arrowhead and three Bronze Campaign Stars, and the World War II Victory Medal.

Later in his life, Lynn attend reunions of the 17th Airborne Division. In 1999, he visited Europe with other 17th Airborne Division veterans, visiting the locations where they had fought more than 55 years earlier.

In 2015, he visited Belgium again to commemorate the 70th anniversary of the Battle of the Bulge. As one of the official representatives from the United States to this observance, Lynn was greeted by many grateful Belgians who had not forgotten what American soldiers did to liberate them from Hitler's tyranny.

In 2017, the French Government awarded Lynn its highest honor, the Knight of the Legion of Honor medal—an award created by Napoleon in 1802. It was my great honor to be at that commemoration. The letter from the French Government notifying Lynn of this award carried these poignant words:

73 years ago, you gave your youth to France and the French people. Many of your fellow soldiers did not return but they remain in our hearts. . . . You saved us. We will never forget. For us, the French people, you are a hero. Gratitude and remembrance are forever in our souls.

Mr. President, Lynn Aas was one of 60,000 North Dakotans to serve in the U.S. Armed Forces during World War II. Of those, nearly 2,000 gave their lives for our freedom in this largest

and deadliest conflict in world history. With only some 500 World War II veterans still alive in North Dakota, the heroism of every single one of them is appreciated more than ever.

Throughout his life, Lynn Aas has embodied the best of the "greatest generation." He has lived a meaningful life, sharing his history as a World War II soldier throughout so the rest of us can better understand and appreciate the selfless service and sacrifice of every veteran.

On behalf of all North Dakotans, I wish Lynn Aas a very happy 100th birthday on June 4 and many more years of health and vitality. As he celebrates with his large family and many friends in Minot, I honor him as one of North Dakota's most exemplary citizens.

I yield back.

The PRESIDING OFFICER. The Senator from Texas is recognized.

Mr. CORNYN. Mr. President, I would like to thank our friend Senator CRAMER for telling us this story about this great American patriot. Many of us are of that age where we are the children of members of the "greatest generation" who have their own stories to tell. Just listening to Senator CRAMER talk about this great patriot who fought at the Battle of the Bulge, one of the most horrific battles in World War II and most consequential battles—that is really where they really stopped Hitler, finally, toward the end of the war—it reminds me of people like my dad who flew B-17s out of England during the last part of the war. Their job was to knock out the Hitler war machine. But there are so many great stories from that generation. These great World War II patriots are getting older, and they are leaving us, but certainly we will always remember them and their contributions. So I appreciate the Senator from North Dakota sharing that with us.

S. 1260

Mr. President, the Senate is moving quickly, I hope, toward a vote on a far-reaching proposal to confront threats from China. Based on everything we know about the might and the ambitions of the Chinese Communist Party, there is a clear and urgent need for us to take action.

Every year, the U.S. intelligence community issues a threat assessment report outlining the greatest challenges confronting our country on the horizon. Topping the latest report, which was released last month, is China's push for global power. The report outlines China's efforts to strengthen its military power, diversify its nuclear arsenal, and fine-tune its cyber espionage skills, which are already quite considerable.

One major area that cannot be overlooked is China's industrial policy. Through the CCP's Made in China 2025 initiative, it seeks to achieve China's dominance in high-tech manufacturing. For everything from electric cars to advanced robotics, to artificial

intelligence, to quantum computing, China wants to lead global production, and they are throwing serious money into the effort to get there. China is expected to spend \$1.4 trillion by 2025, covering investments in everything from 5G to artificial intelligence.

The 2021 threat assessment report raises alarm bells here too. It says China will maintain these efforts because “Chinese leaders see this strategy as necessary to reduce dependence on foreign technologies, enable military advances, and sustain economic growth and thus ensure the CCP’s survival.” I view this as both an alarming statement but really more as a call to action. If China is making these kinds of investments to increase its independence and global presence, we should be investing in our industrial base and our national security here at home. The most important place to start, I believe, is with semiconductor manufacturing.

The pandemic is hopefully soon to be in our rearview mirror as more and more Americans, more and more people get vaccinated. One of the most important lessons I believe we should have learned is the vulnerability of our supply chains, everything from personal protective equipment, most of which is made in China—and in the global race to get the PPE we needed during the pandemic, China got a head start because China manufactured it and we did not here at home.

So that opened up my eyes to the vulnerability of that supply chain, but we can’t stop there. We need to look at how heavily we rely on other countries for semiconductors because nearly 90 percent of the semiconductors in the world are made in Southeast Asia, with Taiwan dominating the market. In fact, one company, Taiwan Semiconductor Manufacturing Company, accounted for more than one-half of total foundry revenues last year. Companies in Taiwan control 63 percent of the advanced semiconductor manufacturing in the world.

Now, if you are like me, before I got involved in this issue, I didn’t really know very much about semiconductors, so I asked my staff to explain to me the significance of this vulnerability. They said: Well, Senator, think of it this way: Everything with an off and on switch involves semiconductors.

Well, that helped me quite a bit. Then I asked them to research something for me. I said: You see those rockets that are raining down on Israel from Hamas? Some of those interceptors are made by Raytheon, an American-based defense contractor. Ask them how many semiconductors are in a single interceptor.

They did the research, and they reported back—750 semiconductors in a single interceptor.

So these semiconductors or microelectronics are everywhere, everywhere—in the phones we carry, in the planes that our Air Force, Navy, and Marines are flying, the fifth-generation

stealth fighter, the F-35. Semiconductors are everywhere. Given China’s ambitions, it is easy to imagine how they might be tempted to interfere with the supply chain and our dependence on Asian-produced semiconductors. If China were to block or even invade Taiwan, we would be literally helpless.

Back in 1980, Jimmy Carter gave a speech in which he laid down what came to be known as the Carter Doctrine. This was 2 years after the Soviet Union invaded Afghanistan. He wanted to send a message to the world that they should not mess with U.S. access to the oil that came through the Strait of Hormuz in the Middle East.

So he laid down the Carter doctrine. He said: Anybody who interferes with our access to the oil that we need to power our armed services and our economy, that would be an act of war. Well, I don’t think it is an exaggeration to say if another country were to block our access to semiconductors, it could well rise to the same sort of act of war that Jimmy Carter warned about in 1980. In other words, semiconductors have become the new oil in terms of our dependency, and it is a dangerous dependency we must correct.

This is precisely why the senior Senator from Virginia and I, Senator WARNER, introduced the CHIPS for America Act. It is crucial that we shore up our dependence on chips manufactured overseas and we shore up our domestic production.

The vast majority of our colleagues have agreed that this is a critical task. It was carefully crafted after monthslong bipartisan, bicameral negotiations. Recently, we had a meeting at the White House, and President Biden agreed with us that this was a critical imperative. This is literally a bipartisan, bicameral agreement with the executive branch and legislative branch that this is something we need to fix.

Last fall, when we took up the National Defense Authorization Act, we introduced an amendment that authorized what we now hope to be able to pay for, which is an amendment to the Defense Authorization Act, which passed 96 to 4. Now we need to fund the program, and there is just one issue standing in the way.

During committee consideration of the Endless Frontier Act, an amendment was adopted that would apply controversial Davis-Bacon language to the underlying CHIPS for America provision signed into law last year. This provision creates, I believe, an unnecessary distraction from our focus, which should be on defeating this vulnerability in the supply chain.

The fact is, current wages of U.S. semiconductor manufacturing companies don’t need Davis-Bacon. They pay much better than the prevailing wage Davis-Bacon would require. So it is really a nonissue when it comes to semiconductor manufacturing.

But what is more significant—and I think the reason why some of our

Democratic friends are insisting on this inclusion—is it represents an expansion over labor policies by applying it to private construction as opposed to public works. Obviously, this would set a troublesome precedent.

Leaving this language in the bill, I do believe, has the potential to weaken the support for the broader legislation. And I hope we can all agree that the stakes are too high to risk letting that happen.

Last week, I introduced an amendment to strike this unnecessary and divisive provision and maintain strong bipartisan support for the underlying CHIPS for America legislation. A partisan provision with zero impact is hardly a reason to sacrifice the strong bipartisan support we have seen for the CHIPS Act.

Republicans and Democrats have worked very closely together and, I think, really in an encouraging and responsible way to bolster domestic manufacturing of semiconductors and confront one of the biggest looming threats to our national security and our economic security. Now is not the time to backpedal on the progress we have made.

I expect the Senate will vote on my amendment later this evening. I encourage my colleagues on both sides of the aisle to support this amendment so we can maintain the strong bipartisan support we have demonstrated so far for this critical, critical legislation.

I yield the floor.

The PRESIDING OFFICER. The Senator from Washington.

Ms. CANTWELL. Mr. President, I come to follow my colleague from Texas to talk about the very issue that he brought up, which is where is America going with semiconductor manufacturing, design, and development.

On this last point, I am pretty sure we see things differently. I am pretty sure that the majority—probably all of the Democrats would be enthusiastic about supporting both manufacturing in the United States as well as making sure that if Federal dollars are used, prevailing wage should be applied. I am sure we will differ on that point.

But I think that we are, at least on our side of the aisle, supportive of this concept that chip fabrication, chip manufacturing in the United States of America is an important sector and that we are facing a chip shortage and that we should do something about it.

If you think about it, semiconductors are like the oil of the 21st century. They have become an essential aspect. They can be found in children’s toys, in appliances, computers, cell phones, our telecommunications networks, and advanced national security technology, as my colleague was mentioning. They enable healthcare, artificial intelligence applications, financial services, and certainly in the area of defense.

They have transformed how we communicate, how we learn, how we socialize. Yet they are so complex and manufacturing so expensive, it can cost anywhere from \$5 to almost \$20 billion—\$20

billion is one number I have heard—just to build these facilities. This is why this issue has become so important.

The United States has had strong leadership in the semiconductor area, but massive investments from other nations put us at a disadvantage when it comes to manufacturing. They are subsidizing and getting tax benefits up to 40 percent to build in Korea than in the United States of America. The Endless Frontier Act tries to address that because it really is a national security and telecommunications policy.

In the 1990s, the United States produced over 37 percent of the global chips supply. As you know, here in the United States, we have 48 percent of the world's aircraft production, but now with these challenges, as we look at the chip supply, they are down to 12 percent.

I noticed in the Wall Street Journal they said: Why do we care? Why do we care? They basically are saying that chips in fabrication have become a commodity and that we don't have to worry about it anymore. As long as we are winning on the design side, we don't care where it is manufactured.

Well, if you ask me, that is so 1980s—I mean, the idea that you could design a product here and then have it manufactured somewhere else. Maybe that works with shoes or outdoor clothing, but it doesn't work with something as sophisticated and changing as a high-tech innovation product like semiconductors. In fact, I would say, if you really think that type of thinking works, just look at what happened. It is really pro-COVID thinking. We thought we could have the design done here and, basically, some of these devices that we use here, like ventilators, we will just produce them overseas. What could possibly go wrong? Well, we figured out what could go wrong. If we are not manufacturing ventilators here in the United States, something could go wrong, and it did.

The question is, What is going to go wrong if we don't manufacture chips in the United States of America? The thing I don't think that the Wall Street Journal quite got right is that they don't understand that in today's innovation cycle, having a cluster of design, of manufacturing, of supply chain, of customers—everybody working together is the new way to have an economic advantage.

In fact, there is a recent study done by a Chicago research organization. I am going to read from this report. Basically, it is all about clusters and why clusters are so important:

An industry cluster is a group of firms, related stakeholders, and supportive institutions that gain productive advantages from close geographic proximity and related economies of scale. As groups of related industries grow and develop, clustering can help lower business costs and increase the extent of benefits of specialization. Deeper labor pools, better access to customers and suppliers, knowledge spillover—these and other advantages are derived from an envi-

ronment of balanced competition and collaboration.

I could go on. I will submit it for the RECORD. That is what is happening with semiconductors.

The Asian market has, basically, now become the epicenter for this level of production, and the question is, Are we just going to forgo that and end up, basically, with not 12 percent of market share here but 6 percent of market share? Then our suppliers are going to continue to go where the investments and the energy and the ideas are.

That is why in the United States of America, where we still have clusters in various parts of the United States—my colleague from Texas knows this well because he has a cluster in Texas. My colleague from Oregon, who was out here earlier, knows because they have a cluster there. There are clusters in places like Arizona. This is about whether the United States of America is going to continue to make this investment ourselves.

Chips are essential to our national security and to telecommunications. In 1990, we produced over 37 percent of global chip supply, and we need to continue to make sure that we are going to be an investor in chip fabrication today.

Today, as I said, we are at an inflection point because of what is happening in a global basis. According to Goldman Sachs, 169 industries in the United States have products with embedded semiconductors, and there will be a 20-percent shortfall of components needed for those products.

Last month, Caterpillar, headquartered in Illinois, said it anticipated the chip shortage impairing its ability to meet growing demand of construction and mining equipment. We are not just talking about kids' gaming consoles or computers. We are talking about many sectors of our economy that depend on this.

National security experts argue that if there were a greater trade war or military conflict, the United States would not be able to fill its demand for chips for national security and critical infrastructure needs.

That means people like car manufacturers, appliance manufacturers—if you think about 5G and new technology—the post-pandemic economy won't be able to keep moving forward.

The shortage also forced the auto sector to cut 27,000 jobs in April alone. Earlier this year, General Motors temporarily shut down three North American plants due to the shortage. Ford cut back Michigan production of F-150s and the popular Explorer. And Dodge is reducing worker schedules in a Nevada plant producing the Jeep Grand Cherokee and Dodge Durango. These are having real-life impacts on us today.

The question is, We had a ripple of this just because of COVID. What if we had a ripple of this because somebody decided not to supply things to us? These are things we have to worry about just in a national security per-

spective. You have to worry about whether we are going to get a supply chain that we can depend on. We really are at an inflection point. We are at an inflection point where we need to do something about this sector.

One of the issues also is that chip fabrication and private R&D make huge investments. What we are talking about here represents a very small R&D investment partnership with the private sector as it relates to this. We are talking about trying to get more manufacturing jobs here in the United States.

My colleague was just discussing this sector, overall, and one of the things that people should think about—and I am pretty sure people at home won't be able to see this—but these jobs in production and in various aspects of design and even on some of the other aspects, even in management and computer, these are all well-paying jobs. These are jobs that, literally, are the types of jobs we want to be producing in the United States.

I heard this story about Idaho. Micron, a big company that used to be a major chip fabrication—they are still doing chip fabrication—but the number of jobs in Boise, ID, has fallen off, probably in the thousands, because this production has gone to other places. Now we are replacing them with call center jobs.

The question is whether we are going to make this investment in a key technology critical to our national security—critical to a lot of applications of the technology future, whether it is 5G or AI or various things—and whether we are going to be a competitor in this area of a supply chain and cluster that continues to innovate.

We know for a fact that semiconductor jobs in the production area are literally \$94,000 a year. That is why we are fighting for this because it is a sector, in just the production end, that is high-paying jobs.

So are we going to spend time letting things go overseas and basically saying, "OK, they will allow us to have call centers," or are we going to fight for these high-paying jobs in the semiconductor space that we know will help us maintain our expertise and skill in the United States?

I ask my colleagues to just think about the fact that this notion that we design something here and ship it overseas for cheap production does not fit this bill. That is not what we need to do to maintain competitiveness, in the information age, on something as important as semiconductors.

I think our history is rich with people like Thomas Edison and the Edison Park, which is what we established in New Jersey, or Menlo Park, or what now exists in Seattle or in various places. People get that innovation happens in clusters. So, if we are going to innovate, we have to make sure the United States is attracting this investment. We have to make sure that we are doing this here, on our shores, with the expertise and support.

A lot of my colleagues might say: Well, do you know what? Let's just have the private sector do this R&D.

As I said, the private sector spends a lot on R&D. In fact, we think the private sector spends about \$377 billion a year on R&D. Yet, as we know, R&D isn't just done by the private sector for its specific interest. Basic science and lots of advanced research and applied science are done by the United States. That is why this bill is plussing up this number here from the National Science Foundation. We had discussions here about plussing up the number from the Department of Energy. Obviously, we had a vote in the Senate of even increasing the Defense Advanced Research Projects Agency and its dollars.

What works about the United States of America is that we are an ecosystem. We are not a top-down. It is not like we are basically the government, saying: This is what is going to be done. We create an ecosystem that is really based on American know-how—our ingenuity in how to get things done.

What we are asking for, as it relates to not only NSF funding in order to continue the work of R&D as it relates to semiconductors, is also to make sure that we are going to continue the focus of manufacturing and design and R&D and development and clustering and supply chain and companies working together.

I know how important this is because, in the Seattle area, in Washington State, we are a leader in aerospace technology. We are 49 percent, in the United States, of aerospace manufacturing. If you don't keep manufacturing, do you think the supply chain will stay in Seattle? Do you think the supply chain would stay in Seattle forever—all of those companies? We have hundreds of companies that make products for Boeing. Do you think they would stay there if it were not there? They will end up moving where the manufacturing is.

That is what the information age is about, and it is certainly about that when it comes to technology products. The technology products are developed faster, quicker, and with the innovation and the input from their customers. That is why, if you look at these centers around the United States, they are also the places at which you will find the biggest users of this technology. They are there, and they are there because they want to be close to their customers. They want to understand their customers' needs. They want to have interaction. They want to have collaboration.

That is what innovation is today. Innovation is doing design and manufacturing close together. That is how we win. That is why we need to pass this legislation as it relates to an investment in chip design and manufacturing R&D and so we continue to attract manufacturing in the United States.

Back to my colleague from Texas, who I know agrees with this principle

in an underlying way, when the Federal Government wants to make an investment in actual construction, we say that we should apply prevailing wage. I have talked to many of these people in the semiconductor manufacturing-design space. They say: Do you see how expensive it is to do these plans? Do you see how expensive the equipment is? It is very expensive; so we need the best workforce. So guess what. We pay prevailing wage.

So we are saying, because we are putting Federal dollars on the table, we should pay prevailing wage. They think we should also pay prevailing wage. I am not speaking for them, but, in general, they feel like that is when they get their best product.

I know where my side of the aisle is. We are going to be here to make an investment in this particular sector. We are going to figure out how to be competitive against Asia in semiconductor manufacturing. We are going to continue, as Andy Grove said, to be paranoid because we know that this is a changing landscape, and we are going to follow our colleagues who have made these decisions and make an investment for the future.

I ask our colleagues to turn down the motion to strike the underlying bill, as the underlying bill already has this provision in it, and let's get about this business of waiving a budget point of order and deciding to make the investment that we need to make to be competitive in a key sector of the U.S. economy. If we do that, I guarantee you we will be well-positioned to continue to move forward, and our national security will be more secure because we will have made this decision. I yield the floor.

The PRESIDING OFFICER (Mr. Kaine). The Senator from North Dakota.

MILITARY APPRECIATION MONTH

Mr. HOEVEN. Mr. President, I rise to mark Military Appreciation Month and to pay tribute to the many military members and veterans who have sacrificed in service to our Nation.

This month provides an opportunity to show our immense gratitude to all those who have donned a uniform in our Armed Forces. The freedoms and blessings we enjoy as a nation have been secured by their hard work and determination. Military Appreciation Month culminates in Memorial Day—the date set aside to honor the men and women who have given the ultimate sacrifice in defense of our Nation.

While we honor their memory on Memorial Day, we remember their loss every day and extend our gratitude to their loved ones, as well as to those who continue to serve.

We also recognize that those who serve do not serve alone. The friends and families of those in the service of our country also serve, and those who have lost loved ones know too well the cost of our freedoms. I believe that we best honor and pay tribute to our military members by thanking them, both

past and present, and by ensuring they have the resources and support they have so richly earned.

As a member of the Senate Defense and Veterans' Affairs Appropriations Subcommittees, I have worked with my colleagues to ensure that our veterans and military members are properly trained and equipped and receive the care, benefits, and recognition they were promised. Our servicemembers and their families have given much in defense of our Nation, and the State of North Dakota, especially, has a rich tradition of military service.

My State is home to some of the country's most premier Air Force installations, including the Minot and Grand Forks Air Force Bases and Cavalier Air Station. We have more than 7,300 Active-Duty servicemembers who are currently serving in North Dakota and performing missions that are essential to our national security. In addition, more than 4,400 men and women serve in the North Dakota National Guard. Currently, more than 53,000 veterans call North Dakota home.

We are grateful for the many servicemembers and veterans who have served our country, and we honor their service every day but especially during Military Appreciation Month. We will never forget the sacrifices of those who gave their lives so we can enjoy the freedoms that we are so blessed to have today and every day.

TRIBUTE TO LYNN AAS AND JOHN SINN

Mr. President, there is no better example of service and sacrifice than that of our "greatest generation." I would like to honor two World War II veterans, as well as the Kiwanis Club of Minot, ND, of which they have both been lifelong members. This year marks the 100th anniversary of the Minot Kiwanis Club, as well as the 100-year birthdays of two Kiwanis members, Mr. Lynn Aas and Mr. John Sinn.

Since its founding on May 27, 1921, the Kiwanis Club of Minot has helped to make my home town, where I grew up, a better place to live. As a former member myself of this organization, I deeply appreciate its continued dedication and contributions to the community and the surrounding area. Some examples of its work include donating books to schools, supporting the arts, and raising money for local service organizations like the Boy Scouts, the Juvenile Drug Court, and the Domestic Violence Crisis Center. In these ways, Minot's local Kiwanis chapter helps realize the mission of this international organization and makes a real difference to families and children in the region.

For two individuals who have been lifelong members of that group, in the very same year the organization turns 100, it is their 100th birthdays as well. As part of the "greatest generation" and as World War II veterans, Lynn Aas and John Sinn have both been important parts of the Minot community in so many ways and have set a great example not only in their service but

in the service they have delivered throughout their lives even after World War II.

A native of McLean County, ND, Lynn Aas fought as a rifleman in the historic Battle of the Bulge. He served with the 17th Airborne Division of the 193rd Airborne Infantry and received the Bronze Star, the Purple Heart, and the French Legion of Honour medal. Following the war, he returned to his home State, where he earned his law degree from the University of North Dakota.

In addition to being a lifelong Kiwanis member, he served in our State's legislature for four sessions. He was the president of the Minot Chamber of Commerce; served on the board for the United Way; and has been a longtime supporter of Minot State University and of so many, many other worthwhile things. His family and my family have been friends for as long as I can remember—truly, a great American.

Also, John Sinn—another veteran of World War II—has his 100th birthday as well. As a member of the 386th Infantry Regiment, John Sinn served in the European theater, where he earned the Bronze Star. He returned home to farm with family members in Ryder, ND, eventually going to work for the U.S. Army Corps of Engineers in 1957.

He retired in 1989, more than 30 years ago. However, rather than taking a well-earned rest, he has continued to serve the community as a volunteer. Included among his volunteer efforts, he is best known for his work to improve and maintain the Scandinavian Heritage Park—a beautiful Scandinavian park in the community. It is truly an iconic outdoor museum. It is central to the community's identity and is home to the annual Norsk Hostfest, the largest celebration of Scandinavian culture and history in North America.

The Presiding Officer is invited any time he would like to come join us. It is a wonderful festival with wonderful food, and the best view of the park can be found at John Sinn Outlook, which is a testament to his many contributions.

We recognize the hard work, dedication, and service of Lynn Aas, John Sinn, and the entire Minot Kiwanis Club as they celebrate their 100th birthdays this year. It is therefore appropriate to take this time to recognize their hard work, their dedication, and their service, and I have submitted a statement honoring that today.

I yield the floor.

THE PRESIDING OFFICER. The Senator from Colorado.

S. 1260

Mr. BENNET. Mr. President, I am thrilled that we are passing this legislation. It is amazing to me—and I am sure the Presiding Officer would agree—that the Senate has actually returned to regular order. We are passing amendments on both sides of the aisle, and I think we are going to have a big bipartisan vote here in the Senate. In

having been here for a number of years when the Senate didn't operate that way—it was incredibly dysfunctional—it is a great, great privilege to be here at a moment when it is working. So I want to express my sense of gratitude for that.

JANUARY 6 COMMISSION

Mr. President, I also want to call the Presiding Officer's attention to news reports this afternoon that say that our colleagues on the Republican side of the aisle have decided they are going to block this bipartisan Commission to examine what happened on January 6 and that they are going to use the filibuster here to block a Commission that some of them actually called for and a Commission that, I think, 35 Republican Members of the House of Representatives supported.

I wanted to come to the floor to appeal to their conscience and to ask them to consider the damage that it will do to our democracy to not have this Commission, as we have done at other important moments in the country's history.

And, Mr. President, you were here on January 6. I was here on January 6. We had been sent here—we came here—to accomplish the ministerial task that we are required after a Presidential election is concluded, to certify the results of that election, to certify the ballots of millions and millions and millions of Americans who voted in the last election. That is why we were here.

Unfortunately, we had a President at that time who denied that the election had actually happened.

The President will remember that we also had colleagues that came to this floor and said that we were disrespecting the President's base or their base because we were certifying the election, instead of having enough respect for their base to tell them the truth, which was that the election had been decided by millions of voters, and by every court that looked at it and by incredibly brave local officials, many of them Republicans, who wouldn't allow the President to push them around.

The 6th was a terrible day here. The people who invaded this Capitol, the people who stormed the platform that had been set up for the peaceful transfer of power on January 20, when Joe Biden took the oath of office—the people who came here on January 6 cursed the Capitol Police. They bludgeoned the Capitol Police. They speared them. They hurled racial epithets, leading some of our African-American police officers here to ask what had happened to America. They broke windows in the Capitol. They looted the Parliamentarian's office—the people who would bravely carry the ballots out of this Chamber, when we were led to the Hart building, and protect those ballots that could have ended up getting burned out on the National Mall, if they hadn't had the presence of mind to do their job—just like the Capitol Police, who

were in mortal danger that day doing their job.

And I remember, when we were all together in one of the Senate office buildings, after they had rushed us out of here, we would later see that the mob was just a hallway away from here, and, actually, they were misdirected by another Capitol Police officer, who put his life in jeopardy to move them out of the way.

We were taken to another building, a Senate office building, and it was in that room—we were crowded in that room. It was in that room that I saw a scene that I never thought I would ever see as an American, on the TV sets that were on the walls of that room. While we were inside the room, we were watching the scene that everyone else in the country and everyone else across the world was watching of the U.S. Capitol being invaded by our own people.

I know the President will remember that when he was growing up, when I was growing up, that was not an uncommon sight to see in countries all over the world. There are a lot of countries that have had events like January 6 over the world, especially when there have been transitions of power or a tyrant unwilling to give up their power.

But in a million years, I would never have imagined that it would happen here. And it did happen, and it sent a message all over the planet.

While we were in that room, unable to certify this election, the Chinese Government had the greatest propaganda win that you could imagine, and in the weeks that followed, they have said democracy is in decline, democracy is failing. That is what the Russians are saying. That is what the Iranians are saying.

And when I was there in that room that day, I thought a lot about my mom and her parents, who were Polish Jews, who survived the Holocaust. The whole family was killed except for them and an aunt, and they were lucky enough that, after the war was over, they went to Stockholm, Sweden, for a year. They went to Mexico City for a year, and then they came here to the only country in the world where they thought they could rebuild their shattered lives. And they did.

And so even worse for me than the thought of our adversaries using this to undermine democracy was the understanding that people all over the world situated just like my mom and her parents would lose hope in the American ideal, would lose hope in democracy and in the rule of law.

Now, the good news is we actually had a January 20. A lot of countries that go through January 6 never get to January 20, and we had that, and Joe Biden took the oath of office and he became President of the United States, and KAMALA HARRIS became the Vice President of the United States. We had, notwithstanding all of the prior President's efforts to the contrary and the efforts of some of his allies in Congress

to the contrary—we had—a peaceful transfer of power.

But consider how close we came, not just on the 6th, but consider what would have happened if elected officials, many of them Republicans in Georgia and in Arizona and in Michigan hadn't fulfilled their obligations to the rule of law, hadn't lived up to their oath of office, bent to the will of a President who didn't want to relinquish power. Where would we be then?

Imagine if the Democrats, instead of winning a narrow majority in the House of Representatives, had lost the majority in the House of Representatives, and 140 or more—148—Republican votes to decertify the election, to overturn the will of the voters, to disenfranchise millions and millions and millions of Americans all of a sudden was a majority doing that, as the former President would have wanted.

Imagine if 60 judges, many of them Republicans, appointed by President Trump, who howled the President's lawyers out of courtroom after courtroom, after courtroom because, instead of doing what the President wanted them to do, instead of finding them "a few more votes," as he said to the secretary of state in Georgia, recorded on the phone, they did their job as judges and they withstood the pressure. They swore an oath, and they fulfilled their oath, and that is the only way democracy can actually work. It is when elected officials and judicial officials apply the rule of law, fulfill their oath and their obligation.

And what I want to say to my colleagues today, I want to implore them and appeal to their conscience, because the responsibility to the democracy is not over. The democracy is still at risk. We still have a President of the United States—a former President—who refuses to concede the election, who, on a daily basis almost, says that the election was stolen. We still have Members of Congress who are saying the election was stolen. We still have Members of Congress who won't face the facts and tell their constituents the truth.

I want to say again: Respect your constituents enough that you are going to tell them the truth, and that is why, at difficult moments in our history, like after President Kennedy was killed or the Challenger exploded or 9/11 happened, we have had a bipartisan Commission to make sure we understood what led us here and how we can do better coming out of this.

It has never been perfect, but it has worked pretty well, and that is what we need here. We need to understand what led millions of Americans to believe conspiracy theories about our own country and what led thousands of people to storm the Capitol of the United States, to attack police officers, to attack police officers, leading to their death.

From all over the country, they came to invade this Capitol, and if we don't want it to happen again or we want to

be able to protect ourselves, and I am not just talking about the poor Capitol Police, although that, at a bare minimum, ought to be enough to warrant a Commission. I am talking about the danger of political violence in this Nation going forward if we don't address this and the American people don't have the chance to understand what happened.

As I mentioned, that night on January 6, standing at this desk on the floor, political violence is what brings these republics to an end.

I am going to finish because I know there are others who want to speak, but let me just finish by saying how agonizing it was to watch Officer Sicknick's mom here today, going door to door to door, to ask people: Please vote for this Commission.

I hope that people will reconsider. I hope they will search their conscience. The people around the world who watched January 6 are watching us today, and they want to know if democracy is up to the challenges of the 21st century.

I believe it is. I believe it is. I think democracy is the highest expression of humanity on Earth, and we are being tested in all kinds of ways right now, externally and internally. This would give us the chance to at least deal with the internal question. And I think at a moment like this it is important for us not to stand for a party or for a President but for the truth and for common sense and for our exercise in self-government.

For all of those reasons, I hope that when we have the vote tonight, that it will succeed and the American people will have the benefit of a bipartisan Commission to examine what happened on January 6 and help us understand how we can strengthen our democracy.

With that, I yield the floor.

The PRESIDING OFFICER. The Senator from Hawaii.

UNANIMOUS CONSENT REQUEST—H.R. 478 AND S. 789 EN BLOC

Mr. SCHATZ. Mr. President, the Senate has a solemn duty to exercise and fulfill U.S. Federal trust responsibility. This duty is the guiding principle for all our work on behalf of American Indians, Alaska Natives, and Native Hawaiians. So as the chairman of the Senate Committee on Indian Affairs, it is my job to prioritize and push Tribal and Native communities' legislative priorities toward the finish line and ultimately to actually enact legislation.

The Indian Affairs Committee has a strong tradition of bipartisanship going back decades. Committee Members on both sides of the aisle routinely work together to achieve their own Native communities' goals. When there are disagreements, we do everything we can to work them out internally and to find common ground so that Members aren't forced to air their disagreements when bills get to the floor.

In fact, just last night, the Senate passed eight Indian Affairs bills unanimously. Those bills would, among

other things, promote economic development, protect Native children, honor Tribal self-determination—goals that we all agreed take important steps toward fulfilling our shared Federal trust responsibilities. Time and again, we have shown that the Indian Affairs bills can rise above partisan logjams. That compromise can be found. But here we are.

H.R. 478, which passed the House on May 12, 2021, under suspension of the rules, would help to rebuild Tribal homelands; and S. 789, which passed the Senate unanimously in late November 2019, would repeal 11 obsolete, racist, unenforced laws that are inconsistent with the current government-to-government relationship enjoyed by the United States and Indian Tribes.

Both bills would likely be laws by now if the COVID-19 pandemic had not disrupted our legislative work last year. These bills are good policy. That is why both Republican and Democratic administrations support them.

And the Senate should have passed these bills last night, but because there was an objection to their inclusion in the 10-bill package, we find ourselves here again. The Indian Affairs Committee, as is tradition, has negotiated in good faith to clear up any concerns there may be, but those efforts were not successful, which leads me to this moment.

When it comes to fulfilling the U.S. trust responsibility, there is no room for partisanship.

So I ask unanimous consent that the Senate proceed to the immediate consideration of the following bills en bloc: Calendar No. 59, H.R. 478, the Blackwater Trading Post Land Transfer Act; and Calendar No. 53, S. 789, the RESPECT Act; further, that the bills be considered read a third time and passed en bloc and the motions to reconsider be considered made and laid upon the table en bloc, with no intervening action or debate.

The PRESIDING OFFICER. Is there objection?

The Senator from Utah.

Mr. LEE. Mr. President, reserving the right to object, one of the bills in question—specifically, H.R. 478, would direct the Secretary of the Interior to take 55.3 acres of land owned by the Gila River Indian Community into trust.

The Gila River Indian Community Reservation is already 583 square miles, with a population of 11,000. The Gila River Indian Community already owns this land, so why we need to take more land into trust and have the Federal Government more involved in the management of the land is not immediately obvious or apparent to me. The answer is not at all clear as to why it needs to be in trust.

Trust land responsibilities for the Federal Government are significant and before we expand the size of our trust lands, we have to have an understanding of what we are doing and the actual need to do it.

Proponents of this legislation have claimed that the Tribe has a unique history with this particular plot of land—this particular 55.3 acres of land—adjacent to the trust land. But from the history shown, the Tribe's interaction with the land is mostly that they have had friendly neighbors with whom they have traded goods.

As many of my colleagues are aware, I have great concerns that I have quite consistently expressed with further expanding the Federal Government's management or involvement in public lands, including trust lands.

Nevertheless, I have been engaging in negotiations, and I have made a number of good-faith efforts to develop a possible path forward—one in which the amount of acreage owned or held in trust by the Federal Government would not grow, while taking this land into trust for the Gila River Indian Community. While I continue to negotiate a path forward, I am not inclined to abandon this concern. This is a negotiation that has been in progress.

That said, with respect to the part of the request dealing specifically with S. 789, the RESPECT Act, I am willing to let that go. But if the request is to pass both of these by unanimous consent, I can't support that, and on that basis, I object.

The PRESIDING OFFICER. Objection is heard.

The Senator from Hawaii.

Mr. SCHATZ. Mr. President, a couple of points. On taking 55.3 acres into trust, this is not like the Federal Government is going to have new land management responsibilities. This is a matter of principle for the Senator from Utah, and I recognize that; that he thinks, basically, no additional land should be taken into trust, even though this government-to-government relationship—this authority over these government relationships are enshrined in the Constitution of the United States and this government-to-government relationship has already been established by statutory law and the process for putting land into trust is already a well-established pathway. But what the Senator from Utah is saying is no more or we are going to have to do a one-for-one swap or even sometimes a two-for-one swap. You cannot have a net increase in the acreage, even if it is 53 acres, even if there is an established process.

And so, I do find that difficult to work with. I know that the Senators from Arizona are in discussions with the Senator from Utah.

We will find our way forward. This is 53 acres. It is important, obviously. We are going to enact this legislation.

I like the Senator from Utah. We will find a way on this one.

But if he would entertain an amendment to the request, then I would be pleased to pass the RESPECT Act by voice vote, if that is something that the Senator from Utah would be amenable to.

The PRESIDING OFFICER. The Senator from Utah.

Mr. LEE. I fully am amenable to that, with the RESPECT Act.

REPEALING EXISTING SUB- STANDARD PROVISIONS ENCOUR- AGING CONCILIATION WITH TRIBES ACT

Mr. SCHATZ. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 53, S. 789.

The PRESIDING OFFICER. The clerk will report the bill by title.

The senior assistant legislative clerk read as follows:

A bill (S. 789) to repeal certain obsolete laws relating to Indians.

There being no objection, the Senate proceeded to consider the bill.

Mr. SCHATZ. I ask unanimous consent that the bill be considered read a third time.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The bill was ordered to be engrossed for a third reading and was read the third time.

Mr. SCHATZ. I know of no further debate on the bill.

The PRESIDING OFFICER. If there is no further debate and the bill having been read the third time, the question is, Shall the bill pass?

The bill (S. 789) was passed, as follows:

S. 789

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 "Repealing Existing Substandard Provisions Encouraging Conciliation with Tribes Act" or the "RESPECT Act".

SEC. 2. REPEAL OF CERTAIN OBSOLETE LAWS RELATING TO INDIANS.

(1) Section 2080 of the Revised Statutes (25 U.S.C. 72) is repealed.

(2) Section 2100 of the Revised Statutes (25 U.S.C. 127) is repealed.

(3) Section 2 of the Act of March 3, 1875 (18 Stat. 449, chapter 132; 25 U.S.C. 128), is repealed.

(4) The first section of the Act of March 3, 1875 (18 Stat. 424, chapter 132; 25 U.S.C. 129), is amended under the heading "CHEYENNES AND ARAPAHOS" by striking "that the Secretary of the Interior be authorized to withhold, from any tribe of Indians who may hold any captives other than Indians, any moneys due them from the United States until said captives shall be surrendered to the lawful authorities of the United States".

(5) Section 2087 of the Revised Statutes (25 U.S.C. 130) is repealed.

(6) Section 3 of the Act of March 3, 1875 (18 Stat. 449, chapter 132; 25 U.S.C. 137), is repealed.

(7) Section 2101 of the Revised Statutes (25 U.S.C. 138) is repealed.

(8) Section 7 of the Act of June 23, 1879 (21 Stat. 35, chapter 35; 25 U.S.C. 273), is repealed.

(9) The first section of the Act of March 3, 1893 (27 Stat. 612, chapter 209), is amended—

(A) under the heading "MISCELLANEOUS SUPPORTS." (27 Stat. 628; 25 U.S.C. 283), by striking the last 2 undesignated paragraphs; and

(B) under the heading "FOR SUPPORT OF SCHOOLS." (27 Stat. 635; 25 U.S.C. 283), by striking the second undesignated paragraph.

(10) Section 18 of the Act of June 30, 1913 (38 Stat. 96, chapter 4; 25 U.S.C. 285), is amended by striking the tenth undesignated paragraph.

(11) The Act of June 21, 1906 (34 Stat. 325, chapter 3504), is amended under the heading "COMMISSIONER." under the heading "I. GENERAL PROVISIONS." (34 Stat. 328; 25 U.S.C. 302) by striking the fourth undesignated paragraph.

Mr. SCHATZ. I ask unanimous consent that the motion to reconsider be considered made and laid upon the table.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. SCHATZ. I yield the floor.

ENDLESS FRONTIER ACT— Continued

The PRESIDING OFFICER. The Senator from Michigan.

S. 1260

Ms. STABENOW. Mr. President, it will come as no surprise to anyone in this Chamber that I am extremely proud to be born and raised in Michigan.

Our State leads the world in innovation. We are the leaders in making things—furniture, appliances, wind turbines and solar components and so much more, and, of course, we are the home of the automobile and the automotive assembly line and the middle class of America.

Our workers put the world on four wheels. They built an economy strong enough that those same workers could afford to buy one or two or more cars and trucks that they made.

Yet our Nation faces a stark choice right now, and that is why the bill in front of us tonight is so very important. We can continue to invest in making things in America or we can decide that it is not really worth the trouble anymore.

We can continue to lead the world in the research and development of breakthrough technologies or we can allow other countries to surge ahead while we tread water. And we can stand with our workers on the assembly lines as they build the vehicles of the future or we can watch our plants close, ship our jobs overseas, and let our middle class wither away—our choice.

But I would argue that we may have no choice. That is no choice at all. We know what we need to do. It is time to stand on the side of American manufacturing, as this bill does. It is time to stand on the side of American ingenuity, as this bill does. And it is time to stand on the side of American workers and our American middle class.

It is time to take a stand and invest in our shared future and build an economy that can compete with anyone, anywhere, anytime. That is America. That is what the U.S. Innovation and Competition Act does.

One of our first orders of business is to increase our investments in research and development, and we have no time to lose. American R&D spending is

near the lowest point in 60 years—lowest point in 60 years. What else happened 60 years ago? Well, the first person flew into space, and he wasn't an American. That fact helped light a fire under American leaders. They understood that we could invest in R&D or let the Soviet Union surge ahead, and we did.

Today, we are in a race with China, and they are gaining on us. In 2019, China's investment in R&D grew by about 13 percent. Ours grew 8 percent. And they plan to boost R&D spending by 7 percent each year through 2025.

That is why it is so important that we pass the U.S. Innovation and Competition Act. It will invest \$120 billion over 5 years in critical—critical—research, including artificial intelligence, advanced computing, and semiconductors. And it will quadruple the investment for the manufacturing extension partnership and provides \$1.2 billion for the Manufacturing USA Program that is especially important to Michigan.

We are proud to have two Manufacturing USA initiatives in our State—Lightweight Innovations for Tomorrow, or LIFT, and Michigan State University's Scale-up Research Facility, or SURF. Both are located in the same facility in Detroit, and it is a very exciting place.

LIFT's projects include research into better welding processes for Navy ships and an anti-rollover system for military humvees. SURF is partnering with the Department of Energy and Ford and GM to make sure that America is a leader in advanced vehicle technologies.

We are equally proud of our amazing research institutions, including Michigan State University, the University of Michigan, Wayne State, and Michigan Tech.

Today's students are tomorrow's engineers. We know that. We are counting on their brain power to build a future in which cars are connected and collisions are a memory. That future is being written today at the American Center for Mobility in Michigan and Mcity at the University of Michigan, where connected and automated vehicles are tested, evaluated, and demonstrated. It is really amazing to see. It is being written by Michigan automakers, who are working towards the day where cars are emission-free—emission-free. I know that President Biden was impressed by Ford's new F-150 Lightning that he test drove in Michigan last week. I think it was hard to get him out of the car. He thought it was so cool.

Last month, I toured GM's new Factory Zero, which will soon be manufacturing electric Hummers and Silverado trucks, Chevy Silverado trucks. In Detroit, Stellantis, formerly known as Chrysler, is gearing up to build hybrid electric versions of an iconic American vehicle, the Jeep. It is what we have always done in Michigan. We make things, and we grow things. That is what we do.

Unfortunately, making things has gotten more difficult recently. COVID-19 exposed the weaknesses in our supply chain, and a shortage of semiconductors has idled multiple auto plants across the country and many in Michigan. Auto dealers that are normally packed with every make and model under the Sun suddenly have fewer choices. Worse, Michigan workers have been laid off—no chips, no cars, no work.

It is not enough to just build cars that are made in America. To remain competitive in the global marketplace, we need to build the component parts that go into the cars and trucks that we build in America—the supply chain.

In 1990, 37 percent of global semiconductor manufacturing capacity was here in the United States—37 percent. Today, it is 12 percent. They are definitely going in the wrong direction, and this is very serious. And the importance of these chips keep growing.

Other countries have invested in chip manufacturing. It is time we do the same. The U.S. Innovation and Competition Act provides \$39 billion in the Commerce Department for incentives that will boost semiconductor manufacturing in the United States and make our supply chain more resilient. It includes \$2 billion to incentivize the production of mature semiconductor technologies—the kinds of chips used by our auto companies and home appliances and defense manufacturing.

I am pleased that yesterday the Finance Committee passed the Clean Energy for America Act, which will help Michigan and our country launch the next generation of Michigan manufacturing. It includes my bipartisan legislation with Senator MANCHIN and Senator DAINES to help companies invest in new clean energy manufacturing facilities and expand existing plants to build those new technologies, including semiconductors and battery operations.

Another way we can boost American manufacturing is to make sure every single American taxpayer dollar possible is spent on American-made products. My bipartisan Make it in America Act with Senator WARREN makes it harder for Federal Agencies to use waivers or loopholes to get around "Buy American" rules to purchase foreign-made products. I also want to thank TAMMY BALDWIN and Senator SHERROD BROWN for their continued leadership on these "Buy American" issues.

The Federal Government is an enormous consumer, and we are set to make big infrastructure investments. "Buy American" rules means that American dollars flow into local economies when we purchase American-made PPE, American-made iron and steel, and great American electric vehicles.

It is time to invest in the research and development that turn American ingenuity into American innovation and U.S. ingenuity into U.S. innovation. It is time to build an American

supply chain that can build American products and American jobs in American communities. And it is time to ensure that American tax dollars are supporting those businesses and those workers.

I am proud to say Michigan workers built our Nation. It is time for our Nation to return the favor. The bill this evening on the floor is a critical step forward in making sure that happens.

I yield the floor.

The PRESIDING OFFICER (Mr. OSSOFF). The Senator from Illinois.

JANUARY 6 COMMISSION

Mr. DURBIN. Mr. President, last week, something happened here in the Capitol which was unique. I am not sure it has ever happened before. It was reported that an anonymous group of Capitol Police officers published an open letter to Members of Congress.

I have been here a few years. I never heard of anything quite like this. Here is what these Capitol Police officers, who are entrusted with the responsibility of keeping us safe in the Capitol, wrote: "On Jan 6th where some officers served their last day in US Capitol Police uniform, and not by choice, we would hope that Members whom we took an oath to protect, would at the very minimum support an investigation to get to the bottom of EVERYONE responsible and hold them 100 percent accountable no matter the title of position they hold or held."

A challenge from the Capitol Police to the Members of Congress not to sweep under the carpet January 6 but to get to the bottom of it. Capitol policemen were attacked and died as a result of that insurrectionist mob on January 6, and these officers, who risk their lives every day for us, are begging us not to ignore what happened.

Yesterday, in POLITICO, the mother of fallen Capitol Police Officer Brian Sicknick wrote: "Not having a January 6 Commission to look into exactly what occurred is a slap in the faces of all the officers who did their jobs that day."

I met Gladys Sicknick when the memorial to her son was held in the Rotunda. I talked to her and her husband about their son, how they were worried when he decided to become a policeman, but they thought at least if he worked in the U.S. Capitol, it is a pretty safe assignment. Well, he died the day after January 6, many believe from complications which occurred in the attacks of that day.

To Gladys Sicknick, to the Sicknick family, to all of our Capitol Police officers to whom we entrust our lives every day, and to the members of the DC Metro Police and the other heroes who defended the Capitol on January 6, I say: We hear you, and you deserve justice.

It is hard to believe that before we adjourn today, we are likely to consider a January 6 Commission proposal that is doomed to fail. Imagine, the worst attack on this building since the War of 1812, and sadly, it has become a

partisan issue. It is my understanding because of his public announcement that Senator MCCONNELL is going to oppose it, and I understand that his caucus will follow his lead.

It is hard to imagine what is going on in the U.S. Congress these days.

Earlier this week, a Member of the House of Representatives—I am afraid she is already notorious for her inflammatory rhetoric—likened coronavirus masking guidelines to the Holocaust—the Holocaust. I feel no need to point out the absurdity, if not the anti-Semitic nature of such a comparison, but I do want to point out that that comparison was made by one of the lawmakers who were party to the January 6 insurrection attack on the Capitol.

The day before the insurrection, that same Congresswoman, a Republican Congresswoman, tweeted: “Tomorrow is an important day in American history. The people will remember the Patriots who stood for election integrity. Let’s go #FightForTrump!”

And fight they did.

I remember being in the Chamber that day. I still remember the sound of rioters banging on the doors and windows of this building, the sight of hundreds of them lined up outside, the disgusting display of Confederate flags. And the violence we saw that left 5 people dead and 139 law enforcement officers attacked.

So many shocking sights on January 6, 2021—a gallows was erected on the Capitol lawn and rioters attacking police officers with flagpoles bearing American flags or Trump flags.

One of the most painful images—and I am sure it was more painful to some than even to me—is a photo of a middle-age White man standing in the halls of our Capitol wearing a sweatshirt that read “Camp Auschwitz.” Below those repugnant words was another set of words: “Work makes you free.” That cruel slogan was emblazoned atop the black iron gates in Germany leading into the Auschwitz concentration camp. And one of the rioters—mobsters—on January 6 in the U.S. Capitol boldly wore that shirt.

These are the people who stormed the Capitol on January 6. They weren’t Patriots by any measure. Included in their ranks were neo-Nazis, White supremacists, and clear enemies of the United States. They were incited by the former President of the United States, Donald Trump, at a rally earlier that day, and his allies in Congress, like that Congresswoman I mentioned earlier, were party to the incitement as well.

I agree with those who have said that an insurrection without consequences—without even an examination—is a dress rehearsal for the next insurrection. That is why we cannot sweep January 6 and the events that led to it under the rug.

Incendiary rhetoric, especially from the mouths or the keyboards of elected officials, has a cost.

Comparing mask requirements in a pandemic to the Holocaust has a cost

as well. It belittles the worst genocide in the history of the world. And it encourages the kinds of anti-Semitic attacks we have seen in recent days and weeks, like the vandalism in my home State at the synagogue in Skokie, IL.

Baselessly claiming that the Presidential election of last year was stolen and repeating that lie has a cost. It undermines the faith in our government and legitimizes a radical, anti-government movement that aims to overthrow this government.

It is time for us to tally up the costs, understand how the January 6 attack on our democracy happened and who incited it, and that investigation should not be a matter of controversy. It is part of our obligation, is it not? By our oath of office to defend this Constitution from all enemies, foreign and domestic? Future generations are counting on us to record in detail what did happen on January 6. And we ought to do it on a bipartisan basis.

But why is it necessary? With all of the videotapes and all of the photos and all of the statements of 400-plus people already arrested, why do we need to keep asking questions about that day? Because just 2 weeks ago, two different Republican Congressmen proclaimed that those who were in the Capitol that day were somehow peaceful patriots. That was the phrase that was used—peaceful patriots. Another one talked about them and believed the videotapes proved they were just orderly tourists—orderly tourists. Attacking police officers; five people died; crashing through the windows and doors; breaking down offices; desecrating this Chamber with their antics captured on videotape, and we have all seen them. Orderly tourists? Not by any measure.

We ought to investigate this on a bipartisan basis. Several Republican Senators have agreed. Thirty-five Members of the House Republican caucus thought so as well. Surely, all of us can appreciate the importance of working together to investigate why, for the first time in history, America was challenged when we were in the process of the peaceful transfer of power.

Here is the thing that I don’t understand. Several of us in leadership were asked to leave the Capitol complex and go to a separate place. The identity of that location is kept confidential and private. But it was an interesting gathering of Democratic and Republican leaders in the wake of the January 6 insurrection which was underway as we were taken to the separate location.

And I looked around at the Democratic as well as the Republican leaders from the Senate and the House who were gathered, and it was clear to me—they say they felt the same feelings of anger and outrage that this mob had desecrated this building. And they were determined—we were all determined—that the mob would not have the last word. We were determined to return to this Capitol that same day and finish our work counting the electoral college

votes that declared Joe Biden President of the United States.

Calls were being made in every direction to police, to the military, to political leaders: Resecure this Capitol. Make certain that you remove those people who were responsible for the violence and insurrection we have seen. Let us get back to our work. Let us prove to the American people that the mob didn’t have the last word.

I saw that bipartisan determination, and I felt damn good about it. Of all the differences we have had, of all the debate we have had, January 6, that afternoon, Democratic and Republican leaders were standing shoulder to shoulder, passing cellphones back and forth, and speaking to our leaders, talking about getting back into this Capitol and throwing that mob out. And it happened.

By 8 o’clock that evening, we were back on the floor of the U.S. Senate. By 2:30, we were gone, racing through the exit doors. At 8 o’clock, we were back to prove that they didn’t have the last word. But, sadly, we know now they may have the last word because the call for a bipartisan commission to investigate this January 6 event and to put on the record exactly what happened is being opposed on a partisan basis.

There ought to be 100 Senate votes for investigating this attack and making a clear record for history so that those who mock the danger of the moment by calling this mob a peaceful, patriotic mob, or calling the members orderly tourists don’t have the last word; yet we may not even have 60 votes today when the measure is called. Why? Let’s get down to basics here.

Many of the Republican Members are afraid of the man who incited this mob. They are afraid of the former President and what he will say of them if we call for an investigation. They are afraid of Donald Trump. As a result, they are refusing to let this Commission move forward. Are they worried that this investigation into what happened on January 6 will hurt Republicans in next year’s election? I think the position they are taking opposing an investigation will hurt them.

The events of that date are not fodder for political campaigns, really. They are a stain on our history. If we ignore them or allow the history of that day to be rewritten by deniers, shame on them.

The events of January 6 deserve and demand careful, thorough, and principled examination. That is why the independent Commission we are proposing is modeled after the same investigatory body that was created after 9/11. It will be led by 10 commissioners, evenly divided between Democrats and Republicans. Together, they would be called on to produce a definitive account of what happened and led to January 6, 2021. This is not an opportunity to score political points; it is an opportunity to score national unity and reconciliation.

When Senator MCCONNELL, the Republican Senate leader, announced his opposition to this Commission last week, he said: "It's not at all clear what new facts or additional investigation yet another commission can lay on top of the existing efforts by law enforcement and Congress."

My response to Senator MCCONNELL is this, respectfully: The public servants who lead this Commission will be charged with a different set of responsibilities than law enforcement and Members of Congress. The investigations being led by intelligence officials and members of law enforcement are criminal investigations. They will determine how the individuals who participated in the insurrection should be held legally accountable. And the ongoing investigation in Congress have largely been focused on our government's response to the violence of January 6, not to what provoked it.

The Commission we are considering today is different. It will be comprehensive by design, evenly divided on a partisan basis. It will examine all of the factors that inspired that riotous mob. And this Commission isn't just about uncovering truth. It goes back to the point I made opening this statement. This Commission is designed to honor the police officers who defended us and defended this Capitol on January 6, some of whom gave their lives in the process.

That letter from the police officers to us is a reminder that we owe them the same loyalty and the same dedication they give to us every single day. Dismissing this January 6 Commission and the gravity of this responsibility, sadly, does not honor the police officers who are prepared to give their lives for us every single day.

Here is a chance for my Republican colleagues to prove that they really care about law enforcement. So many speeches on the floor of the Senate in the last several weeks have derided and criticized people for calling on defunding the police. Well, I would tell them that the failure to create a Commission to objectively determine what happened when so many of our police officers were attacked on January 6, that doesn't defund the police; failing to create that Commission, sadly, defames them. And that is unacceptable by any standard.

Isn't it time we stand with the police officers and their request for this Commission? Isn't it time we make sure that heroes like Brian Sicknick and his family know that he did not die in vain? He paid the ultimate sacrifice to protect us. Let's honor it by supporting the creation of an independent Commission. His family, and all of America, deserve nothing less than the truth.

MEMORIAL DAY

Mr. PRESIDENT, this Memorial Day weekend, we pause to remember and honor the patriots who paid for our freedoms with their lives. They fell in battles from Bunker Hill to the Bulge

to Baghdad. Today, they are laid to rest throughout the world—from national cemeteries and other hallowed grounds in America to the cliffs of Normandy and far beyond.

Nearly 20 years ago, a new generation of American service members went off to fight a war in an ancient land. They traveled to Afghanistan to hunt down the mastermind of the 9/11 attacks and the government that had given him sanctuary. Few imagined then that Afghanistan would become America's longest war.

There are Americans serving today in Afghanistan who were not yet born on 9/11. There are veterans who served in Afghanistan in the early years who have seen their own children go off to fight in that war.

President Biden recently announced the last U.S. troops in Afghanistan will be home by September 11th—the 20th anniversary of the terrorist attacks on America that spurred the war.

I support the President's decision. While there are legitimate concerns about protecting social gains made in Afghanistan, and we must bring home Americans detained in Afghanistan, like Mark Frerichs from my State, it is time for America's longest war to end.

On this final Memorial Day with U.S. troops in Afghanistan, we remember especially the 2,312 U.S. servicemembers who died in that war and the families they leave behind.

SSG Jacob Frazier is one of those fallen heroes. His friends called him Jake.

He grew up in Ohio, and in St. Charles, the son of a Marine who fought in Vietnam, and the eldest of five siblings.

He was 18 years old in 1997—just a few months out of high school—when he enlisted in the Illinois Air National Guard and was assigned to the 169th Air Support Operations Squadron of the 182nd Airlift Wing in Peoria.

In 2003, he was in Afghanistan, working alongside Army Special Forces. His job was to call in air cover to protect troops on the ground. On March 29th of that year, Jake Frazier and Special Forces soldiers were returning from a meeting with Tribal leaders in the Helmand province when their convoy was attacked by Taliban fighters. Staff Sergeant Frazier and a Special Forces soldier were killed.

Jake Frazier was the 75th American service member—and the first Illinois service member—to die in combat in Afghanistan. He was 24 years old and engaged to be married.

I want to tell you, also, about another fallen hero from an earlier war. Army CPL Asa Vance grew up in Decatur, IL, one of 14 siblings. His friends called him Bud.

He enlisted in the U.S. Army in 1950 at the age of 18 and was sent to Korea. On November 24 GEN MacArthur ordered what would become known as the "Home by Christmas" offensive. U.N. forces, he said, would push Chinese troops out of Korea, reunite North and

South Korea, and be home by Christmas. What happened was very different. Three days after MacArthur's pronouncement, 120,000 Chinese troops surrounded 30,000 U.N. troops near North Korea's Chosin Reservoir. The next 2 weeks brought some of the most brutal combat in modern warfare history. On December 2, at the height of the Battle of the Chosin Reservoir, CPL Asa Vance was killed. He was 18 years old. For nearly 70 years, his remains stayed in North Korea.

Following a 2018 meeting between the leaders of North Korea and the United States, however, North Korea returned 55 boxes of remains of U.S. servicemembers killed during war. DNA tests ultimately proved that Corporal Vance's remains were among them. Two weeks ago, this son of smalltown Illinois finally returned home. All 13 of his siblings had already passed on. But Asa Vance was not alone.

As an honor guard of police officers, sheriffs deputies, State troopers and members of the Illinois Patriot Honor Guard led his remains from St. Louis's Lambert International Airport to a memorial service in his hometown of Decatur and onto his final resting at Camp Butler National Cemetery in Springfield. Hundreds of folks who never knew CPL Asa Vance came out to pay their respects. They stood on street corners and highway overpasses with their hands on their hearts. Many held small American flags, some wiped away tears.

Archibald MacLeish was a son of Illinois, a poet laureate of the United States, and a soldier in World War I. Decades after that war, he wrote about the soldiers who do not come home:

The young dead soldiers do not speak.

Nevertheless, they are heard in the still houses:

Who has not heard them?

They have a silence that speaks for them at night and when the clock counts.

They say: We were young. We have died. Remember us.

They say: Our deaths are not ours: they are yours.

They will mean what you make them.

We leave you our deaths. Give them their meaning.

SSG Jake Frazier's father, Jim Frazier, honors his son's sacrifice by working with other Gold Star families who have lost loved ones in wars.

On this Memorial Day, we would do well to ask: How can we honor those who gave all for our Nation? How can we give meaning to their deaths?

In addition to keeping our promises to their families and to the veterans who returned home, let us honor our fallen heroes by never taking for granted the freedoms for which they died. Let us also remember that our political differences must never make us enemies, and let us search together in good faith to protect this Nation we all love.

ECONOMIC RECOVERY

Mr. President, let's turn the clocks back to the end of 2019. A novel

coronavirus is detected in the city of Wuhan. Little is known about the pathogen, aside from the fact that it is highly contagious and magnitudes more lethal than the flu. In just 3 months—3 months—that virus causes a global pandemic, the likes of which none of us has seen in our lifetimes. It grinds the global economy to a halt. Stay-at-home orders become the new normal, and supply chains are disrupted at nearly every stage in the production process.

Tragically, because of delay and denial by the former administration, the United States experiences the world's highest rates of COVID infections and deaths for all of 2020. Then comes a new year and a new administration. Today, thanks to the Biden administration's competence and the scientific community's relentless pursuit of a vaccine, America is finally turning a corner in the fight against COVID-19. But the damage was deep, and our scars are still fresh. While the coronavirus raged, people lost their loved ones, and millions lost their livelihoods.

Now, as we restart the engine of our economy, our Republican colleagues would have you believe that the reason America's economy hasn't bounced back fully is because American workers are lazy; they would rather collect unemployment benefits than work. Republicans would have you believe that the American people would rather binge-watch "The Office" than return to it. They must not know many American workers well—because Americans work longer and harder than workers in nearly every advanced economy. And for the workers who have been laid off over the past year, unemployment assistance has been lifesaving.

Here is what enhanced unemployment benefits have meant for my constituents in Illinois. One Chicago resident reached out to my office, saying that "my sister has been out of work since the pandemic hit Chicago . . . her husband works a full-time job during the day five days a week and cleans offices three to four nights a week just to make ends meet . . . unemployment assistance is essential."

That constituent wrote to me out of concern for her family, not herself—her sister, her brother-in-law, and her nieces and nephews. Tell me, does that father—working a full-time day job and cleaning offices at night—sound lazy to you? Does that family sound like they are coasting through this pandemic on Easy Street? Not to me, they don't.

Another constituent wrote to me out of concern for his wife. Because of the pandemic, she was laid off from the job she had for 20 years. He wrote, "She is actively looking for work but so far there are hardly any openings in her field."

That sentiment was echoed by another constituent, who wrote, "My 35 years of experience and outdated master's degree in marketing mean nothing in this job market."

I also heard from a single mother of three who lost her job as a banquet

server due to the pandemic. She has emptied her savings and is 3 months behind on mortgage payments. She worries that at 58 years old, it will be difficult to find new work.

And one more story, my office received a letter from a 63-year-old woman living with an autoimmune disease. She thought the job she had before COVID-19 would be her last job ever. But then she got laid off. Now, she relies on SNAP benefits to put food on the table and on Medicaid for the doctors and medicines she needs to control her disease. She wrote, "What a horrible thing to rely on the government, but we have no choice." Let me say that again: "We have no choice."

Do these sound like calculating con artists or loafers trying to scam Uncle Sam for a quick buck? These are Americans, our neighbors, and they are barely making their way through an unprecedented public health crisis. And they made it because of unemployment assistance. And jobless benefits don't just help the workers and families who receive them. They help communities. They keep money circulating during hard times. People are spending their enhanced unemployment benefits on groceries, rent, mortgage, and other necessities.

Now, as we begin to recover, let's not bash the workers who have borne the brunt of this pandemic. Let's focus on what is actually holding our economy back. Let's look at the facts. On Thursday, the Department of Labor published a report showing that new claims for unemployment insurance have fallen to their lowest level since the pandemic began. As more and more people get vaccinated, as we start bringing this virus under control and the world starts opening up, it is clear that Americans want to get back to work. They want to earn a living. So what is preventing more Americans from returning to the workforce?

For one, people are still concerned about safety. It was only 2 weeks ago—May 13, to be exact—when the CDC announced that it is now safe for fully vaccinated people to take off their masks and resume activities that they had put on hold—May 13. The jobs report that our Republican colleagues have been so eager to cite as proof that unemployment benefits are keeping people from working was based on data from early April. Remember what was happening in April? Lethal new COVID variants were tearing through the U.K., India, and other nations, and they were starting to show up in this Nation, too. Scientists weren't yet sure whether the COVID vaccines would protect against the new variants. Thankfully, we now have an answer. But back in April, is it any wonder that some workers might have been uncertain about returning to work under those conditions?

And then there are the continued challenges facing caregivers in America.

Many parents—especially mothers—of young children still can't return to

work because so many schools and childcare programs remain closed. You can't leave little kids home alone. Harry Truman used to say that what he really needed was a one-handed economist because all of the economists he knew told him, "On one hand, this . . . and on the other hand, that." A new report coauthored by an economist who formerly worked in the Obama administration questions to what extent the lack of childcare is preventing parents from returning to the workforce. I expect to hear a lot about this report from our Republican colleagues.

So I would point out that Mr. Furman and scores of other economists continue to warn that our failure to invest in high-quality, affordable childcare will undoubtedly impede America's future economic growth and global competitiveness. There is no "other hand" about that. If we want to cultivate the world's most educated, skilled workforce—a goal I am sure we all share—we need to ensure our children are cared for—because cultivating that workforce begins before kindergarten. Yet the United States is the only advanced economy in the world that doesn't guarantee parental leave for working parents.

And we are one of the only advanced economies that doesn't provide some form of universal early childhood education. If you want to have a child in America, guess what? You are on your own. This is a structural problem in our economy that has existed for decades. The pandemic just brought it into sharp relief.

The pandemic has also highlighted another structural problem for our economy. While last month saw big job growth in the leisure and hospitality industries, as restaurants, bakeries, and coffee shops started opening back up, those gains are just one part of the story. Jobs in manufacturing declined. Supply chain disruptions may account for some of these losses.

But there is a bigger problem. Employers in high-skilled manufacturing companies have had difficulty for years filling positions. As a nation, we simply are not doing enough to train American workers for the manufacturing jobs of the 21st century, jobs like assembling electric car batteries or wind turbines. Workers who want to make a career change and learn these skills often have to take on thousands, even tens of thousands of dollars in student debt. We treat worker training as a personal problem rather than a collective good from which we all benefit.

As I said, America's childcare crisis and a shortage of high-skilled workers existed long before COVID. Enhanced unemployment benefits have been an economic lifeline for millions of Americans families during this pandemic.

Severing that lifeline prematurely won't solve the long-term structural challenges facing our economy. It will only make things harder for already struggling families.

But we can address the challenge of childcare and take steps to help workers develop new skills. In fact, President Biden and Senate Democrats have a plan to do it. It starts by investing in our children.

With the American Families Plan, we can make childcare more accessible and affordable, like nearly every other advanced economy in the world.

With the American Jobs Plan, we can invest in workers. It would direct billions of dollars toward helping dislocated workers develop new skills and secure stable, well-paid jobs building wind turbines or electric vehicles or making other American-made goods that will be in high demand for years to come. The American Jobs Plan and the American Family Plan are blueprints for building a sustainable, prosperous economy that will create good jobs for decades to come. I commend President Biden for meeting with my Republican colleague in hopes of moving the country forward and urge Republicans to work with Democrats to achieve these shared goals instead of rejecting our proposal immediately.

We can remain the strongest, most dynamic economy in the world and make the 21st century another American century, but we have precious little time and a lot of competition. We can't waste that time wagging our fingers at Americans who are struggling or ignoring the structural challenges that have existed for decades and have only gotten worse during the pandemic.

The American Rescue Plan saved our economy. Now, let's build it back better than ever before with the American Jobs Plan and the American Families Plan.

I yield the floor.

The PRESIDING OFFICER. The Senator from Massachusetts.

NOMINATION OF ERIC S. LANDER

Mr. MARKEY. Mr. President, today, the Senate should confirm a visionary scientist and thinker and one who will serve with distinction as Director of the Science and Technology Policy.

Dr. Eric Lander represents the kind of new American pioneer, one committed to exploring horizons defined not by the boundaries of land and shore but of genes and genius, a pioneer who sees unanswered questions not as barriers but as an expanse of possibility. He exemplifies what it means to represent a place where scientific progress is a part of our DNA.

Eric's breadth of knowledge, unparalleled experience, and innovative spirit make him uniquely suited to lead. With Dr. Lander at the head of the Office of Science and Technology Policy, all Americans will be his students, sharing his passion for science, discovery, and achievement.

Dr. Lander started his career as a mathematician. He has taught economics and has been one of the world's foremost biomedical scientists for decades.

When I was a young boy who refused to do his homework, my mother would

threaten that she would donate my brain to Harvard as a completely unused human organ. Somehow, she anticipated Dr. Lander and his work on the Human Genome Project and founding of the Broad Institute of MIT and Harvard, which reflect his deep understanding of how science and policy can inform one another.

At the Broad Institute, he pursued collaborative science, bringing together biologists, clinicians, chemists, engineers, and computational scientists. The transformative model for scientific research that the Broad Institute represents is a new way to take on the challenge that we face today, bringing scientific discoveries and advances forward more quickly than ever before.

His contribution to science has also demonstrated how impactful research can be. The Human Genome Project was a 13-year-long project that involved hundreds of scientists across the entire world. This project is an incredible example of a publicly funded project that keeps knowledge in the public domain and a feat that provided a model for the kind of large-scale, cooperative effort that the world's biggest problems require.

The Human Genome Project has also had an enormous economic impact, with one analysis from 10 years ago estimating the \$3 billion project has produced more than 330,000 jobs and nearly \$300 billion in economic benefit.

Sequencing nearly the entire human genome has already led to countless advances, a trend that is certain to continue into the future. The project discovered genes that are fundamental to thousands of diseases—including heart disease, Alzheimer's, and cancer—and paved the way for novel treatments.

In addition to his groundbreaking research, he has taught MIT's introductory biology course for more than 25 years and is one of MIT's most beloved teachers. He has inspired students to grapple with complex issues, helping them become informed and active members of their communities. He has an ability to explain the science of why much better than Senators can explain the political science of why not. That ability to teach and to translate is more important than ever before.

I know Dr. Lander has the skill to rebuild the celebration of science that is the hallmark of American excellence. When his country needed him during the coronavirus pandemic, he moved to build from scratch to operation the largest noncommercial COVID testing laboratory in the country.

He has been a strong supporter of people of color in science and improving racial equity in science outcomes. He has used science as a tool for justice, playing a key role in the origins of the Innocence Project, as his commitment to justice and forensic science has spanned more than three decades.

The crises we face today of human and mind and the intersection of those

two forces are daunting. We are confronted by a surging China and its race to dominate the scientific and technological landscape. That is why we must confirm Dr. Lander without delay, so he can get to work on behalf of the American people.

We have a chance tonight to give our country a leader in science and technology, which we need at this critical time.

I urge all Members to give him your support on the floor this evening.

With that, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. PETERS. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

S. 1260

Mr. PETERS. Mr. President, as we emerge from the coronavirus pandemic, we have a real opportunity to revitalize American manufacturing and harness American leadership in scientific and technological advancement. Today I urge my colleagues to support critical, bipartisan legislation that will do just that.

The United States Innovation and Competition Act will help keep our country on the cutting edge of technology, strengthen American competitiveness on a global stage, and protect our national security.

International competitors like the Chinese Government are aggressively investing in manufacturing, science, and technology in an attempt to gain a competitive advantage over the United States, and we cannot let that happen. In order to maintain our edge, we must make serious investments in domestic research and development, technology, and manufacturing.

We know that a strong manufacturing sector is the backbone of any economy. I have long believed that you cannot be a great country if you don't make things. This bill contains a number of provisions to help revitalize and strengthen American manufacturing.

A provision in this bill that Senator STABENOW and I led will provide \$2 billion in new funding for the domestic production of mature semiconductor technologies that are absolutely critical to the automotive industry and other manufacturers all across our country. This provision is essential because our reliance on overseas semiconductor manufacturing is a threat to our economy and to our national security.

We are currently experiencing a semiconductor shortage that is causing massive supply chain disruptions and has idled plants in Michigan and other States across our country, forcing auto manufacturers to shut down factories and lay off workers. This is a completely unacceptable situation, and we must immediately work to address this challenge.

Boosting manufacturing in Michigan and across the Nation requires a comprehensive Federal strategy to help companies grow our domestic manufacturing base. That is why I authored a provision in this legislation to reactivate the Manufacturing Advisory Council and worked to increase funding for the Manufacturing Extension Partnership program, a program that helps small- and medium-sized manufacturers grow their companies and create jobs. Together, these policies will help strengthen our manufacturing sector, advance our economic competitiveness, and create good-paying jobs.

The United States Innovation and Competition Act also helps ensure that when we are spending American taxpayer dollars, we are investing in American manufacturers and creating American jobs.

As chairman of the Homeland Security and Governmental Affairs Committee, I was proud of our committee's efforts to include several bipartisan provisions in this package that will strengthen "Buy American" requirements. These provisions, including one based on a bill Senator STABENOW and I introduced, will ensure that American taxpayer dollars are being used to buy American-made products and close loopholes that have allowed the use of Chinese- and Russian-made steel rather than using U.S. steel. Growing good-paying jobs in America must always be our focus, and passing this bill will do just that.

This package also includes a provision to secure our supply chain and address the serious national security risks posed by our overreliance on companies in China and other countries for medical supplies.

During the pandemic, we saw firsthand how our country's overreliance on foreign manufacturers for critical supplies, such as personal protective equipment, left us unprepared to combat the pandemic and cost American lives.

This bill takes important steps to address that, thanks to a provision I worked on with Senator PORTMAN to encourage investments that will expand domestic production of personal protective equipment here in the United States.

These provisions and so many more will help us unleash American innovation, lock in our competitive advantage, and grow our economy, but that alone is not enough. We must also protect our advantage. That is why our committee worked to include critical provisions in this legislation to strengthen cyber security and protect against increasingly sophisticated efforts by adversarial governments and criminal organizations to steal our research and intellectual property.

Cyber attacks pose a significant threat to our national security, and cyber attacks have significant real-world consequences. We saw this with the recent Colonial Pipeline attack. This bill includes provisions I authored

to strengthen the Federal Government's capabilities to prevent and respond to a significant cyber incident, creates a fund that can help entities recover from serious breaches, and strengthens our Federal cyber workforce, therefore ensuring our workers have the skills and knowledge to build a competitive advantage and secure our networks from these attacks.

From spurring advancements in artificial intelligence to securing taxpayer-funded research and intellectual property from adversaries who try to steal it, this legislation takes significant steps to help ensure American companies and workers will continue to lead the way in developing the technologies and economy of the future.

The process we followed to write this legislation shows that when we work together in a bipartisan manner, we can tackle the biggest challenges facing our Nation. I am grateful to my colleagues for all of their hard work, and I look forward to continuing to partner with our House counterparts to get these important provisions signed into law.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Ms. MURKOWSKI. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

TRIBUTE TO MICHELLE BLACKWELL

Ms. MURKOWSKI. Mr. President, we are in a bit of a lull here, so whenever there is a lull in Senate activity, it is one of those moments and times when you think about those who have contributed to those of us who serve here in the Senate—staff who have been with us over a period of time, whether they be here in Washington, DC, or back in our home States.

Tonight, I come to the floor to share some long overdue recognition to a long-term member of my team, Michelle Blackwell.

We have had kind of a hectic beginning to this Congress. Yet we are back, doing legislative business, and that is good, but it has, I guess, delayed my tribute to, again, an extraordinary Alaskan, a woman who has been a good team member but also a friend of mine.

Earlier this year, Michelle retired from my team after 17 years of service—amazing years—to the U.S. Senate, as a member of my staff in Alaska, and to many of my constituents back home. Since 2003, Michelle served as my regional representative for the Southcentral region on the Kenai Peninsula in Alaska. The Kenai Peninsula, for those who are not familiar with it, is a pretty significant area. It is equivalent in size to the States of Massachusetts and New Jersey combined, with a population of about 55,000 people.

If there are roads that wind around and go up and down and into some

pretty extraordinary areas, Michelle has traveled them, and she has represented this region with grace, efficiency, diplomacy—resolving truly thousands of cases for constituents who have experienced problems with Federal Agencies. You name it—whether it is the IRS, whether it is Social Security, whether it is the VA—she has a story to tell there. Helping constituents and serving as a liaison to the community were really the keys to her success in my office. Her commitment to public service and to helping Alaskans has made me a better Senator and certainly a better representative for Alaskans.

I have to confess that, as much as we would like to claim her 100 percent for Alaska, Michelle did not get her start in public service in the State of Alaska. Like many who now call Alaska home, Michelle's path was kind of an adventurous one as she worked her way north.

She came to me from Wyoming via Washington, DC. She grew up in Wyoming, and then, following college, she went to work for then-Congressman Dick Cheney. This was back in the early eighties. She started out on the front desk, as a good staffer does, and as many successful staffers like Michelle have done, she worked her way up from there.

She spent 11 years working for Dick Cheney as one of his key aides, and he was so appreciative of her work that he brought her with him during his first tenure as Secretary of Defense under the 41st President, George H. W. Bush.

As many of us know, when you find good staffers, you do everything that you can to hang on to them, but Michelle had a very adventurous spirit and a curiosity for foreign policy. She served a year in Switzerland with the State Department. She then returned to work for Mr. Cheney when his time with the first Bush administration had ended and he went to work for a public policy think tank, the American Enterprise Institute. Following this was the time that she then returned to Wyoming and opened the next chapter of her life.

In 1997, Michelle found herself in the famous Million Dollar Cowboy Bar in Jackson Hole, WY. I have been there myself—but Michelle met the man who would be her husband. The rest, as they say, is history.

Michelle and Jack were married a year later, and their adventurous spirit continued. They moved north. They moved to Sitka, AK, where Jack would serve as the park ranger for the State of Alaska's Department of Natural Resources. They spent 4 years there in Sitka, and Michelle was very active in the community, not surprisingly. She served as the director of the local visitor and tourism bureau—a key industry to our State and certainly to that region.

In 2002, Jack was transferred to Kenai, AK, to serve as the district ranger for Alaska State Parks for the

region. That is when Michelle found her way to the Alaska congressional delegation, where we found her. Again, I wish that I could take the credit for finding Michelle, but she came to work for the entire Alaska congressional delegation. This was at the time when the late Senator Ted Stevens was our senior Senator, and this was just when I was beginning my time in this office. Back then, the rules of this Chamber allowed us to share district offices and staff, so Michelle served not just me but also Senator Stevens and Congressman YOUNG, who, as we know, is now the dean of the House, so some pretty big political powerhouses between DON YOUNG and Senator Stevens. They are personalities that we have described as being larger than life at times and some personalities that can be interesting to balance, but Michelle did so with patience and poise.

All in all, Michelle has 25 years of Federal public service, and I am proud to say that 17 of those years have been as a member of my staff.

Of all of her many professional accomplishments, you will not hear her boast, but you will hear her colleagues speak with the highest respect for her ethics and her duty to public service. She is so humble but so, so respected by her staff both on the State side and among the policy team here in DC.

I have had a lot of time to be in a car with Michelle as we have driven around the Kenai Peninsula. I have seen her interact with constituents who have serious, challenging, personal, deeply emotional issues, and how she is able to communicate with Alaskans on their level, on their issues, in a way that is respectful and understanding and compassionate is a gift that is extraordinary.

Outside of the office, one source of pride—probably the biggest source of pride for Michelle—is very clear: the devotion to her family. When asked by others who worked with her, the first thing that you would hear is of Michelle's dedication to her family, and she has a great family.

Her husband, Jack, as I mentioned, is a great guy—a pilot. She was a little worried when he decided that, instead of a family minivan, it was going to be a family—I don't remember whether it was a Cherokee or a Piper or a 175, but the family is flying around and doing a lot of Alaska that we all enjoy.

They have two great kids, Jackson and Cameron. I have had the pleasure and the privilege to watch both of these young people grow into talented, kind, and smart young adults who are now pursuing college and postgraduate degrees. Jackson, who was a page here in the U.S. Senate and an intern for me, is a Truman Scholar. Cameron, his younger sister, was also a page here. She is pursuing a premed-health sciences program with the goal of being a doctor. Jackson is working on Arctic issues and climate issues. You just couldn't be prouder of these two young people. I know that Michelle is, and I

certainly am. It has been great to be able to watch and be a part of their family.

To the family—to Jack, to Jackson, and to Cameron—thank you for sharing your mom with me, with all of my staff, and really with the Senate and our country for so many years. We know that those years were nights and weekends and holidays when we took a lot of her time, and we appreciate that.

I recognize that, as we see good, strong, capable, really impactful people move on from our teams, it is just the closing of one chapter and the opening of yet another for Michelle and her family.

So, to Michelle, thank you for all of the years that you have given to your public service and as a member of my staff. I wish you all the best in your very well-deserved retirement.

TRIBUTE TO ADMIRAL MATTHEW T. BELL, JR.

Mr. President, as I am still on the floor and we are still in a pause, I want to provide some short remarks with regard to an individual who has been not only a leader in the Alaska community for a period of years but a real leader for our U.S. Coast Guard.

I rise to offer my commendation to ADM Matthew T. Bell, Jr., who served the Coast Guard for 36 years, most recently as the commander of District 17, D17.

He had his retirement ceremony just about 6 weeks or so ago, and I had the opportunity to be out there at his retirement ceremony. It was held in Juneau. We had the Commandant of the Coast Guard, Admiral Schultz, who led the delegation, join Senator SULLIVAN, myself, and Governor Dunleavy. It was pretty significant that you would have a gathering there in Juneau for this retirement ceremony but not unusual because Admiral Bell had led in a way and manner that deserved this public recognition, certainly, at the highest level.

D17 is an enormous region that covers the entirety of Alaska, from the Bering Strait to the Aleutian Chain and all of the surrounding waters.

Admiral Bell, during his time there as head of D17, led with distinction, but before this he had had some pretty significant and impressive roles. He commanded the Personnel Service Center. He served as chief of staff for the U.S. Coast Guard Pacific Area and as a chemistry and nautical science instructor at the U.S. Coast Guard Academy.

He served as commander of Task Group 55.6 in Bahrain in support of Operation Iraqi Freedom, and he earned the highly esteemed "Cuttermen" designation after more than 12 years of sea service.

Three times—three times—he was the commanding officer and his commands included the Coast Guard Cutter Point Divide, Coast Guard Cutter Alex Haley, and Coast Guard Cutter Douglas Munro.

The Alex Haley and Munro were each stationed in Kodiak when Admiral Bell served as their commander. In fact, we

had the retirement ceremony for Admiral Bell, and then the following day we flew out to Kodiak to attend the decommissioning of the Munro after 40 years of service—pretty admirable run.

But I can imagine that these tours helped sow the seeds of home for Admiral Bell and his family.

So I mentioned I had the opportunity to be there when Admiral Bell passed on the roles and responsibility of the D17 command. It was April 21.

He was honorably awarded and recognized for his outstanding service and retirement. But, again, I think it is noteworthy. This was not your average retirement ceremony. We had COVID-19 protocols that were still in place. Senator SULLIVAN and I were in the front row. It was a pretty limited gathering. I think they were limited to 30 people, joined by the Governor of Alaska. Over 300 people watched by live feed, but behind us—so in the speaker's view and behind us—was this exceptionally distracting view, the beauty of Mendenhall Glacier that was behind us. And every one of the speakers noted that it was quite extraordinary to be in this setting.

But I was honored to be invited and humbled to represent the Alaskans who have all deeply appreciated the Coast Guard's work in our State, and especially while Admiral Bell was at the helm.

I want to take just note of the fact and thank Admiral Bell and all of the really invaluable, heroic work that D17 does in the State.

In a given month in the State of Alaska, D17 rescues 22 souls, assists 53 people, saves over \$1.65 million in property across 3,853,500 square miles and over 47,300 miles of shoreline—a lot of space, lot of territory to cover.

Alaska is tough. It is rugged. It is big. But these missions are carried out in the toughest, most challenging environment. And as I heard Admiral Bell mention during his retirement ceremony, he said: "If you can do the Coast Guard's mission in Alaska, you can do the job anywhere [else]."

And he is right. It is the best that we will see.

Not only are Coast Guard men and women in Alaska mastering their craft and saving lives and property, they are also integral members of our communities. Those members and their families are our neighbors. They are our classmates. They are our friends. And I deeply appreciate the connection and fond relationship shared by the Coast Guard and Alaska, and that is why it is so important, I think, to just take the time to honor and to thank incredible leaders like Admiral Bell.

So on behalf of Alaska, I thank you for everything you have done to continue the longstanding legacy of lifesaving, environmental protection, and maritime safety in our great State.

But beyond that, thank you for representing and nurturing the connections between the Coast Guard and our State as the D17 commander and neighbor.

And I want to end my comments tonight with just a comment about Matt Bell as the neighbor. Matt and his wife Nancy have raised three sons, and like most Coast Guard families, they moved numerous times. They have accepted the assignments and adventure with the kind of a matter-of-factness that comes with military service. But wherever they have been stationed, they have become part of the community. They have made that community just a little bit better.

And when Matt and Nancy came to Alaska, they knew they were home. They said it. Absolutely, they knew they were home. In fact, it was somewhat interesting. Nancy was not at the retirement ceremony there in June because she had already moved all of their household goods to Kodiak. I think it was her first week of work there. She was working at the Coast Guard base there. So, you know, she is a true Coast Guard family for life.

But for a small little side note and an anecdote, at the conclusion of the decommissioning of the Munro, I had to fly back to Anchorage, and as it turned out, the same airplane that was going to be taking me back to Anchorage from Kodiak was the same airplane that was delivering just recently retired Admiral Bell to Kodiak to come home to his wife and help, basically, move in.

Long story short, weather comes in and there are no airplanes to Kodiak. So he is not coming in and I am not going out.

As it was, I was supposed to be in Anchorage at a family dinner, and I knew that they had a place set for me, and while I was at the airport trying to rearrange reservations and trying to find accommodations for the evening, Nancy Bell was at the airport waiting for her husband. And she said: What can I do to make sure that you have a place to stay?

And I said: Well, it's not just about me. I have a whole volleyball team from Palmer and a soccer team from the valley. What are we going to do with 50-some-odd kids when there is no airplane until tomorrow?

And Nancy Bell sprung into action, as a good community member, to see what it was that she could do to get not only me and a couple of staff people but to get a couple teams of kids situated for the evening.

And I said: You know, Nancy, you are taking care of me. Matt needs to go to my family dinner in Anchorage and take my place.

And so he did. He had a great evening with my family, and I had a great opportunity to spend a little bit more time with his wife in Kodiak.

But it just speaks to the neighborliness that goes on. You have a significant leader in our U.S. Coast Guard—a man who he and his family have given so much, 36 years in service. And they are now going to give that to their community—their Alaska community—that they have adopted, and we have embraced them.

We honor them, and we wish the best for them and their family in their retirement.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. BROWN. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

UNIONS

Mr. BROWN. The Presiding Officer and I and another 20 or so Senators listened yesterday in the Banking, Housing, and Urban Affairs Committee to the CEOs of the Nation's six largest banks testify to our committee. Those six CEOs are among—or maybe the six most—powerful business people in America.

I look to what has happened to my hometown of Mansfield, OH, and to Zanesville, OH, and Lima and Chillicothe and Portsmouth and Springfield—medium-size industrial cities that 40 years ago were prosperous industrial communities that created and which were the homes of thousands—tens of thousands, really, of good-paying union jobs, allowing people out of high school to go into the plant and make a decent middle-class living, allowing them to send their kids to North Central State or Mansfield OSU or Denison or schools all over Ohio.

But in the last 30 or 40 years, we have seen what Wall Street has done. Wall Street has done just fine for themselves. We have seen profits go up dramatically. We have seen executive compensation stratospheric—tens of millions of dollars for most of these CEOs and their earnings every year and their compensation.

But we see middle-class wages in places like Toledo and Akron simply flat. And we heard a lot at that hearing yesterday, from these CEOs, about how much they value their employees. Yet not one of these CEOs agreed to remain neutral if their workers want to unionize.

And I know from my State, whether it is Dayton or whether it is Trotwood or whether it is Zanesville—I know from my State—that when workers are lucky enough to carry a union card, they are much more likely to prosper.

These CEOs said: Yeah, we want our employees' voices to be heard.

But that is not what remaining neutral means—not using their vast power to intimidate their employees.

The Presiding Officer has seen it in Georgia, we saw it recently in Alabama, and I have seen it many times in Ohio, where an employer uses the vast resources of the corporation to browbeat—or however they do it—to stop people from voting for the union that would make their lives better.

I heard these CEOs say they are focused on lending to small businesses and growing the economy, but I don't

see that in Newark. I don't see that in Canton. I don't see it in Warren or Youngstown. These small businesses want help.

The community bankers did it. For community bankers, their lending went up during the pandemic, but these large six banks restricted their lending in the pandemic.

But they had enough money left to do major stock buybacks. One of these companies planned to do \$25 billion. It was announced just recently that one of these six banks was going to do a \$25 billion stock buyback.

Do you know who that enriches? It certainly doesn't enrich the community. It doesn't enrich Columbus or Cincinnati or Blue Ash or Bellaire or Steubenville. What it does is enrich the executives. These six CEOs said that, yes, climate change is a threat to the entire economy, but they drag their feet when it comes to investing in new technology and jobs for the future.

I am glad they raised wages, a number of them—and I know the Presiding Officer from Georgia saw this. Right before the hearing, one of the companies agreed to raise the minimum wage of its employees significantly. A couple others of them bragged about their diversity in their workplace. They had just put the first Black woman on their board.

But we also know that one of those CEOs—this is not even quite believable, but I can prove it with the math, as we did during the hearing. One of these CEOs makes 900 times what the lowest, what some of their new employees make—900 times. I don't think they claim to work 900 times harder. But how do you figure this out? How does this come about, that a CEO will make 900 times what some of its workers make?

I am glad they raised wages. I am glad they made some investments in minority depository institutions. And I was even welcome to hear them brag about their investments in Howard and Fisk and one of the great institutions in the Presiding Officer's home State, in Atlanta, with Morehouse. I am glad they are doing that. I am glad they are increasing diversity in their senior leadership. I hope they continue it, and we will be watching.

It is not close to enough, though, when these are the most powerful actors in this country. The signals that these companies send to influence workers and companies all over the country—it is not just the thousands of employees. It is important to remember, when financial services makes about 25 percent of the profits of all corporations in the country—financial services accounts for about 25 percent of it, but they are only 4 percent of all the employees. Four percent of all the employees in the country work for financial services, but they account for 25 percent of the profit. That tells a story too. It tells the story that these large banks have built an economy that is good for them. They built an

economy that is good for financial services. They built an economy that is good for the largest banks—not the community banks in Savannah or Lagrange or Griffin, GA, or Mansfield or Shelby or Crestline, OH, but they have built an economy that is good for the big guys.

Let me give you a couple examples. Before the pandemic, Bank of America downgraded Chipotle's stock because an analyst decided the company pays its workers too much. They downgraded the stock because an analyst said it pays the workers too much. As a result, the company's share price declined.

When American Airlines announced pay raises for its pilots and flight attendants, Wall Street punished the company, dropping its stock price by 5 percent. So when American Airlines does the right thing—they decide to invest more money in their workers—Wall Street slaps them and says: Don't do that. That doesn't help the economy.

A Citibank analyst actually wrote—believe this:

This is frustrating. Labor is being paid first again. Shareholders get leftovers.

Leftovers? Shareholders get leftovers?

We might have thought that after the pandemic things might start to change a little bit. No one could deny how much essential workers contribute—the bus driver in Cleveland, the drugstore worker in Lima, the nurse in Bellaire. Those are the people who really were the heroes in this economy. Our economy is supposed to reward people whose talents are in high demand. That is what we are taught. That is what corporate leaders tell us, right?

But this year, after Amazon defeated Alabama's workers' union organization effort, the company stock climbed. Just a few weeks ago, Wall Street sent Uber and Lyft and DoorDash stocks down when Labor Secretary Walsh said gig workers should be classified as employees.

So when the government decides we need to do something, we need to make sure these workers are treated better, Wall Street essentially attacks those companies' stocks. Think about that. It sends a pretty clear message. The more you pay your employees, the worse you are going to do on Wall Street. The less power you give workers, the better you will do. That view that American workers are costs to cut instead of a valuable asset to invest in, that is what is wrong with this system. So-called analysts at Wall Street, often at the banks—these six largest banks—make decisions for people in Ohio, Georgia and Pennsylvania and across the country. They make decisions about whether workers they have never met, in towns they have never been to—whether those workers are a good investment.

I hope these banks make progress not only within their own institutions but

thinking about the role these banks play in leading this system and leading our economy and leading this country.

I suggest the absence of a quorum.

THE PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. WICKER. Mr. President, I ask unanimous consent that the quorum call be rescinded.

The PRESIDING OFFICER (Mr. BROWN). Without objection, it is so ordered.

Mr. WICKER. Mr. President, later on this evening, it is my hope that we will be moving forward on the U.S. Innovation and Competition Act, which many of us are still calling the Endless Frontier Act. I will be voting to support final passage. This landmark bill has prompted considerable debate.

This legislation is about maintaining America's edge in research and technology. That is a top priority for my party, and it is a top priority for the Democratic Party in this Chamber. And it ought to prompt a spirited discussion. And it has prompted such a discussion. How many bills has this been said about?

The bill is not perfect. There are elements that I could do without, and there are parts that I wish were included. But on the whole, this is a necessary step to keep our Nation competitive. This bill puts forth a bold vision for scientific research across multiple Federal Agencies and authorizes a historic down payment on the priorities that can keep America at the forefront of innovation. This bill is a huge boost for American R&D. It authorizes substantial R&D investments through the Department of Energy, the Department of Commerce, NASA, and, of course, the National Science Foundation, which is the gold standard for basic research.

In addition to a new NSF Directorate, it will speed up the translation of R&D into practical applications and help tech innovators through the creation of technology hubs around the country and expanded manufacturing programs.

Our adversaries are well aware that America leads the world in innovation. Instead of trying to outinnovate the United States, some of our adversaries are choosing to steal what we create. The Chinese Communist Party is, bar none, the world's worst offender when it comes to research and intellectual property theft, making today's legislation especially urgent.

This legislation takes steps to improve research security at the National Science Foundation. Although the introduced bill did not contain adequate provisions in this area, I worked with Senator CANTWELL, the chair of the Commerce Committee, to craft a package of reforms to safeguard taxpayer-funded research and intellectual property.

Our approach will ensure that the research community understands and

complies with security policy and that grant applicants go through appropriate risk assessments. The research security title establishes a new research security office at the NSF to centralize the process of developing these security requirements and assessing potential risks. The office is empowered to pull in the intelligence and law enforcement Agencies to assist in targeted risk assessments.

We also establish a clearing-house for the research community to share information about security threats. Importantly, the research security title also includes a ban on Federal employees participating in foreign talent programs and a strict provision on tax-funded awards going to researchers who participate in talent programs run by our greatest adversaries. These initiatives and many others constitute a new and bold research security program at the National Science Foundation.

This bill also represents a huge step forward for geographical diversity in R&D. Currently, half of all Federal R&D funds go to just six States and the District of Columbia.

Closing that divide has been a priority of mine since my first days in the House of Representatives. Today's legislation will boost R&D at emerging institutions so that no region goes unutilized in our efforts to compete with China.

I regret that this bill was put through with a rushed process. Our initial markup in committee was scheduled just 1 day after the bill was dropped. That markup got postponed. Two weeks later, we had a day-long markup where we dealt with more than 250 committee amendments. After incorporating over 100 of those amendments, the bill passed by a vote of 24 to 4.

Let me repeat that. The bill passed the Commerce Committee by a vote of 24 yeases and only 24 noes.

A few days later, the bill reached the Senate floor, where more than 500 amendments have been filed. Clearly, there is a desire to legislate in this body and on this legislation given sufficient time and opportunity.

This bill should put to rest—to rest—any discussion of changing the filibuster. The Senate is perfectly capable of functioning if the majority allows it to function. And it has done so this week and in the days last week when we were considering this legislation.

I would add that it would be wrong and unnecessary for this bill to be funded through reconciliation. Passing this consensus legislation through a partisan process would send exactly the wrong message to our adversaries. And we are getting it done under regular order. It may not be pretty. It may not be the most efficient thing ever devised by the mind of man, but we are getting this done under current rules. Everyone has been heard, and it will be passed under regular order, I think with a very nice vote.

I wish to congratulate the two authors of this legislation, Senator SCHUMER and Senator TODD YOUNG, for their success in this bill. I especially appreciate Senator YOUNG's commitment to improving our competitiveness and his leadership in moving this bill forward.

I also want to thank the chair of the Commerce Committee, MARIA CANTWELL, for helping shepherd this bill through the oftentimes challenging floor, for her patience and her skill in helping to lead us through the amendment process.

And, then, how could we end debate or approach the end of consideration of this legislation without thanking our staffs for the countless hours on both sides of the aisle, for the people who worked so hard on this bill and the amendments? The excellent, knowledgeable way in which they have approached this legislation would be amazing to the American public if they could look into the process and see how hard these public servants work.

I want to particularly thank the outstanding contributions of my staff director, John Keast. But also he would want me to make a particular point of congratulating policy director James Mazol and my deputy policy director Cheri Pascoe—neither of whom has slept very much recently. They have done exceptional work.

I know Senator CANTWELL feels the same about the great public servants on her staff, on her side of the aisle. They have done this at great personal sacrifice from their families and from themselves. And I know we are all well-served by our staffs, and I am most thankful for mine.

But I am also thankful for the legislative process, for the fact that on this issue, increasing secure R&D to combat our adversaries, particularly those in Communist China—I want to thank the Members of this Senate on both sides of the issue and on both sides of the aisle for the great way in which this Senate has conducted regular order.

I will be voting yes. I think a sizable majority of the Senate will be voting yes. And we will be doing good by our constituents and by future generations in doing so. Thank you.

And I yield the floor.

The PRESIDING OFFICER (Ms. BALDWIN). The Senator from Washington.

Ms. CANTWELL. Madam President, I wanted to commend and thank the Senator from Mississippi for his hard work. I have the great pleasure of working with him on the Commerce Committee, and I can tell you we are here tonight—not at this very moment at 10 o'clock but at the advent of getting to this moment where we can proceed to such important legislation—thanks to him and his great work as the ranking member on the Commerce Committee.

I want to personally thank him for that because I think the Senator described the actual process pretty well. We have two colleagues who have had a

lot of foresight and thought about this issue—Senator SCHUMER, who for a long time has discussed America's competitiveness and what we need to do about it, particularly as it relates to shifting change and demographics on a lot of foreign policy issues, and our colleague from Indiana, who has also in the last 2 years put a lot of work into thinking about the future of AI competitiveness, manufacturing, and what we need to do to be competitive in the United States of America. So the Schumer-Young proposal is not new to this Congress. It was proposed before. And so this is work for many, many, many months. I do think, as Senator WICKER stated, that we should thank them for their foresight.

I think, depending on what part of America you are from, you have a perspective about the economy of the future and how we are going to compete. For me, I am very blessed to represent the State of Washington with much innovation and really longtime work to get to the point where we are today.

One thing I would like to depart with is that we didn't get to the Northwest economy overnight. A lot of thought went into the education system and the workforce training issues. Sometimes I just say we are blessed to have people there who stayed and innovated with the companies that they innovated in.

Where we are today represents decades and decades of work, but it also gives you a little bit of foresight into the importance of research and development. The University of Washington is a leader in research and development with NSF and with predecessors here in the Senate who—Warren Magnuson specifically—focused on both NIH and NSF dollars. With the size of an institution with 40,000 students, it is also a premier research institution.

So that has given us a good footing for the future, the work they have done and the advent of Microsoft and so many companies with executives who then also put more into the University of Washington so we could grow our skill set and keep investing. So it is a long-term investment.

Our colleague from Indiana and our colleague from New York basically challenged us to think about what is our R&D investment for the United States of America and are we competing. Senator WICKER knows that this is something the Commerce Committee twice before had considered, in 2007 and 2010. He said: By God, we are going to double the R&D budget, and we are going to compete.

Believe it or not, it was George Bush as President who first authored a report that said America needs to have a more aggressive competitiveness policy. He was probably looking to Asia and seeing what was happening and saying we needed to do more.

The advent of that is, we started down the right road. We tried to make a commitment. We didn't completely follow through because of the down-

turn in the economy. Instead of doubling that R&D budget in a short period of time—5 to 7 years, and then we thought 11 years—well, it has turned into 22 years, and we really haven't quite done the job.

To our two colleagues, I thank them. I thank the Senator from Indiana. I certainly thank the Senator from New York because I think that without his continued heft behind this issue, saying that it is a priority—I told him he must have read Andy Grove's book "Only the Paranoid Survive" because he has clearly adopted that attitude as it relates to America's competitiveness and making sure we make investments in the semiconductor area—an area he knows well. He really does believe it needs the R&D investment and focus. I applaud him because really, without his major push, I don't think we would be here on the Senate floor tonight.

As my colleague Senator WICKER said, this bill includes a massive investment in the NSF budget and in the DOE budget, which is kind of tandem. That is what has happened every time we have had this discussion. NSF and DOE, the Department of Energy and the National Science Foundation, have been our key tools for research and development in key areas that keep manufacturing competitive, keep our energy sector competitive, and keep our technology competitive. They have been major investments.

The challenge that we faced is that we also were asking ourselves—besides trying to double our investment in these areas, we also said we want to get more out of the investment we have today. We want to basically get more out of the technology that we are creating and get it translated into more innovation right away.

This legislation does that by creating a new Tech Director at the National Science Foundation to, if you will—we have basic research, applied research—to have translational or user research to more quickly aid in the adoption of technologies that will help our economy grow. That was a pretty big step in the legislation.

Of course, Senator WICKER and I believe that investing in the workforce that we would need with STEM education was also a priority. So there was a pretty big, hefty boost in science, technology, engineering, and math in this underlying bill, including saying that women and minorities in the sciences have to be a priority and we have to do more to encourage that.

I want to thank Senator WICKER especially for his insistence on a key provision that I think is also important. Part of this is saying that we need to be competitive and increase the R&D budget. Part of it is saying that we need to have more translational science, get more out of our universities, and have them protect their intellectual property better. But this is also about having all of America better prepared for the economy of the future and compete.

Senator WICKER said: I want 20 percent of this bill, the legislation—the R&D dollars to go to States that are called EPSCoR-qualifying States. They are regions of the country where we have identified that we need to strengthen our research capacity. So the 25 States that are qualified as EPSCoR States know, and it is a program that has been built around strengthening their research and development. Senator WICKER's insistence on this provision will help those States grow their research muscle for the future, their research ecosystem, strengthen their universities, and strengthen the dollars that go to them. I applaud him for that dedication.

The head of the NSF, the National Science Foundation, will tell you that our motto for this bill overall or our goal as a nation is to be for innovation everywhere, connected to opportunities everywhere, connected to universities. With the provision that Senator WICKER proposed, we are literally taking another step towards building that infrastructure everywhere. If you are in Fairbanks, AK, or you are in Mississippi or some other part of the country, those institutions will get an extra focus and push to get more research and development.

I like to say that you never know what is going to come out of that. You never know what is going to come out of one individual at one institution with a great idea that really charges forward in a new area. So I think it is a great provision of the legislation.

We have, I think, with the other provisions our colleagues worked on—Senator WARNER and Senator CORNYN—on trying to, in the last NDAA bill, make us crisply focused on the immense competition that we face in the semiconductor industry, we really have, I think, before us the shape of the debate about America's competition. We are not afraid to put research dollars on the table as a country. Our Nation believes in that more than other nations. Our people believe that is what has made our Nation great, and they know that if we keep making that investment, we are going to grow jobs and the economy. So we have made that commitment in this legislation.

We have made the commitment to diversify our research, to get more out of our research and translate that faster. We have made a commitment to skill and educate a workforce, not only with the diversity we like to see in science but the geographic diversity we like to see as well.

We didn't spend a lot of time talking about what is in here for the Department of Energy. It is not specific as to what the Department of Energy will do for this, but it is safe to say the Department of Energy's innovation program and ARPA-E are basically trying to help us with the next generation of energy technology. But it also includes carbon sequestration and a whole variety of other areas, nuclear power and a whole translation of various energy sciences.

I really believe we will be working together. I believe DOE, NSF, our National Laboratories, our universities—the collaboration that we heard about in committee will be the kind of growth that comes out of this legislative effort.

To many Americans at home, all I can say is, we are making another investment in American know-how, the ability to use our scientific skills to help create the next generation of work and effort.

I, too, want to thank our staff. I certainly on my side want to thank our staff director David Strickland and Melissa Porter, Richard-Duane Chambers, Mary Guenther, and Stacy Baird.

I, too, want to thank the Senator's staff—John Keast, Cheri Pascoe, and James Mazol—because they have been a great team to work with.

I also want to thank, on Senator SCHUMER's staff—Mike Kuiken and Jon Cardinal—because they have been a constant source in all of this.

Of course I thank all the floor team who have been out here working on this. I know there are other people from this room.

I also thank Senator WICKER's staff, Crystal Tully and Steven Wall.

On my staff, I thank Jonathan Hale and David Marten and Amit Ronen, who worked on a lot of the energy stuff that was part of this underlying stuff.

I am sure we will have more to thank later. This is a wish by Senator WICKER that this would be the wrap-up. I know we are not quite at the wrap-up, but we are hoping that we will hotline a managers' proposal. I hope our colleagues will look at that. I hope that our colleagues will allow us to move forward on that. If they are not going to let us move forward on that, I wish they would come down to the floor and tell us that. It is time to move forward on getting the rest of this legislation through the Senate and move to whatever discussions we are going to have with the House.

It is safe to say this represents a lot of work by a lot of people. In the committee, I think we processed before we even got to the legislation something like 52 amendments prior to the actual day. With the substitute, I think we processed another 40 or 50 amendments. I think we had dozens of rollcall votes. That was all in committee.

Out here, we processed lots of legislation to be part of the managers' amendment. It is safe to say that practically every Member of the U.S. Senate has had some part or discussion or legislative suggestions that are a part of this bill. It is, as Senator WICKER said, a very regular order process, albeit quick at times.

I think we have a lot to do. We have been very challenged as a Congress to deal with a lot of issues—COVID specifically—but the competition is not waiting and the competition has different tools. We have a different government and we believe in collaboration, and collaboration, yes, takes a little more time.

I think it is going to strengthen us in our ability to compete because we are going to be on the same page about what we need to get done. I hope our colleagues will indulge us to move ahead. I hope that we can get this next managers' amendment and other things voted on very soon.

I yield the floor.

QUORUM CALL

Ms. CANTWELL. Madam President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll, and the following Senators entered the Chamber and answered to their names:

[Quorum No. 3]

Baldwin
Cantwell

Cardin

Casey

Collins

Cornyn

Daines

Hassan

Johnson

Leahy

Lee

Ossoff

Peters

Romney

Schumer

Scott, of Florida

Smith

Tester

Wicker

Young

The PRESIDING OFFICER. A quorum is not present.

The majority leader.

MOTION TO INSTRUCT

Mr. SCHUMER. Madam President, I move to direct the Sergeant at Arms to request the attendance of absent Senators, and I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There is a sufficient second.

The clerk will call the roll.

The legislative clerk called the roll.

Mr. DURBIN. I announce that the Senator from Arizona (Ms. SINEMA) is necessarily absent.

Mr. THUNE. The following Senators are necessarily absent: the Senator from Tennessee (Mrs. BLACKBURN), the Senator from Missouri (Mr. BLUNT), the Senator from Indiana (Mr. BRAUN), the Senator from North Carolina (Mr. BARR), the Senator from Arkansas (Mr. COTTON), the Senator from Oklahoma (Mr. INHOFF), the Senator from South Dakota (Mr. ROUNDS), and the Senator from Alabama (Mr. SHELBY).

The result was announced—yeas 84, nays 7, as follows:

[Rollcall Vote No. 217 Leg.]

YEAS—84

Baldwin	Capito	Cortez Masto
Barrasso	Cardin	Cramer
Bennet	Carper	Crapo
Blumenthal	Casey	Cruz
Booker	Cassidy	Daines
Boozman	Collins	Duckworth
Brown	Coons	Durbin
Cantwell	Cornyn	Ernst

Feinstein	Lummis	Sanders
Fischer	Manchin	Sasse
Gillibrand	Markey	Schatz
Graham	Marshall	Schumer
Grassley	McConnell	Shaheen
Hagerty	Menendez	Smith
Hassan	Merkley	Stabenow
Hawley	Moran	Sullivan
Heinrich	Murkowski	Tester
Hickenlooper	Murphy	Thune
Hirono	Murray	Tillis
Hoeven	Ossoff	Tuberville
Hyde-Smith	Padilla	Van Hollen
Kaine	Peters	Warner
Kelly	Portman	Warnock
King	Reed	Warren
Klobuchar	Risch	Whitehouse
Leahy	Romney	Wicker
Lee	Rosen	Wyden
Luján	Rubio	Young

NAYS—7

Johnson	Paul	Toomey
Kennedy	Scott (FL)	
Lankford	Scott (SC)	

NOT VOTING—9

Blackburn	Burr	Rounds
Blunt	Cotton	Shelby
Braun	Inhofe	Sinema

The motion was agreed to.

The PRESIDING OFFICER (Mr. HICKENLOOPER). A quorum is present. The Senator from Washington.

AMENDMENT NOS. 1583, 1637, 1701, 1758, 1777, 1851, 1943, 1958, 1964, 1988, 2000, 2017, 2025, 2048, 2082, 1768, 1823, 1980, 1981, 2001, 2104, 1622, 1801, 2093, 2049, 2085, 2083, 1945, 2026, 1933, 1841, 2103, 2105, 2094, 2106 AND 2090 EN BLOC

Ms. CANTWELL. Mr. President, I have a package of amendments that have been agreed to by both leaders and by the chairs and ranking members of the relevant committees, so I ask unanimous consent that the following amendments be agreed to en bloc: Collins 1583, Fischer 1637, Johnson 1701, Shaheen 1758, Rubio 1777, Thune 1851, Wicker 1943, Hagerty 1958, Cotton 1964, Blunt 1988, Scott of Florida 2000, Ernst-Hassan 2017, Romney-Menendez 2025, Johnson 2048, Luján 2082, Rosen 1768, Merkley 1823, Warnock 1980, Murray 1981, Hassan 2001, Warren-Rubio 2104, Collins 1622, Wicker 1801, Leahy-Tillis 2093, Van Hollen-Tillis 2049, Blackburn 2085, Cortez Masto 2083, Lankford 1945, Baldwin-Braun 2026, Hyde-Smith 1933, Hyde-Smith 1841, Merkley-Rubio-Romney 2103, Ossoff 2105, Barrasso 2094, Rubio 2106, and Kaine 2090.

The PRESIDING OFFICER. Is there objection?

The Senator from Wisconsin.

Mr. JOHNSON. Mr. President, reserving the right to object, the sponsors and managers of this bill have made the point that this piece of legislation has followed regular order, and I will admit, versus how things have been passed in the last 10 years since I have been here, this is a little bit better regular order than I have experienced in general. But it still does not even come close to giving Members time to fully consider what we are voting on here. I don't even have a total score on this. I have been told it is approaching a quarter of a trillion dollars.

The history of this bill is on May 13, about 730 pages were reported out of committee. This wasn't exactly the bill that was voted out of committee, though. Somewhere, somehow, the

chair modified at least one amendment that was not particularly recognizable to those that offered the amendment.

On 5/19, on September—or May 19, the bill grew to 1,445 pages, and just today we voted on an amendment, 900 pages. So now here we are at 11 o'clock. We come to the Chamber. For the first time, I see what the amendments are in the managers' package.

I am sorry. I don't know what these amendments are. I know what my amendment is. I don't know what the rest of these are. I haven't seen them. I don't even know how many pages this is. I just have a list. So you can claim this is regular order. You can claim this is a deliberative process, but it is far from it.

So I would just ask that the Senator modify her request; that the Senate stand in recess for 3 hours—only 3 hours—to allow us to review this package of amendments.

Would the Senator modify her request?

The PRESIDING OFFICER. Does the Senator so modify her request?

Ms. CANTWELL. Mr. President, I know my colleague knows the Commerce process, knows that we went through a very elaborate process in Commerce, and I know that he has amendments in this proposal. Some of these have been available since 11, 12 hours ago. People have been talking about these amendments. So it is time for us to honor the request of our colleagues to move forward on a managers' package worked out by the leaders and the relevant chair and ranking member, so I object to the modification.

The PRESIDING OFFICER. Objection is heard on the modification.

Is there objection to the original request?

Mr. SCOTT of Florida. Mr. President.

The PRESIDING OFFICER. The Senator from Florida.

Mr. SCOTT of Florida. Mr. President, I join my colleagues today to make a simple request: Let the people see the bill.

Too often, this body acts without due time given to hear from all of the ones we represent: the American people. That has absolutely been the case this year as Congress has rushed through massive, 1,000- or 2,000-plus-page bills, spending billions or trillions of tax dollars without valuable input.

Now you ask us to vote on a massive bill compiled just this evening. That is wrong, and the American public know it is wrong. We haven't had the time to read this. No one has, in fact. This entire bill as it sits here before us has only been under consideration for a little over 2 weeks, with thousands of pages, and it has been amended numerous times, including many times today. It spends hundreds of billions of tax dollars.

As my colleagues know well, I am as vocal an opponent of Communist China as anyone. America must take decisive action to protect our interests and

combat the threats posed by China's Communist regime. If the purpose of this legislation is to address that urgent issue, it should do that with input and feedback from the public.

We should table this vote, let the Members return to our States, hear from constituents, and then move forward in a timely manner with the legislation after we have heard from our constituents. This is a simple and reasonable request. Therefore, I ask the Senator to modify her request to delay further consideration of S. 1260 until the week of June 7.

The PRESIDING OFFICER. Does the Senator so modify her request?

Ms. CANTWELL. Mr. President, my colleague also knows the work of the Commerce Committee because he is on the Commerce Committee, and this bill came out of the Commerce Committee 24 to 4. So I know the Senator knows the work of that legislation.

The remarkable aspect of this legislation is that it did compile product from various committees, and those committees did their regular order process. In fact, this process for the last several—you could say 24 or 48 hours was held up because one committee's product wasn't considered, and your side said it wanted it considered before we could move forward. And, guess what, we accommodated that.

So we now have a work product that is, I think, ready to be voted on—again, in a bipartisan fashion, working together with both leaders and with committee chairs and the ranking members. So I object to the modification.

The PRESIDING OFFICER. Objection is heard to the modification.

Is there objection to the original request?

The Senator from Utah.

Mr. LEE. Mr. President, reserving the right to object, I just want to reiterate again what we have dealt with.

As originally introduced, the bill was 160 pages. Yes, it ran through committee. Then it went out of committee, and it was reported out by the committee at 730 pages. Then you had the May 19 substitute—1,445 pages—and you had a substitute today that took it up to over 2,300 pages. Then at 10:59 p.m., just a little over an hour and a half ago, we received notice of this managers' package. The list that we received is a simple list of numbers attached to last names. It doesn't contain the text of those; it just contains references back to other amendments—10:59 p.m. We still don't know exactly how long that is.

Yet people are fond of saying, well, as I believe my colleague from Washington said a minute ago, people have been talking about this for hours. What does that even mean? It is not the same as presenting an amendment, saying this will be presented as a package.

Keep in mind, these aren't just mere sequential pages, pieces of paper. Every time you add another piece of paper, every time you add an amendment, it

gets a lot more complicated because you have to know not just what each page says but how it interacts with every other page.

Although this is how it came out of committee, this is the rest of the bill as it existed as of early this morning. As of this afternoon, we added about another 900 pages to it. Then at 10:59, again, just about an hour and a half ago, we received an as-yet-to-be-ascertained managers' package that we still haven't seen in its entirety. We have just seen a list, and we are told that we have to vote on that right now.

Look, the American people understand that when you are throwing around hundreds of billions of dollars at a time, we really have an obligation to know what on Earth we are voting for. We don't know that. We can't credibly maintain that. We certainly shouldn't pretend to be competent to understand everything that is in here.

I find it absolutely stunning—I find it disappointing more than anything that in response to the very reasonable request made by my friend and distinguished colleague from Wisconsin to give us 3 hours to look at it, that even that was too much.

This, Mr. President, is too much for the American people, and I object.

The PRESIDING OFFICER. Objection is heard.

Mr. KENNEDY. Mr. President.

Ms. CANTWELL. Mr. President.

The PRESIDING OFFICER. The Senator from Washington.

Ms. CANTWELL. Mr. President, to recap this process, I respect every Member's right to express their opinion. That is what regular order is about.

In committee, we had 233 amendments filed. My colleague from Utah filed 130 of those. So, yes, the Commerce Committee staff worked through 130 of Senator LEE's amendments. That is a lot of amendments to work through. I guarantee you, I am sure we probably would have liked a little more crystalized concerns and opposition than 130-plus amendments. We ended up putting 14 of them in the managers' amendment. We ended up voting on five more during the committee process. So, yes, I could have been frustrated with that, but we worked through those amendments.

Now there is this process on the floor where my colleague is concerned and upset over 900 pages that he voted to accept. The moment to be concerned about those 900 pages, he could have objected, but he didn't but now wants to revisit that decision.

So I can propound many requests here, and we can continue to discuss these, but our colleagues—our leadership on both sides of the aisle have worked through a process of regular order with our colleagues on a host of 36 different amendments where—I am looking at this list—many of them are bipartisan, and I think those Members deserve to have a vote on their amendments.

AMENDMENT NO. 1527 WITHDRAWN

Mr. President, I withdraw amendment 1527.

The PRESIDING OFFICER. The Senator has that right.

The amendment (No. 1527) is withdrawn.

The PRESIDING OFFICER. The Senator from Texas.

AMENDMENT NO. 1858 TO AMENDMENT NO. 1502

Mr. CORNYN. Mr. President, I call up my amendment 1858 and ask that it be reported by number.

The PRESIDING OFFICER. The clerk will report the amendment.

The legislative clerk read as follows:

The Senator from Texas [Mr. CORNYN], for himself and Mr. COTTON, proposes an amendment numbered 1858.

The amendment is as follows:

(Purpose: To modify the semiconductor incentives program of the Department of Commerce)

On page 349, beginning on line 23, strike "expended." and all that follows through page 350, line 13 and insert the following: "expended."

Mr. CORNYN. Mr. President, last year Senator WARNER, the senior Senator from Virginia, and I introduced the CHIPS for America Act to help shore up vulnerable supply chains for semiconductors and to reduce our reliance on other countries for the most critical components of everything from the F-35 Joint Strike Fighter to the cell phones in our pockets and everything in between.

The vast majority of our colleagues have agreed that this is a critical task. It was carefully crafted after monthslong bipartisan, bicameral negotiations. In fact, this legislation was adopted as an amendment to the National Defense Authorization Act by a vote of 96 to 4 at the end of last year. But now we need to fund the program we created, and there is just one issue standing in the way.

During committee consideration of the Endless Frontier Act, an amendment was adopted that would apply controversial and unprecedented prevailing wage language to the CHIPS for America Act signed into law last year. This provision creates a needless hurdle to funding for the CHIPS provision.

Considering the current wages of U.S. semiconductor manufacturing companies, there is zero benefit—zero benefit—to workers' wages. So this is really a nonissue in terms of the compensation that workers in semiconductor manufacturing facilities will make. What is more, these Davis-Bacon provisions represent an expansion of special interest labor policy to private construction projects and set a disturbing precedent.

Leaving this language in the bill is a gratuitous act and could dramatically weaken support for the broader legislation, and I would hope we could all agree that the stakes are simply too high to let that happen. So I have introduced an amendment to strike this unnecessary and divisive language and maintain strong bipartisan support for

this program. A partisan provision with zero benefit to workers' wages is hardly a reason to gamble with strong support for the CHIPS Act.

Republicans and Democrats have worked hard together to bolster our domestic semiconductor manufacturing and to confront one of the most dangerous, looming threats from China. Now is not the time to sacrifice the progress we have made. So I would encourage my colleagues on both sides of the aisle to support this amendment so we can maintain the strong bipartisan support for this critical legislation and send a message to our adversaries that the United States intends to stay the world's preeminent economic and military power.

The PRESIDING OFFICER. The Senator from Wisconsin.

Mr. JOHNSON. Mr. President, I mentioned earlier that there is no doubt this bill did go through more regular order than we have been used to over the last decade. But I think we also demonstrated that the massiveness of this bill, close to a quarter trillion dollars, over 2,300 pages, many of those pages dumped on us today, and now this managers' amendment package—we haven't seen it; a few Members have—does not represent adequate regular order.

I also did not have much participation in the development of that managers' package. I realize that a couple of my amendments did get in there, certainly not my priority amendments. I will talk later about the one that actually got a vote. I only got one vote on one amendment, and that vote was to simply honor the contracts that we have outstanding, about \$2 billion worth to build the additional 250 miles of wall to secure our border. But I will come back to that.

Right now I would like to talk about four of my—I probably had about a dozen amendments but four priority amendments that we tried to get in this managers' package. There was no consultation with me personally, maybe a little bit of back-and-forth with staff.

The first amendment really would have codified something we passed twice out of my committee when I was chair of the Homeland Security Committee. It was called the GOOD Act, Guidance Out of Darkness. President Trump issued an Executive order, which basically ordered the Agencies to publish the guidance that they were creating so that the American public would know what the regulations were expected of them, so they understood the rules of the road were—a good piece of transparency in government. It passed unanimously twice out of my committee. For some reason, President Biden on his first couple of days in office reversed that Executive order.

So now we have, literally, executive Agencies pulling down these websites so the American public doesn't even know what guidances they are expected to follow. So that would have been a

very simple amendment. Again, it passed twice out of my committee unanimously. That didn't make it into the managers' package.

One amendment that I had also introduced—actually was voted on during the debate over the Iran Nuclear Agreement—simply stated that any new agreement with Iran that this administration enters into should be deemed a treaty. That is what should have happened in the Obama administration. When the JCPOA was just entered into as an executive agreement but literally was no better than the piece of paper it was written on because the next President could just do away with it, and that is exactly what happened.

So this is a very simple amendment. Quite honestly, this should pass 100 to 0. Every U.S. Senator should demand, when you have an agreement between two nations as significant as the JCPOA, or whatever this administration might enter into with Iran, it should be deemed a treaty, and it should come before this body for ratification by two-thirds of this body. That should have been included in this managers' amendment, but it wasn't.

One threat that this Nation faces—and this relates, I believe, directly to China because China, in their own military doctrine, does not recognize a high-altitude nuclear blast as a nuclear attack. A high-altitude nuclear blast, otherwise known as an EMP, could wipe out our electrical grid. And for as long as I have been serving here, administrations of both parties have not paid adequate attention to this.

So this amendment, vital to our national security, also should have been included in the managers' package, but it wasn't. Why not? This is perfectly suited to this piece of legislation. This is an important national security priority, and this was left out of the managers' packet.

I would like to have a little bit more time working on this legislation to insist that this at least gets an up-or-down vote because I pretty well assumed that this would be accepted by both sides and not objected to, but it wasn't. Again, EMP, or geomagnetic disturbance, could represent an existential threat to this Nation, but it was simply ignored. It wasn't included.

And then the final amendment that was a priority of mine was the SOFA Act. We are all fully aware of the fact that in this Nation, we have a crisis of overdoses—of things like heroin and fentanyl. It is plaguing all of our communities, large and small, every State. No Member of Congress is unaware of this. We have all heard the tragic stories from our constituents.

One of the problems with fentanyl is the way it is scheduled to be illegal. And the problem with that is there are analogs. You can change the molecular makeup of fentanyl very easily, and then all of a sudden it is not scheduled as being an illegal substance.

All this amendment would have done is codified what the DEA has been

doing for a number of years, but the DEA regulation has run out.

So one more time—this is completely bipartisan. There is no controversy to this amendment whatsoever—completely, directly related to this piece of legislation. It is trying to protect this Nation against China's malign actions. This amendment was left out of this package.

You might get some measure of sense of why I am not happy with the managers' package, why I think this body should take a little bit more time to deliberate; take a few more votes on amendments like this that, again, should be passed unanimously but were overlooked because, I guess, the only people really consulted, in terms of amendments, were those that they felt they could figure out how to get their vote.

And I was pretty solid from the standpoint that I didn't want to vote for a quarter of a trillion dollars to government Agencies that I don't think are going to spend that money particularly effectively.

I would like to talk about one amendment that I did get a vote on. Unfortunately, it was voted down on a largely party-line vote. The Senator from West Virginia—both Senators from West Virginia, but the one who does not caucus with us was the only Senator from the other side of the aisle that supported this piece of legislation.

When I introduced this amendment, I came down to the floor and I talked about there was a time—and that time wasn't very long ago—when border security was actually bipartisan. Securing our border, an imperative to national security, was a bipartisan goal.

Evidence of that was in 2006, the Senate passed a piece of legislation called the Secure Fence Act of 2006. What that piece of legislation would do—was supposed to do—was build 700 miles of double-layer fencing, 700 miles. Now, in the end, only 36 miles of double-layer fencing was built. The other 613 miles was built, but 299 miles of that was just a vehicle fencing. In other words, pedestrians can easily walk right through. Another 314 miles was a single-layer pedestrian fence that, unfortunately, pedestrians can almost hop over, but they can scale and defeat that fence very easily.

Now, again, proving the bipartisan nature of the Secure Fence Act of 2006, it passed the Senate overwhelmingly with a vote of 80 to 19. Twenty-six Democrats joined 54 Republicans in voting yes. In the House, the Secure Fence Act passed by a vote of 283 to 138, with 64 Democrats voting yes.

So, in total, the Secure Fence Act of 2006 passed Congress with a combined total vote of 363 votes for and 157 votes against. In other words, 70 percent of Members of Congress back then voted yes, and 90 Democrat ensured that it was bipartisan support.

By the way, notable Democrats who voted for it were the majority leader of this body today, the Senator from New

York. President Obama voted for it. President Biden voted for it. Secretary of State Clinton voted for it. The chairman of Homeland Security, and then my ranking member when I was chairman, Senator TOM CARPER, voted for it, Senator FEINSTEIN, Senator WYDEN. And Senator SHERROD BROWN voted for it as a House Member back in 2006.

We need a fence. Walls work. I think we admitted that fact after January 6, when we put a double layer of 7- or 8-foot-high fencing, concertina-tipped wire, and left it up for way longer than it needed to be left up.

So here in Congress, we are happy to put up a fence, put up walls, as long as it is protecting us. I mean, it is about time that we build a wall to protect the rest of America.

Now, what my amendment did is it simply required the administration to complete construction on the part of the wall that has already been contracted. We build about 450 miles; 250 has been contracted. We are going to have to pay for it whether we build it or not, and that is all my amendment is. Don't waste American taxpayer money, which, if we don't pass my amendment, that is exactly what is going to happen.

I do want to take a little bit of time, seeing as we have a lot of time here tonight—and we intend to take that time tonight—I want to lay out the history of the current problem. So my first chart here is detailing unaccompanied minors that are apprehended at the southern border. And these minors are from Central America, from Honduras, Guatemala, and El Salvador.

Now, I want my colleagues to notice that in 2007, 2008, 2009, 2010, 2011, we never had more than 4,431 unaccompanied children cross our border illegally and be apprehended. As a matter of fact, in 2007, there is less than 2,000 people. In 2008, 4,380; in 2009, 3,288; in 2010, 4,431; and then in 2011, 3,038. So we average under 4,000 unaccompanied children crossing the border illegally and being apprehended in those 5 years.

Then something happened. And what happened was the Deferred Action on Childhood Arrivals memorandum. When President Obama got frustrated that the deliberative process wasn't delivering him the border security or the immigration reform that he wanted, he used his pen. And he did what I certainly did not believe was constitutional. As a matter of fact, a couple of years before that, he said he didn't have the constitutional authority to do this, but he did it anyway. It has been challenged in the courts ever since.

But the most significant thing about the Deferred Action for Childhood Arrivals, other than its unconstitutionality, is what it sparked, what it was a catalyst for. You notice those who passed in June 2012 and, lo and behold—and it is not a coincidence—in 2012, all of a sudden that less than 4,000 annual average became 10,000. The following year, 2013, 20,805 unaccompanied children entered the country illegally and

were apprehended. And 2014 was the crisis year. That is when President Obama even admitted that this was a humanitarian crisis. We had 51,726 unaccompanied children exploiting our immigration laws, our asylum laws, all because of DACA.

By the way, what happened in Central America with the passage of DACA was the coyotes—human traffickers, some of the most evil people on the planet—I will talk about that later. They talked about the fact that America changed their policy. Now, as an unaccompanied child, you can get into America. You get a piece of paper. It is called “permiso,” permission to enter the country. That is not what it was at all. It was a “notice to appear.” Do you know what? Coyotes lie. They lied to Central Americans. So vulnerable children put themselves in the hands of, again, some of the most evil people on the planet. That sparked that crisis.

Now, the Obama Administration reacted. I remember going down, when I became chairman of the committee, on a bipartisan trip to the border, down to McAllen, TX. At that point in time, Customs and Border Patrol were overwhelmed, but they did what Customs and Border Patrol often do. They rose to the challenge. They dealt with this humanitarian crisis as humanely as they possibly could. They built a facility. They put up chain-link fences to keep the children safe—the young ones from the older ones or from the adults. On a bipartisan basis, we sung Customs and Border Patrol’s praises.

Fast forward to the crisis of 2018–2019, and, all of a sudden, that exact same facility, it was actually upgraded. It was better than it was. It was more humane. All of a sudden, my Democratic colleagues started calling that facility one that housed children in cages. What hypocrisy.

You can see through 2019, once the Obama Administration started detaining families together, they stemmed the tide. But that didn’t last for long, as I will demonstrate on my next chart.

On a quick explanation of this chart, the gold bars are single adults. It has been an ongoing problem we are always going to have in some way, shape, or form—single adults coming to this country illegally through the southwestern border. What we never had in the past was this surge, this crisis level of illegal immigration by children and families.

By the way, some are real families; many are not. Many are families of one adult and one child. Sometimes they are a child who has been sold to them. In my committee, we heard testimony of a child being sold for \$84. We heard of children being recycled to be used by multiple adults so they can come as a family and exploit our laws.

Let me explain how they exploit them. This chart starts in 2012 with the passage of DACA. Again, single adults are gold, red are unaccompanied children, blue are family units. You can

see the humanitarian crisis in 2014. It doesn’t look like much of a crisis compared to 2018 and our current crisis, which this administration is completely denying—completely denying.

We had Secretary Mayorkas in front of our committee 2 weeks ago. I can’t tell you how surreal it was as he blamed the previous administration for the crisis he created. He talked about how it is getting better: It is improving because we are getting more efficient. We are getting more efficient at processing and dispersing.

That is not solving the problem.

Let me go back because what this chart does is it has the cause and effect. DACA is the catalyst of all of this. It sparked it all. It made citizens of Central America realize that the immigration system was broken and easily exploitable. You can see where President Obama declares the 2014 crisis a “humanitarian crisis.”

Then President Obama instituted a family detention policy, a consequence. You couldn’t just cross into America and get dispersed throughout the country, never to show up for your immigration hearing, move into the shadows, potentially be exploited by human traffickers and their agents here in America. And that actually helped stem the problem. It pretty well solved the problem until a court reinterpreted the Flores decision.

The Flores decision dates back many years, about one little girl who came to this country. It established standards—humanitarian standards—which I don’t disagree with. America is a humane nation. We are a nation of immigrants, but it has to be a legal process. The Flores decision dealt with unaccompanied minors and made sure that they could always stay in CBP’s, Customs Border Protection’s, custody and ICE’s custody for only so long before they had to be turned over to Health and Human Services to then find sponsors or parents. But there is a time limit on it.

What the Flores reinterpretation did—and I think incorrectly, as did President Obama’s DHS Secretary Jeh Johnson, who completely disagreed with the decision—that court—that unelected court—pretty much out of plain cloth or whole cloth said: Oh, no, the Flores decision or agreement applies to accompanied children, as well. It didn’t, but all of a sudden it did by court order.

That created some real problems for the Obama Administration. They had to choose: Do they continue to detain families as a deterrent, as a consequence to fix this problem, or do they separate them so they could detain the adult while they complied with the law under the court decision? Well, what they decided to do—and I can’t fault them for this—is they kept the families together and they dispersed them all. That really instituted the process, the policy—the horrible policy of catch and release, almost open borders.

Now, it took a while for people to understand what was happening. It took a

couple of years, but by the summer of 2019, citizens of Central America were well aware of how exploitable our laws were. And guess what. They exploited them.

I certainly learned from the experience of Michael Chertoff back in—I believe it was—2008. It might have been an earlier year, when we had a surge of Brazilians coming into Mexico and then coming illegally into this country through the southern border. I don’t have the exact numbers, but I think it is something like 30,000 in a short period of time. What Secretary Chertoff did at that point in time is he instituted a program called “Texas Hold’Em.” Basically, it was a consequence, to apprehend Brazilians and send them right back to Brazil.

Within a month, the flow of illegal Brazilians was cut by about 90 percent. Problem solved. There was a consequence. We didn’t have catch and release of Brazilians like we now had, and we have again catch and release of Central Americans coming into this Country.

Based on that experience working with the senior Senator of Arizona, who was on my committee, we proposed something called “Operation Safe Return.” The basic premise of that program would be, once apprehended, we would quickly adjudicate that initial asylum claim to see whether there really was a valid, credible fear.

Understand, if adjudicated, most of the people coming into this country do not have a valid asylum claim. As generous as our asylum system is, coming here for economic reasons is not a valid asylum claim. That is the majority of why people come here. What became of Operation Safe Return, to a certain extent, is the Trump administration’s policy of migrant protection program, also known as “Return to Mexico”—a consequence.

Again, I called my program Operation Safe Return: Quickly adjudicate those who don’t have a valid asylum claim and safely return them to Central America.

I would have been happy to expend funds to make sure there were centers to accept people so they could be accepted safely. The Trump administration, instead, instituted the migrant protection program, return to Mexico. I realize there are people who don’t particularly like that program, but it worked. It is undeniable that it worked. They instituted it right here.

Mexico wasn’t particularly cooperating. So President Trump threatened them with tariffs. All of a sudden it got Mexico’s attention. Mexico started cooperating, and you can see how the numbers dropped precipitously. We basically stopped the flow of children and children being used to create family units, and we had the problem solved before COVID hit. This is how you solve the problem.

Unfortunately, during the 2020 election, every Democratic Presidential

candidate vowed to stop deportations and also vowed to provide free healthcare.

I don't deny the push factor out of Central America. I don't deny the violence, the corruption. When I went down there on a bipartisan codel, I was surprised talking to the Presidents of Guatemala and Honduras. They talked about corruption and impunity.

I understand corruption. But what do you mean by impunity?

Well, impunity is pervasive in their society because of the drug cartels. Why do we have drug cartels down in Central America? It is because of America's insatiable demand for drugs. That is the root cause. The root cause of this problem, the push factor, isn't the violence. The root cause is our insatiable demand for drugs, which puts billions of dollars in the pockets of the other most evil people on the planet, the drug cartels, the drug traffickers.

By the way, what we did in our drug interdiction, relatively successfully, is we shut down the drug flow from Colombia up to the Caribbean into Florida, and we just redirected it into Central America and destroyed those nations because those drug cartels are untouchable—they are untouchable.

One story I heard is about a new police chief and first day on the job. He gets a DVD, and the DVD is of his wife and children going to church, going into school—a pretty powerful message: Don't mess with us. And they don't.

So that level of impunity from drug cartels becomes pervasive through society. Then you have the extortionists. If you are a cab driver, you had better pay the fee or they will shoot you and burn you in your cab. That is what impunity means. That level of violence is facilitated by our insatiable demand for drugs.

If you are going to fix that root cause, if you are going to solve the problem of violence in Central America, you have to actually fix the root cause, which is our insatiable demand for drugs. I wish we could. I wish it was easy to do. It is not. We want to stop illegal immigration so that we can fix the problem of the DACA kids and so we can establish a legal immigration system that works for all of us.

I mentioned my codel down to Central America. The Presidents of Central America tell me—they beg me: Please, fix your laws. This isn't good for our countries. We are losing our future. We need these people.

The vast majority, I would argue, are hard-working and are coming here to improve their lives. I can't blame them for that, but it has to be a legal process.

That is not working for Central America. It is going to further impoverish Central America. It is not an economic model that works.

It is certainly not good for migrants who come to this country to live in the shadows and who are still under the control of the drug cartels and human

traffickers or are in gangs, especially the young men. The 15-, 16-, and 17-year-olds are used by the drug traffickers to traffic drugs. The sex trade is the other involuntary servitude.

This is not a good process. We need to solve the problem of illegal immigration and control our borders so we can have a functioning legal immigration system.

What happened? What caused this? Isn't it obvious?

You could see the increase in adults coming into this country illegally during the Presidential debates when the Democratic Presidential candidates were going: Hey, if I get elected President, no more deportations. I am going to give you free healthcare. We will take care of you.

That was a huge incentive, and they came.

Then I think it was the first day, maybe the second day—maybe he waited that long—when President Biden dismantled the successful migrant protection program, "Remain in Mexico," and the rest is a very, very, very sad history.

I will leave that up.

Now, I mentioned that 2 weeks ago we had Secretary Mayorkas come before our committee, and it was surreal the way they denied that they had anything to do with this, that this was an inherited problem. I mean, if it were inherited, yes, it was inherited by the Obama administration in DACA and in an incorrect court decision in the Flores reinterpretation. I will admit it was inherited there. It wasn't inherited here. The problem had been solved. It had been fixed.

What is so tragic about this is that we had pretty well taken the first step to solving the problem, to having immigration reform, to controlling the border. Keep these successful policies in place, and build the fence. Then you can address DACA. Then you can set up a functioning legal immigration system.

Unfortunately, I only had one round of questions—only 7 minutes—with Secretary Mayorkas. Again, as he was dodging responsibility, I didn't get to ask a lot of questions. Here is the list of questions that I wanted to ask Secretary Mayorkas in a second round that I didn't get.

I wanted to ask Secretary Mayorkas whether or not he was aware that human traffickers sell children to adults so they can exploit our asylum laws as posing as a family unit. I wanted to know whether he was aware of that. I am quite sure the Vice President is, because the Vice President was on my committee. She heard this testimony. She should be aware of it. She should go down to the border.

I wanted to ask him: Are you aware that we heard testimony, under my chairmanship, that a child was sold for \$84?

I wanted to ask Secretary Mayorkas: Are you aware that children are recycled—that they are sent back over the

border to be used by another adult to pose as a family unit and exploit our asylum laws?

I wanted to ask him: How are you verifying that a child belongs to an adult?

In one of my trips down to the border and in having heard that children were being sold, that they were being recycled, that many of these family units weren't real family units, I saw about a 50-year-old man. He was holding, probably, about a 2-year-old little girl. Now, I can't be sure as I don't speak Spanish, and I don't think he would have admitted it, but my assessment was that she was not his little girl.

On that same trip, we heard about a little 3-year-old boy having been abandoned in a hot cornfield, with a telephone number written on his shoe, because the adult for whom he was posing as that person's child didn't need him anymore and just abandoned him.

I wanted to ask the Secretary: Are they doing DNA tests, and, if so, what percentage of family units are being tested?

I wanted to ask the Secretary: Is he aware that human traffickers throw children out of their rafts when they are interdicted by law enforcement?

When we were down at the border with 18 of my colleagues, we saw a floating body in the Rio Grande. The next day, a 9-year-old girl drowned in the Rio Grande. During one of my hearings, I showed a picture—it wasn't a fun picture to show, but I thought it was something we should see—of Oscar Alberto Martinez Ramirez and his 2-year-old daughter, Valeria, face down. They had drowned in the Rio Grande.

I wanted to ask Secretary Mayorkas: Is he aware of the fact that migrant girls are given birth control because they know such a large percentage is going to be raped during the dangerous journey that President Biden's policies are incentivizing?

I wanted to know whether Secretary Mayorkas was aware of the kidnappings, the beatings, the abuse, and the additional ransoms demanded by the human traffickers.

I wanted to know whether he knows how much the human traffickers charge for their human prey and if he is knowledgeable in how they pay off their debt. Some pay in advance. Some don't have the money. Some pay later. How do you think a pretty, young girl pays off her human trafficking debt? How do you think a young minor—a 15-, 16-, 17-year-old boy—who can traffic drugs pays off his debt? I think it is pretty obvious.

I wanted to know: Does he know how many young girls are forced into the sex trade and how many young men are forced into involuntary servitude or used to traffic drugs or are gang members? I wanted to know.

I wanted to know if he was fully aware of how President Biden's policies created this crisis and how those policies are facilitating the multibillion-dollar business model of some of the

most evil people on the planet. I want to know. I still want to know.

I think this administration and I think Secretary Mayorkas need to be held accountable for this human tragedy. Apparently, these policies are meant to be more humane. They are the exact opposite. The degradations and the inhumanity are untold. They are only growing, and they are continuing.

Again, what is so tragic about all of this, in addition to the human tragedy, is the fact that we were so close. We had pretty well taken that first step in any immigration reform. We had stopped the flow or had dramatically reduced it, and we were building the fence. There are only 250 miles yet to build that we have already paid for. What a waste of the American taxpayers' money if we don't even complete that fence and what a waste of an opportunity that we can't take that first step—complete that first step—for true immigration reform.

This amendment was voted on and defeated, largely, on a party-line vote. Only the senior Senator from West Virginia joined us, and it is just such a shame.

You know, America hungers for comity. America hungers for bipartisanship. This is the kind of bipartisanship they would appreciate that doesn't mortgage our future and that actually fixes a problem as opposed to the bill we are considering right now. The bipartisanship that always concerns me is a mad spending spree—deficit spending—wherein, over the last 18 months, we have already spent about \$7 trillion that we don't have. I am shocked, by the way, by the reports that the President's budget is going to be \$6 trillion, to be announced tomorrow, and another \$7 trillion in other types of—it boggles your mind. That is not the right kind of bipartisanship. That is the type of bipartisanship that mortgages our children's future and bankrupts this Nation.

I think I have probably had enough time here, and I see that a number of my colleagues would also like to make a few points.

I yield the floor.

The PRESIDING OFFICER (Mr. MURPHY). The Senator from Louisiana.

Mr. KENNEDY. Mr. President, I want to make two points.

First, I want to associate myself with the remarks of some of my colleagues earlier about the fact that we don't know what is in this bill. That is not a criticism of anyone or any party. You can only absorb so much. If you define our job, at least in part, as representing our people and knowing what we are voting on when we vote, I would respectfully suggest we would be better off having our staff vote. Now, I doubt there is more than one or two or, maybe, three staff members who really know or who have a global, macro, picture of what is in the bill, but at least our staffs know more about it than we do. That is not a criticism of anybody or any party. That is just a fact.

I think, if you were to just pick 10 Senators at random and ask them off the record, "Do you know what is in this bill? Not every word, but do you have a general idea of everything in this bill?" 9 out of 10 would tell you that they don't, and the 10th is probably lying.

Now, I have said before—and I really think that it is a shame. I have said before—and I meant it—that I know some of my colleagues better than others, but I think I know all of my colleagues in the Senate. These are the most interesting, complex people—that is, in part, why they are interesting—whom I have ever been around. There are some enormously talented people in this body. Let me just pick one at random.

When Senator SCOTT doesn't have time to understand or Senator DURBIN doesn't have time to figure out everything that is in the bill because things are moving so fast, that shortchanges all of us. They are talented people. They may be able to say something: What about this provision? This doesn't make sense. What do you think, Senator KENNEDY? What do you think, Senator MURPHY?

So that really bothers me. That is not a criticism of my Democratic friends, and that is not a criticism of the majority leader, Senator SCHUMER. It wasn't any better when the Republicans were in control. I just think that it is so sad, so unfortunate, and it is so avoidable.

I understand that floor time is limited. So we want to do things quickly around here. But there is no law that says we can't start earlier and work later. There is no law that says we can't cooperate in terms of allowing the majority to have more floor time so that all of us have a greater opportunity to understand what we are voting on.

I mean, excuse me, Senator SCOTT, look at that. I think that is only a portion of the bill. Honestly.

Now, the second point I wanted to make—I learned really quickly when I got here that Senators are like cats: They do what they want. Why is that? Because we have minority rights. Our rules pretty much are written to protect the minority.

So a fair question is, Well, how do we ever get anything done? Well, we do it by consent. We couldn't run this place without consent, and we give our consent automatically to a lot of relatively trivial matters, the day-to-day functioning of the Senate. Yet we don't readily give our consent—or at least not as readily as we should—when we are dealing with more important matters, like the Endless Frontier Act.

Now, I voted to get on this bill because I was told that we were going to have an open amendment process. In my judgment, we didn't have an open amendment process. That is, again, not a criticism of the Democratic majority, and it is not a criticism of Senator SCHUMER. It wasn't a damn bit better when the Republicans had the majority. It just wasn't.

An open amendment process, to me, means that any Senator should be able to come to this floor, respecting each other so that we allot ourselves time, and offer an amendment for all of us to hear. Now, obviously you can't spend 20 hours on one amendment, but if one wants to present an amendment, I think 5 minutes would be sufficient. We do that all the time in a vote-arama.

When people—some people say, when I raised this issue, they say: Oh, vote-aramas are terrible because we are here all night.

We don't have to be here all night. You can start a vote-arama at 8 in the morning and stop at 5:30 or 6. That is an open amendment process.

An open amendment—I was told we would have an open amendment process. I wouldn't have gotten on this bill otherwise. Now, I don't know how it works on the Democratic side. I suspect it works very similar to the way it works on our side. You have an amendment, but you have to get the permission of other Senators to even offer your amendment. You have to go see the bill manager. You have to see the majority leader. You have to see the committee chairman. You have to see the ranking member. And anybody can say: No, I just don't like your amendment. And I think it works the same way on the Democratic side. That is not an open amendment process—not even close.

You say: Well, why does it matter?

You know, we have seniority, and we elect our leaders, and I get all of that, but nobody is infallible. I will give you a specific example. We are giving, in this bill, I am told—it could have changed overnight—but about \$56 billion to the semiconductor industry. We are told we need to do that because the semiconductor industry—private semiconductor industry—is essential to our ability to compete with China.

So far, so good. There are a lot of companies that are essential to competing in the global economy—the finance industry, the energy industry, the banking industry. We have to eat. Farmers—you could marshal a pretty persuasive argument that they are essential too. But this bill singles out the semiconductor industry for \$56 billion, and I believe—I am not sure because it could have changed—that we are giving President Biden the authority to give up to \$3 billion to each private company. So we are picking winners and losers. Some people like that; some people don't. I get it. That is why God made votes. We will have a vote on it, but the fact is that we are doing it.

Senator SANDERS had a very interesting idea. In fact, it is an idea that I had on my side as well. He said: Look, if we are taking taxpayer money and we are giving it to private companies, why don't we let the taxpayers participate in the upside? Why don't we give taxpayers—you can't give individual taxpayers, but you can certainly give, say, the Department of Treasury on behalf of taxpayers warrants or stock options.

So if President Biden—if this bill passes and President Biden exercises his authority to give \$3 billion to XYZ Semiconductor Company, and the semiconductor company uses that capital wisely and triples its profits, and its stock goes up 233 percent, the American taxpayer has warrants or stock options.

Now, I am not speaking for Senator SANDERS. I haven't really had a chance to talk to Bernie about his idea; I am just intrigued by it.

I had a similar idea. I wanted to use stock options on my side. By "my side," I mean the Republican side. I offered it up, and it is still floating around. It is probably in a black hole somewhere. None of the powers that be on my side that—they said: We are not going to let you do that.

That is not an open amendment process. It is honestly not.

And I hear this business about regular order, and I am not arguing that we are not following regular order. It is just that regular order is irregular.

I mean, this is an incredibly talented group of people, and we ought to be able to design a parliamentary procedure that looks like somebody designed it on purpose so that every single Member in this body has a chance to offer input and to have his or her ideas seriously considered. And it won't be an unwieldy process. We do it all the time with the vote-arama.

Now, vote-aramas—I am going to come back to a point I made earlier, but I want to emphasize it. Vote-aramas can be painful. Nobody likes to stay up all night. But we don't have to stay up all night. We can start at a reasonable hour and end at a reasonable hour.

And I dare say that if you took all the time that we have spent collectively over the last week or so in the back rooms making deals, making side deals, saying "You can't have your amendment"; "Yeah, I like your amendment"; "No, that is a dumb idea," none of which is transparent, until we come up, finally, with some kind of package that makes probably 75 percent of the folks mad and mostly 100 percent don't know what is in it—if we took all the time that we spent on that and instead spent it by saying "OK. Here is the bill. You have a reasonable amount of time to understand what is in it, and now we are going to start the amendment process. There is going to be 5 minutes to present your amendment, and there will be 5 minutes to argue it by an opponent. We are going to really have 20-minute votes. We are going to start at a reasonable hour, and we are going to end at a reasonable hour, and then we will come back and do it the next day," yes, we will burn maybe 5, 6 days of floor time, but the minority party is going to cooperate with the majority party in terms of helping it preserve floor time that it has to have to do other things that the majority party needs to do.

Again, I am not criticizing Senator SCHUMER. The Republicans did the

same thing when we had the majority. But I just think we are wasting an enormous amount of talent in this body by, A, not giving them a voice—witness Senator SANDERS' warrant idea. I don't know what happened on his side of the aisle. On my side of the aisle, when I brought it up, they killed it deadlier than a doornail, and that is not an open amendment process.

We are also wasting an enormous amount of talent because we are not—in offering these ideas to each other, we are not getting the benefit of the wisdom of our colleagues.

So I wanted to get that off my chest, and that is about all I have to say, and I appreciate your attention.

The PRESIDING OFFICER. The Senator from Florida.

Mr. SCOTT of Florida. Mr. President, I want to thank my colleagues for their concerns about this bill.

You know, I have been up here a little over 2 years. I originally ran for office because I had the same concerns about where the State of Florida was going as I have concerns about where our Federal Government is going.

I ran for Governor in 2010, and in the 4 years ending at the end of 2010, the State of Florida had lost 832,000 jobs. Home prices dropped in half. We had I think close to a million people on unemployment, and we had I think a little over 1.1 million homes in foreclosure.

If you looked at all the articles, they said that opportunity for the Sunshine State was over. And I didn't believe it. I believe that if you run government in a responsible manner, you have unbelievable opportunities for individuals. The reason I believe this is, it is the life that I have had the opportunity to live in this country.

I grew up in the—I was born in the great State of Illinois. We lived in public housing. I had a single mom, and she told me that I could be anything. She said: If you will study hard, if you will go to church all the time, if you are an Eagle Scout and you go figure out how to work, there is no limitation. You can build a company. You can do anything you want.

I actually believed her, and I had the opportunity to do that. I built companies, employed a lot of people, and had a lot of opportunity.

So I ran for Governor in 2010 with the belief that you could turn around the State of Florida. At the time, I believe there was—you know, the way the country and the State of Florida were going, it was not a great place for families like mine growing up. So I ran a campaign of 7 steps to 700,000 jobs over 7 years. You know, all the economists said, well, we couldn't get 700,000 jobs in 7 years. It was not doable. Most of them said we couldn't even get single-digit unemployment in 7 or 8 years. People wouldn't move to the State.

So I shocked everybody, and I won a primary and I won a general election, and I set about to do exactly what I said we could do.

We reduced taxes. Every year, we watched how we spent the money. We allocated our dollars where we could get more jobs. We added 1.7 million jobs—not 700,000 jobs; we added 1.7 million jobs. When we did that, what happened was, our revenues grew, and we were able to have record funding for education, for the environment, and for transportation. We ended up becoming No. 1 in higher education; I guess generally about the top five in K-12 education; 47-year low in our crime rate; and record funding for things like the Everglades.

So I believed you could do the same thing up here, and that is why I came up here. I came up here with the belief that if you start looking at how you spend the money—and the way we did it in Florida was, we had—there are about 4,000 lines to the budget, and we went through every line in the budget every year, and we said: Do we get a return? What do we get for that? If we didn't get a return, then we didn't do it the next year. So my goal is to do the exact same thing up here.

Now let's look at where our country is right now. We have almost \$30 trillion of debt. We are running multitrillion-dollar deficits. That is not sustainable.

And, by the way, who are we going to hurt long term? It is not going to be the rich. It is going to be the poor. It is going to be the people on fixed income. You can look at the numbers.

Look at inflation numbers right now. Inflation is caused by reckless spending. That is what it is caused by. The spending we have done this year is unbelievable—\$1.9 trillion. It was supposedly for COVID, but it has very little to do with COVID—less than 10 percent—and 1 percent for vaccines.

Let's look at what has happened to inflation. In the 12 months that ended in April, the Consumer Price Index was up 4.2 percent. It is pretty surprising that we are up over 6 percent. Milk in 12 months, up over 5 percent; bread over 7 percent, and gas over 51 percent.

Now, if you have a lot of money, that is not going to change your life. But if you are struggling for food or you are struggling to put food on the table, a 5-percent or 7-percent increase has a pretty big impact. When you see that when the cost to fill up your gas tank to go to work dramatically increases, it has a pretty big impact. All this is caused by government spending—reckless government spending—excessive government spending.

You can't run trillion-dollar deficits. You can't have a Federal Reserve that continues to buy treasuries every month without ending up with inflation. And that is exactly where we are.

The only way out of this is to start watching how we spend our money. In this bill, there might be some good things in this bill, but we are spending money recklessly.

So, I have a real concern. Why are we rushing through this? Why don't we take the time—take the time so all

Americans have a chance to read it, know what is in it, tell us what they like, what they don't like? Why rush through it, where nobody in this Chamber knows everything that is in this bill? It is impossible. It has gone way too fast with all these amendments. There is no way this could even happen.

CHINA

Mr. President, the other thing I want to talk about is China. Communist China is an adversary. They are not a competitor. They have become an adversary, and we have got to learn how to stand up.

Just putting more money in a government program is not how we are going to compete with China. How we are going to compete with China is to build up American companies. Government doesn't do that.

I have run a company. It is not what government does.

This year marks the 75th anniversary of Winston Churchill's speech to Westminster College, where he famously declared: "From Stettin in the Baltic to Trieste in the Adriatic an 'iron curtain' has descended across the continent." For many, these words were seen as some of the first announcing the start of the Cold War.

Today, the threat of communism is once again spreading across Eastern Europe. The malicious and oppressive government of Communist China has shown it is eager to assert its power across the globe, undermine democracy and human rights, violate U.S. sanctions, and prop up dictators.

We have to do something to figure out how to compete better against Communist China. The United States has to recognize that a new Cold War is upon us and, with our allies, confront this threat and defeat this spread of tyranny using every diplomatic and military option at our disposal.

Communist China's intentions for world domination are clear in its recent \$400 billion, 25-year deal with Iran to provide the Ayatollah with a steady military partner, investment source, and oil customer. Communist China has now secured a pathway to further extend the reach of its Belt and Road Initiative into the Middle East, while strengthening its relationship with the world's greatest state sponsor of terror. This dangerous development comes as Communist China continues its assault to destroy the democracy in Hong Kong, shows increased military aggression toward Taiwan, and furthers its embrace of Cuba's abhorrent and oppressive Communist regime—not to speak of what they are doing down in Venezuela.

The position we find ourselves in today is due to decades of appeasement by Washington politicians and corporate America, an attitude that is carried on by many of President Biden's Cabinet members. Throughout the confirmation process, nominee after nominee failed to show a true comprehensive comprehension of Com-

munist China's threat to American security. Meanwhile, we continue to see American corporations put profits over people, ignoring Communist China's horrible human rights abuses and the genocide it is committing to preserve their forced labor-driven supply chains.

While I have no faith that Biden will be tough on China, I have welcomed and my colleagues have acknowledged the need to comprehensively combat the influence and power of Communist China through legislation.

Sadly, we are squandering this opportunity. I want to be very clear. Any plan that tries to broker a compromise on issues over and above the needs of American national security, American jobs, or human rights will do nothing more than perpetuate the status quo.

Since being elected to the U.S. Senate, I have sponsored and supported more than 40 pieces of legislation focused on addressing the security of our supply chain, holding communist China fully responsible for disgusting human rights abuses and genocide against Uighur Muslims, enhancing our ability to innovate and develop new technology, and countering Beijing's unfair trade practices.

This is where our legislative efforts must begin. We need to cut Communist China off from the American economy that it relies so heavily upon to feed its Communist oppression machine. There is no point in sacrificing our interests for the hope of compromise with a country that will never live up to its end of any agreement, is openly committing genocide against millions of Uighur Muslims, and continuously threatens not only America's security but that of our allies in the Asia-Pacific region.

Communist China is focused on one thing—world domination through oppression and Communist rule. We must not be naive in thinking that Communist China wants to operate in the modern world order and cooperate with other world powers. General Secretary Xi wants to reshape the world order into his image and is willing to strong-arm anyone who refuses to give in to his interests and those of the Chinese Communist Party.

If Communist China wants to enact a plan of world domination, the United States must respond appropriately. The United States must demonstrate America's strength and resolve, and our commitment to our allies. In this new Cold War, we have the chance to prove once again that the American style of government, free enterprise, and civil society remain the best system in the world.

As the world's greatest beacon of freedom and democracy, the United States must do everything we can, in conjunction with our allies, to curb Communist China's reach, counter their policies, and punish those who are guilty of the ongoing genocide against the Uighurs. Whether we like it or not, we are in a new Cold War with Communist China.

I urge my colleagues to join me in actions that display the true resolve of the United States in addressing Communist China's destabilizing actions.

Here is what I am talking about. For too long, the United States has foolishly enabled Communist China's oppressive dictatorship, which is now the greatest national and economic security threat. Today, Communist China's Belt and Road Initiative actively undermines America's standing around the world with a strategy to dominate militarily, economically, and technologically. It has become clear that strategic decoupling from Communist China is the most effective way to limit General Secretary Xi Jinping's power and protect American jobs and security. However, our politicians in Washington and business groups like the U.S. Chamber of Commerce still argue that decoupling from Communist China hurts American businesses. They are wrong, blind to the plans of General Secretary Xi and the pain of his citizens, and are more concerned with short-term profits than the future of our country.

As we chart a new course to advance American trade and interests, I believe we must adopt a bipartisan "freedom-first" strategy which protects freedom around the world from Communist China's growing power and aggression, restores our country to global leadership, and keeps American interests first.

What I am proposing is straightforward and achievable. First, we must acknowledge what has worked in our efforts to ensure free trade and keep policies in place that will hold Communist China accountable.

Next, the United States has to take decisive steps to strategically to remove Communist China from our supply chain while supporting the return of critical industries to American shores and promoting "buy American" policies.

Third, we must engage the international community and secure the full support of our allies to create a maximum pressure campaign with Communist China until it comes into compliance with all U.S. and international trade laws.

Finally, the United States must lead the world and take bold action to shine a light on and demand an end to Communist China's horrible human rights abuses and the horrific genocide it is committing on its own people.

The Trump administration took unprecedented action to thoroughly investigate Communist China's trade practices and found it had long been committing forced technology transfers, intellectual property theft, and espionage. The United States took action over the past 4 years to prohibit Americans from investing in Chinese companies that support Communist China's military, added those companies to a trade blacklist, banned imports of cotton from China's Xinjiang region over forced labor and protected American universities and research

labs from Chinese government spying and IP theft.

In Congress, I have fought for more than a year to prevent the U.S. Government from purchasing technology like drones with American tax dollars from Chinese companies backed by their government. We must keep these and other proven policies in place. It is time we acknowledge the fact that when American families buy products made in China, they are supporting this Communist regime.

We must get Communist China out of our supply chain. We can do this through simultaneously separating ties from companies backed by the Chinese Communist Party and rebuilding American-made products. By properly labeling products with country-of-origin information and encouraging businesses to return home, we can end our trade inequity with Communist China and create countless American jobs that support families and communities across the Nation.

While decoupling must begin now, we know it is not a process that will be completed overnight, and supply chains must readjust to remove themselves from the grasp of the Chinese Communist Party. Knowing that Communist China needs to live up to its agreements, the United States must lead the world in demanding the full enforcement of all U.S. and international trade laws.

Organizations like the World Trade Organization can no longer sit in the pocket of Communist China, and the Biden administration must insist that the WTO enforce trade practices fairly. This will require a coalition-style approach and the United States is well positioned to lead this important work to create increased accountability and real consequences for the abusive trade practices that Communist China has relied on for too long.

Finally, the freedom-loving nations of the world must ban together to say that Communist China's egregious human rights violations won't be accepted. General Secretary Xi is taking away the basic human rights of the people of Hong Kong and leading a brutal genocide of Uighurs, imprisoning more than a million in concentration camps. The State Department cannot back down from officially designating this as genocide, and other countries must follow this example.

That is why I led a bipartisan effort to demand that the International Olympic Committee move its 2022 Winter Games out of Beijing unless Communist China addresses these human rights abuses. The world is counting on the United States to stand firm against the use of slave labor in manufacturing and trade.

With regard to the Olympics, there are 180 human rights organizations around the world that have asked for the Olympics to be moved. The Parliament in Canada has asked for the Olympics to be moved. The International Olympic Committee has done

nothing. It is despicable that international Olympics hasn't already asked the Olympics to be moved or has not moved the Olympics, and I have asked for all the sponsors of international Olympics to work to try to make sure the Olympics gets moved. But American companies have to do their part to rid their supply chains of such abuses.

The United States and so many countries around the globe stand for freedom of democracy for all people. Now we must unify and lead the important effort to accomplish this common goal, put American jobs and workers first, and counter the harm and unfair trade practices of Communist China that have been ignored for decades.

But surrendering America's strategic position to Communist China isn't the only failure of the legislation we are considering today. The other equally significant dangerous issue is the additional deficit spending this bill includes, driving America even deeper into debt.

Since first being elected to represent Florida, I have fought hard to call out wasteful spending and offer solutions to make our government accountable to the taxpayers. This should be the foundation of our work and service to our constituents. We can't forget that every dollar the Federal Government spends is borrowed from the American people.

Sadly, over the past 2 years that I have been in Washington, I realized that while many politicians make promises to uphold these values, few put their words into practice. It is no wonder, then, that our national debt continues to grow and grow and grow. In 2020 alone, the United States increased its debt by more than \$4 trillion. Today, as we know, it is headed to \$30 trillion.

America is clearly in a debt crisis, and we need to start talking about it and take decisive action to reverse course. That is why every time I am faced with the question of spending taxpayer dollars on government programs, I ask myself some simple, yet important, questions: What is the plan to pay for it? What is the return on investment for American families? Are there other programs already doing the same thing? When was the last time this program was reviewed for its effectiveness? Does the proposal include measures to prevent waste and fraud and ensure accountability? Are there unnecessary regulations making this more expensive than it needs to be?

Asking these questions isn't a novel idea. It is the same process I went through every day when I was Governor of Florida. That is what most Americans go through when making financial decisions at home or for their businesses. Families do it every night at their kitchen table. No family would needlessly spend money without a plan. No business can afford to not get a return on their investments. But here, there is no focus on return on investments. The bill we are talking about,

we have no idea how much money we are going to spend.

Spending without consequence isn't how things work in the real world. It is not how things should work in government. Congress's decades of failure to think and act responsibly has led to enormous deficits, insurmountable debt, and out-of-control spending.

Right now, our country is spending out of control. And even before the pandemic, when the economy was booming, the Federal Government was running trillion-dollar annual deficits. This has got to stop. We need real reforms. That is why I proposed amendments to the U.S. Constitution requiring a supermajority vote in each House of Congress to impose or raise any tax or fee and provide line-item veto authority for the President of the United States.

I have also led the charge to set a "No Budget, No Pay" policy in Federal law so that if Congress doesn't pass a budget on time—its most important constitutional responsibility—Members don't get paid. It is simple. You don't do your job; you don't get paid. During our vote-arama, we voted on this, and unfortunately my colleagues on the other side of the aisle all voted against it.

With America in such desperate need of leadership to fix our spending and debt problem, you would think that the first thing President Biden would do is to set a plan and work hard to make things right. Well, think again.

Four weeks after Congress spent \$900 billion to address the economic impacts of COVID, Biden began his Presidency with a call for Congress to spend another \$1.9 trillion. Then the Democrats passed it by themselves, despite the fact that we didn't know how much of the \$4.9 trillion stimulus funding already allocated had been spent.

Today, President Biden is—soon President Biden is going to propose it sounds like a \$7 trillion budget. It will take the United States to its highest sustained levels of Federal spending since World War II. This is on top of the \$7.1 trillion in new spending Biden has proposed in his first 4 months in office—\$7.1 trillion. You can't make this stuff up.

I think we are only going to collect about \$3.5 trillion or so in revenues. How can we keep spending money like this? No family can do it. No person can do it.

I have been warning about the danger of reckless spending for years, and now we are seeing it play out in real life. President Biden's liberal dreams of big government, big debt, and high taxes are no longer speculation.

Now he is rolling out his plans for systemic socialism plainly for all to see. He has already proposed \$7.1 trillion in spending in just 4 months, and now another \$6 or \$7 trillion of American taxpayer dollars on top of that, all while holding back needed funding for our military.

By the way, as we added those 1.7 million jobs when I was Governor of

Florida, we paid off a third of the State debt—over \$10 billion—and cut over \$10 billion in taxes. Everything we should be doing up here, we did in Florida, and we can do it here if we will start looking at how we spend our money.

Biden wants to redistribute wealth, making everyone dependent on government while asking our brave men and women in uniform to go without. It is systemic socialism, and it is already hurting American families.

America is in a nearly \$30 trillion debt crisis, but that won't stop Biden's tone-deaf march toward socialism. As the President plans to spend our Nation into oblivion, 83 percent of Americans are already tightening their budgets due to inflation pressures, and 87 percent of Americans already believe that we have significantly overspent money, and they know that the Federal Government's spending is causing their inflation.

I grew up poor, and I know what it is like to watch my family struggle with inflation because of failed government policies and reckless spending. I watched my mom struggle to put food on the table and watch her as food prices went up. She struggled to put food on the table, and that is what we are doing to families right now all across this country.

Washington can't spend like this anymore. Debt has consequences. Massive spending has consequences. Tax increases have consequences. It all hurts America's poorest families the most.

And something else to think about: This summer, Congress and President Biden will face a critical choice of raising or suspending the debt ceiling. Congress has made a habit of maxing out America's credit card with no plan to pay for it for decades. Failure to rein in deficit spending will inevitably cause—and it is already happening—high inflation, devastating the purchasing power of all Americans, and disproportionately impacting low- and fixed-income families.

Since the Biden administration doesn't have a plan to address this crisis, I hope they will join me in fighting for fiscal restraint and the adoption of sustainable and responsible debt reduction measures like we did in Florida and passage of reforms that produce concrete, enforceable limitations of deficit spending.

Americans understand they can't spend without consequences. It is time for government to embrace this same mentality. We did a poll earlier this year—I saw a poll earlier this year—80 percent of Americans are worried about the Federal debt, and they are concerned it is going to lead to financial problems for our country.

We have to scrutinize every bill we have, including this bill. Are we spending this money well? No one has had time to read this bill. Too often, lawmakers in Washington pass bills without having time to read them before they vote. These are new laws that impact American families and businesses

and sometimes even authorize billions or trillions in tax dollar spending, and we don't have time to read these things. It is complete Washington dysfunction. It needs to end.

This bill is thousands of pages. It spends hundreds of billions of dollars. Growing up, my family lived paycheck to paycheck. My mom and my adopted dad struggled, but my mom instilled in me the value of counting pennies—a value I utilized as a businessman for four decades before I thought about running for office. I had to make payroll. I had to make sure there was money in the bank to make sure everybody got paid. I had to make sure we never ran out of money. First 10 rules of business: Don't run out of money.

My employees counted on me every time to make sure we never ran out of money. And if you look at what the Federal Government is doing, people are scared to death of what is going to happen to their Social Security, what is going to happen to their Medicare as this country racks up unbelievable deficits and unbelievable debt.

When I ran for Governor, I just said: We are not going to do this. We are going to figure out how we can live within our means, and we did it. You know, we watched the pennies. As Governor, I had a line-item veto, and we went through every line every year, and, again, if we didn't get a return, we didn't do it.

When I took over Florida, it was like a failing business. I was worried about what it was going to be like for my children and my grandchildren in the State that I enjoyed living in. I wanted to make sure everybody had the same opportunity I had. We did it in Florida. We turned around the State, and we can do the same thing here.

You know, I was the first Governor in 20 years who actually paid down debt. Actually, for 20 straight years, the State of Florida increased its debt over \$1 billion a year, and we paid off over \$10 billion in 8 years.

So we can do it here, but we have got to start, with this bill, taking our time and looking at it line by line. Do we need to spend this money? Do we get a return for this money? Is this good for our taxpayers? Is this good for the families of our country? And if it is not, we have got to stop doing this.

I want the next generation to have the same opportunities I had to live their dreams in this country. If we continue down this path, that opportunity is going to be lost. At some point, the bill is going to come due.

You know, Robert Baden-Powell's famous plea to "try and leave this world a little better than you found it" has actually fallen on deaf ears here. We are not clearly leaving this country in a better shape. You would never do this to your kids and grandkids, leave the debt that we are leaving our kids and our grandkids.

The Federal Government takes in a little over \$3 trillion. I think this year it is \$3.5 trillion and it is spending tril-

lions more. You just can't keep doing that. Right now, the interest alone on our nearly \$30 trillion national debt is over half a trillion dollars a year. That is just interest. What are we getting for that? We get nothing for that.

It doesn't do anything to help with our families. It doesn't help us build our military. It doesn't pay for Social Security. It doesn't pay for Medicare. We know Medicare is running out of money. What happens when Medicare runs out of money? Doctors and hospitals are going to have to be paid significantly less or Medicare recipients are going to have to get less care. I don't want any Medicare recipient to get less care.

Social Security is running out of its cash reserves by 2034. There is an automatic cut in Social Security. That is not fair. People who are paying into their Social Security plan, they are not being told that there is not going to be enough money there.

In this country, Medicaid costs are increasing by about 5 percent a year—5 percent. I mean, our revenues are not growing 5 percent a year. And these programs are called mandatory programs, so we don't have any control over them. I was shocked when I came up here that we don't even look at the cost of those programs. We don't even pass a budget with regard to those programs. I mean, it makes it convenient that we don't have to vote on it, but it is not fair to the American taxpayer.

We see what is happening when debt rises. I mean, if you look at what happens with a company—when a company, when its debt rises and they can't pay their debt, what happens? They go bankrupt. And who gets hurt? All the employees who work there, they get hurt. Their customers get hurt; suppliers get hurt; and everybody gets hurt. It is just a fact that is what happens. We have to think the same way here. We have to think how do we reduce the debt, not how do we increase the debt.

Just this week, I held a press conference showing how the Democrats' reckless spending has increased the cost of groceries and gasoline. Inflation also raises rent; not to mention it makes it hard to get a student loan or loan to start a business when the interest rate goes up.

It is just like I mentioned, 83 percent of Americans already tighten their belt. They are worried, and they know that it is caused by what we are doing up here.

I have been shocked that President Biden has been completely silent about inflation. He has not said a word about it. And if you listen to Secretary Yellen, all she says is we need to spend more money. I mean, they are not looking at what is happening with inflation.

Next week, we get the CPI numbers and PPI numbers, and we will see what they are. But you watch what is happening to families. The poor families and those on fixed incomes are getting hurt while all these prices go up.

We have got to stop this. The April consumer price index rose by eight-tenths of 1 percent. That is almost 10 percent on an annualized basis. Annualized basis inflation rate for the past 3 months has been 7.2 percent and 6.2 percent for the first 4 months.

The core inflation rate, excluding food and energy, on an annual basis, grows in April by 11 percent—a rate not exceeded since June of 1982. While these price increases are significant, broad, and accelerating, are they temporary effects? We don't know. We don't know if it is temporary. Some people say they are temporary, but who knows. But are they going to go back down?

As traditionally understood, inflation is too much money chasing too few goods, and where does that money come from? It comes from reckless Federal spending. While it may seem old-fashioned to ask in this brave new world of monetary theory, where Joe Biden declared last year that “Milton Friedman isn't running the show anymore,” is there reason to be concerned that the broad money supply, M2, grew by 24 percent over the last year, a post-war year high? Never, in the history of this country have you seen money supply grow like that without having significant inflation.

And if you go back to what happened, the only way they stopped the significant inflation in the past is significantly higher interest rates, which hurts every family but especially the family on a fixed income and the poor families because their wages are not going to go up like that.

So 24.6 percent, that is more than twice the rate it grew—on inflation, it is more than twice the rate it grew before inflation reached 13.4 percent in 1979 and almost three times the rate it grew amid the guns-and-butter spending surge during the Vietnam war.

And what about the extraordinary stimulus spending of the past year? Larry Summers, the highly respected former Treasury Secretary and economic adviser to Presidents Obama and Clinton, warned that the Biden stimulus would create purchasing power “at least three times the size of the output shortfall” and would be “the least responsible macroeconomic policies we've had in the past 40 years.”

We need only look at the Bureau of Economic Analysis comparison of the first quarter of 2021 to a year earlier to confirm Mr. Summers' concerns. Wages and salaries are already significantly larger in the first quarter of 2021 than they were before the pandemic. Transfer of payments have almost doubled, and personal savings have surged an extraordinary \$4.1 trillion from \$1.6 trillion a year ago.

The end of the pandemic isn't only unleashing the pent-up demand of the tremendous shutdown economy. It is opening the floodgate to a torrent of spending fueled by fiscal and monetary stimulus not seen since the Civil War. When inflation happens, first off, you

end up with a mindset of inflation. Somebody stopped me the other day and said: I know car prices are up. Should I buy now because car prices are going to be up even higher in a year?

With that mentality, that is what causes inflation to continue to go up—when Americans start believing it is going to go up, it is going to keep going up even as a result of reckless spending. But once they get in that mindset, it is very difficult to stop it.

The U.S. economy clearly has the power to iron out the natural problems of restarting production, but the very nature of the subsidies in the \$6 trillion Biden administration stimulus relief and the infrastructure bills constrain production.

You know, you look at what is happening with trying to get jobs. There are about 8 million job openings in the State. A year ago, I was here speaking on the Senate floor saying that you can't pay people more not to work than to work. I mean, people are going to make a logical economic decision, and they are going to do the right things for their families.

So now what we are seeing is we have job openings all across the country. In my State, we have restaurants—we have a lot of small businesses that can't find workers. I talked to an individual who has a cement company today. He couldn't get truckdrivers. What we have done to ourselves makes no sense.

In its modern incarnation, socialism denies that government incentives and constraints have anything to do with people's decisions to work, save, and invest, but we all know that is not true.

These Federal supplemental payments to unemployment have just caused—it has caused a catastrophe for our small businesses.

The Congressional Budget Office found that the Affordable Care Act would cut the number of hours worked by as much as 2 percent. So how can expanding ObamaCare in the recent stimulus not affect employment? It does. The same applies to expansions of COBRA, the monthly child credit, and other income supports.

Historically in America, the best housing, healthcare, transportation, nutrition, and childcare program was always a job—that is what our parents always told us—not some government program. If you give people things they typically get from a job, don't be surprised when they don't take the job.

The Biden administration claims that it hasn't seen evidence that its unemployment bonus is keeping people from work, but we know that is not true. I have talked to people who work in the Biden administration. While Joe Biden will say that, they acknowledge it is not true. With the Labor Department reporting record job openings and the National Federation of Independent Business detailing a record number of small businesses offering jobs but find-

ing no takers, that claim is not credible.

Since the War on Poverty began, government transfer payments have risen to provide more than 90 percent of the income of the bottom 20 percent of income-earning households, and the labor force participation rate among work-age households has collapsed to 36 percent from 68 percent. How is that good for those families?

You get a lot of satisfaction out of having a job. We need to have safety nets, but we don't want to put ourselves in the position that people become dependent on government payments.

The Biden administration also asks Americans to believe that they can raise income, corporate, and death taxes, smother the private sector with regulations, kill the fossil fuel industry, and fill the regulatory Agencies with activists fundamentally hostile to the Nation's economic system, and it is not going to have any effect on economic performance. We know that is not true.

Back in the real world, much of what the President is doing will impede the recovery, reduce economic capacity, and fuel inflation. And who does it hurt? It always hurts the poorest families, always hurts the person who is struggling to find work, always hurts the person on a fixed income. That is who gets hurt.

If Congress sees inflation as a real threat, it should stop spending. Unfortunately, right now, Congress doesn't think that way. We can see what is happening in the real world. Any unobligated balances in the Biden stimulus or previous stimulus bills can no longer be justified using current economic circumstances and should be rescinded, or if we are going to spend new money with, hopefully, a way to get a return on it, we should still spend it with unspent stimulus money.

Rescinding the stimulus authority in the Biden stimulus at the end of the fiscal year on September 30 would save over \$700 billion—\$700 billion—according to the CBO. Rescinding authority sooner and including all previous stimulus bills would save us \$1 trillion.

Congress should repeal the enhanced unemployment benefits and reinstate the Clinton-era work requirements for welfare. Work requirements should be applied to all unearned benefits to anyone except the elderly, the disabled, and students.

Congress should adopt a real, enforceable budget that funds infrastructure and the other functions of the government without further expanding the deficit and debt.

The debt ceiling, which expires on August 1, should be used to set into place a long-term, binding program to stop the Federal debt from growing beyond 100 percent of gross domestic product. If the inflation of the 1970s and 1980s has returned, it is the “Gods of the Copybook Headings” that have returned once again to teach us that

water will wet us, fire will burn, and the government can't give us something for nothing.

Debt also has an impact on interest rates. As interest rates go up, the interest on the national debt will increase faster and faster. It is going to be a debt spiral, and it is going to be very hard to deal with.

We have low interest rates now. If you look at the 50-year average of the 10-year Treasury, it is significantly higher than it is now. If that happens, it will be very difficult to fund any program we care about, whether it is Medicare, Social Security, or fund the military. When interest rates go up—and interest rates historically have always gone up when you have significant deficit spending, when you have significant inflation—then we are going to have a very difficult time funding the programs we care about.

I hope we don't end up having a sovereign debt crisis, but we are staring right at it right now.

None of this is to say I don't have hope for our future. I have clear hope for it. We can do it. We did it in Florida. Every time our country is faced with a challenge, we have shown our ability to rise above it, but if we don't acknowledge it, it doesn't happen.

So as long as I am a Member of the Senate, I am going to fight to rein in the out-of-control spending that is putting our country's future at risk. I have to. I have seven grandkids. I am going to do my best to leave this country in a better position than when I started.

But if you just look at the last 20 years, at the unbelievable increase in debt—I think when Ronald Reagan got elected, the national debt was under \$1 trillion, and now it is close to \$30 trillion. So we have to get focused on this. We can't just do something like this—rush through a bill that nobody has had the opportunity to really understand and spend hundreds of billions of dollars, not knowing whether we are going to get a return.

So, look, I want to figure out how to do good things. When I was Governor, we invested \$85 billion in roads, bridges, airports, and seaports. I believe in investing. We invested in our universities. But we can't just keep spending money like this.

With that, I think I will yield to my colleague.

The PRESIDING OFFICER. The Senator from Kentucky.

Mr. PAUL. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. SULLIVAN. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

S. 1260

Mr. SULLIVAN. Mr. President, I want to commend my colleagues for

the important work that everybody is doing down here on the Senate floor, bipartisan work, addressing one of the most important challenges we have as a nation. Not just today but for years this challenge is going to be with us, and that is the challenge of dealing with the rise of the Communist Party of China. That is going to be more and more of a challenge and focus of the efforts of all elements of America's economy, military, society.

And here is the good news. As you are seeing here, there is a lot of focus, a lot of effort, and a lot of bipartisan work. It is a democracy, a Republic, right? It is messy. It is not going to be perfect. But, for the Chinese, I think the worst nightmare of the Chinese Communist Party is to see Americans coming together and recognizing that this is something we all need to work on together.

China's economy is growing. Their high-tech capability is growing. Their military capability is growing. Their aggressiveness throughout the region is growing.

Just look in the last year: Hong Kong; the disputes along the China-India border with India; the aggressiveness toward Taiwan; the economic embargo, in many ways, against our ally Australia; Xinjiang Province; the full discrimination against the Uighurs. And, of course, China is now fully focused on exporting its authoritarian model abroad—not just at home but abroad. But again, as I mentioned, the good news is that we as a nation, we as a Senate, we as a Congress, Republicans and Democrats, are starting to awaken to this challenge.

This is an issue I have been focused on since I came to the Senate over 6 years ago. I think the previous administration, the Trump administration, with their National Security Strategy, National Defense Strategy, which said, hey, we know we have challenges with violent extremists organizations, but we need to start shifting our focus to great power competition with China as the pacing threat—that is where we should be focused.

Those strategy documents—the National Defense Strategy, the National Security Strategy—these were actually quite bipartisan documents, quite bipartisan strategies. The National Defense Authorization Act, which will be taken up here in a couple of months, in the last few years has been built around this National Defense Strategy, focusing on great power competition—China, Russia. So that is continuing. It is actually continuing on the floor here in the U.S. Senate as we speak.

What I have been trying to do is work with Members on both sides of the aisle—certainly with the Trump administration but also with the Biden administration—as they address this challenge. I had some good meetings with a number of senior officials in the administration, and one takeaway I got from discussing these issues with the National Security Advisor, Jake

Sullivan, was a comment he had made about how when we were looking at our challenges with China, we need to think about these in the way in which Dean Acheson, who was a very famous Secretary of State, talked about the beginning of the Cold War with the Soviet Union in the late 1940s; how America needs to be dealing with the Soviet Union and that Cold War from situations of strength, positions of strength. I thought that was a really insightful comment by the current National Security Advisor.

So I want to mention a few of these because we have a lot of them relative to China. Our comparative advantages, in my view, are much greater than theirs in this competition that is going to, in my view, last for decades. So let me name a few of these situations of strength.

First, our allies. The United States is an ally-rich nation. China is an ally-poor nation and getting poorer by the day, by the way. Maybe North Korea is one ally. Maybe Russia sometimes, but I don't really buy it. So that is a huge comparative advantage that we have as a nation, and we need to look at our system, our network of allies and deepen them and expand them.

One area that has happened with regard to our allies, really is a cornerstone of our alliance system in Asia, is the continued focus on what is called the Quad. The Quad is three of the biggest economies and democracies in the whole world: the United States, Japan, India, and Australia.

The Quad actually began in terms of a focus of strategy in the George W. Bush administration. The Trump administration highlighted it even more. To the Biden administration's credit, they took the Minister-level meetings that were the focus of the Trump administration's effort with the Quad and took it to the leader level. President Biden met with the leaders—India, Japan, Australia, and the United States—recently. It is a very important development. The Quad can help anchor our alliances in the Asia-Pacific and beyond in a very significant way. The Chinese are constantly talking about it because they don't like it because they know what it signifies.

So that is one area of strength, situation of strength that I think all of us can agree on, and I think Members of this body can certainly help play a role.

As we look to head into a work session, I am going to head to the Asia-Pacific with some of my Senate colleagues here—Senator DUCKWORTH, Senator COONS, and maybe a few others—and we are going to help build on this important comparative advantage that we have as a nation—allies. We are an ally-rich nation. China is ally-poor. The more aggressive they are acting in the region, the more this situation of strength is going to play to our advantage.

Let me give you another situation of strength for the United States, particularly as it relates to China. It is a huge

position of strength. It is our energy sector, the all-above energy sector for America—I mean renewables, oil, natural gas. This is an area that for decades we have tried to become energy independent. We have tried to return to the status we had during World War II, which was the world's energy superpower in terms of the production of energy.

The good news on that is we have returned to that. Prior to the pandemic, the United States had once again become the world's energy superpower—a lot of people thought we could never achieve that again, but we have—the largest producer of natural gas in the world, bigger than Russia; largest producer of oil in the world, bigger than Saudi Arabia; largest producer of renewables in the world. This is really good for our economy. It is really good for jobs. It is really good for our national security and foreign policy. And yes, it is really good for our environment.

Why is that? I know some people don't like the production of energy in America, but here is a fact: We need energy, "all of the above" energy. My State has it all, all the things that I just mentioned—oil, gas, renewables. We have an enormous abundance in Alaska.

But here is the other fact: We produced these energy opportunities, we produced this energy in America with a higher environmental standard than any other place on the planet. That is a fact. That is a fact. So if we need energy, which we do, "all of the above" energy, which we do, we need to make sure we are producing it in a place with the highest standards, in a place that will employ American people workers. By the way, energy jobs are great jobs.

Here is one other thing. You look at the intel. You talk to people who know the region. The Communist Party in China recognizes this comparative advantage, and it scares the living daylight out of them because they are very energy dependent, and we have literally become, through the hard work and ingenuity of so many in our great Nation, energy independent.

By the way, not only has this helped our environment, it has helped with regard to greenhouse gas emissions. From 2005 to 2017, the United States reduced its greenhouse gas emissions by almost 15 percent—15 percent. You don't hear that often, but it is a fact—more than any other industrialized nation in the world.

China was going like this. Still is. By the way, right now, the latest numbers on greenhouse gas emissions—China is producing more than the United States, the EU, and India combined. That is also a fact.

So we have reduced global greenhouse gas emissions dramatically. Why? We all know why. It was the revolution and the production of American natural gas. That is a fact. That is a fact.

So if we want to grow our economy, have an enormous comparative advan-

tage relative to China and adversaries like Russia, produce more good-paying jobs, protect our environment, and enhance our national security and foreign policy, continuing the production of "all of the above" energy, which we are going to need for decades, is something that we should be doing.

Now, some in the Biden administration understand this. Others don't and want to restrict production of American energy, and when those people speak, guys like John Kerry, the leaders in China and Russia are smiling. They are smiling.

Fortunately, this legislation here, the Endless Frontier Act, is focused on outcompeting the Chinese, all of us coming together and outcompeting them in many different areas—artificial intelligence, quantum computing, and, yes, energy as well.

Specifically, what is in the bill is called advanced energy and industrial efficiency technologies, advanced energy technologies. That is in the legislation.

Again, I think it is here because we recognize what a critical, comparative advantage we have relative to China in this sector, so we want to take advantage of it. It is in the legislation.

Advanced energy technology is not defined in this bill, but that is because the Congress has been abundantly clear on what this means. In my discussions with Senators and, more importantly, what the Congress has passed a number of times, advanced energy technology means what it states in the definition of a law unanimously passed in the Senate and in the House just two Congresses ago, 42 USC 18632. It actually has the definition of advanced energy technology, which is what is the focus of this bill, the Endless Frontier Act.

Mr. President, I ask unanimous consent that 42 USC 18632 be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

42 U.S.C. 18632: ENERGY INNOVATION HUBS

Text contains those laws in effect on May 27, 2021

§18632. Energy Innovation Hubs

(a) Definitions

In this section:

(1) Advanced energy technology

The term "advanced energy technology" means—

(A) an innovative technology—

(i) that produces energy from solar, wind, geothermal, biomass, tidal, wave, ocean, or other renewable energy resources;

(ii) that produces nuclear energy;

(iii) for carbon capture and sequestration;

(iv) that enables advanced vehicles, vehicle components, and related technologies that result in significant energy savings;

(v) that generates, transmits, distributes, uses, or stores energy more efficiently than conventional technologies, including through Smart Grid technologies; or

(vi) that enhances the energy independence and security of the United States by enabling improved or expanded supply and production of domestic energy resources, including coal, oil, and natural gas;

(2) Hub

(A) In general

The term "Hub" means an Energy Innovation Hub established under this section.

(B) Inclusion

The term "Hub" includes any Energy Innovation Hub in existence on September 28, 2018.

(3) Qualifying entity

The term "qualifying entity" means—

(A) an institution of higher education;

(B) an appropriate State or Federal entity, including a federally funded research and development center of the Department;

(C) a nongovernmental organization with expertise in advanced energy technology research, development, demonstration, or commercial application; or

(D) any other relevant entity the Secretary determines appropriate.

(b) Authorization of program

(1) In general

The Secretary shall carry out a program to enhance the economic, environmental, and energy security of the United States by making awards to consortia for establishing and operating hubs, to be known as "Energy Innovation Hubs", to conduct and support, at, if practicable, one centralized location, multidisciplinary, collaborative research, development, demonstration, and commercial application of advanced energy technologies.

(2) Technology development focus

The Secretary shall designate for each Hub a unique advanced energy technology or basic research focus.

(3) Coordination

The Secretary shall ensure the coordination of, and avoid unnecessary duplication of, the activities of each Hub with the activities of—

(A) other research entities of the Department, including the National Laboratories, the Advanced Research Projects Agency-Energy, and Energy Frontier Research Centers; and

Each Hub shall maintain conflict of interest procedures, consistent with the conflict of interest procedures of the Department.

(4) Prohibition on construction

(A) In general

Except as provided in subparagraph (B)—

(i) no funds provided under this section may be used for construction of new buildings or facilities for Hubs; and

(ii) construction of new buildings or facilities shall not be considered as part of the non-Federal share of a Hub cost-sharing agreement.

(B) Test bed and renovation exception

Nothing in this paragraph prohibits the use of funds provided under this section or non-Federal cost share funds for the construction of a test bed or renovations to existing buildings or facilities for the purposes of research if the Secretary determines that the test bed or renovations are limited to a scope and scale necessary for the research to be conducted.

(Pub. L. 115-246, title II, §206, Sept. 28, 2018, 132 Stat. 3137.)

Mr. SULLIVAN. The definition of advanced energy technology, which is in the bill, the Endless Frontier Act, and is defined in 42 USC 18632 is along the following lines. It says "Definitions," "advanced energy technology" means an "innovative technology that produces energy from solar, wind, geothermal, biomass, tidal, wave, ocean, or other renewable energy."

That is important for our country. It goes on to say "that produces nuclear energy"—that is important for our country—"for carbon capture and sequestration." Again, a critical comparative advantage. "That enables advanced vehicles, vehicle components,

and related technologies that result in significant energy savings.” Again, important.

And it also says “that enhances the energy independence and security of the United States by enabling improved or expanded supply and production of domestic energy resources, including coal, oil, and natural gas.”

That is in the definition of advanced energy technologies, and that is the definition that was passed two Congresses ago, unanimously, and that is why it has not been defined here because it has already been defined in this.

Congress is very clear on what advanced energy technology means in the Endless Frontier Act. That is a huge comparative advantage, as I mentioned, oil, gas, renewables. And that is an important element of this legislation in our competition with China, and I am glad that is recognized.

One final area of what, again, the current administration’s National Security Advisor called a situation of strength relative to China, and that, of course, is our military. To be honest, this is where I am worried.

The second term of the Obama-Biden administration cut defense spending by 25 percent. That is actually one of the reasons I ran for the Senate. I never ran for anything, but what I saw what was happening to the U.S. military—an institution I love and I served in for over 25 years—that was enough motivation for me to say I need to help do something. The readiness of our forces during that era, the second term of the Obama-Biden administration—the readiness of our forces plummeted—plummeted. And our adversaries in Moscow and Beijing watched this and were gleeful.

We can talk about AI and everything else that we are talking about in this bill, but if we are gutting our military, that is one of the worst things we can do with regard to sending a message to China about our seriousness. I worry.

Last year on this floor—last summer—we had a big debate in the NDAA over defense spending. The majority leader—who was then the minority leader—and the Senator from Vermont, Senator SANDERS, put forward an amendment they called—no kidding—“defund the Pentagon” then. That was the name of their amendment, with 14 percent across-the-board cuts to the entire U.S. military. My response was: There they go again. There they go again.

Well, now that they regained power, it looks like this movie is coming to a theater near us again, and it is not going to be nice. Tomorrow, the Biden administration’s budget is going to be coming out. The numbers that we are anticipating are about a 16-percent increase in domestic spending and a real decrease in military spending—inflation-adjusted decrease in military spending again. Beijing will be watching this and will be gleeful.

When Republicans were in the White House and the Senate majority just re-

cently, we were respectful of our colleagues in the minority, and there was an agreement essentially about a one-for-one, domestic programs increasing and the military budget is going to increase by about the same amount. That is what we all agreed on here. That is what we worked on here. Now, it looks like it is going to be 16-for-1 or maybe even worse. This is something we really need to focus on.

Make no mistake, we can talk about supply chains, intellectual property, competitiveness, which is what we are talking about here with this legislation. These are all important topics. But all the policy changes that we are debating here right now are not going to amount to much in our overall competition with respect to China if we lose our military edge with respect to China.

Unfortunately, some of my colleagues just don’t recognize that or don’t want to recognize that. Soft power isn’t much good without hard power to back it up. We learned that lesson before. It has been a painful lesson, if you look at our history.

But the Chinese Communist Party certainly appears to understand this. According to one watchdog, it has increased its military investments by 76 percent over the last decade, and we are going to put out a budget tomorrow with an inflation-adjusted decrease in our military spending, despite the runaway domestic spending proposed by this administration. That is worrisome, and that is not operating from a position of strength with regard to the Chinese Communist Party. We need to watch out for that one. I am very concerned.

Yes, there is a lot of bipartisan work going on in the Senate, but if the leadership on the Senate floor and the House leadership as well and the Biden administration work together to cut defense spending, that is going to be one of the worst things we can do for our long-term competition with regard to China.

As we are focused on these challenges with the rise of China, let me conclude by predicting that not only is this challenge going to be with us for decades, but how we need to address it. I have talked about some of these situations of strength. We must face this challenge with confidence and strategic resolve.

As I have noted and I just talked about a few, America has extraordinary advantages relative to China: our global network of alliances, our military power, and economic leadership, our innovative society, our abundant and innovative energy supplies, advanced energy technology as defined in this bill and other bills, the world’s most productive workforce, and a democratic value system.

Yes, it can be messy, but that makes countries around the world, and particularly in the INDOPACOM region, far more comfortable as American partners and allies than as subservient

members of a New Middle Kingdom led by China. As a result of the long twilight struggle with the Soviet Union, we also know what works: maintaining peace through strength, promoting free markets and free people at home, and having the confidence in George Kennan’s insights when he set forth the strategy of containment in the late forties to deal with the Soviet Union—that the Chinese Communist Party, like the Soviet Communist Party, likely bears within it the seeds of its own decay. While democracies are resilient, adaptive, and self-renewing, there are many vulnerabilities embedded in Chinese’s perceived strength.

One-man rule creates acute political risks. Historical grievance can bring violent nationalism. State-directed economic growth can produce massive overcapacity and mountains of debt, and the gradual snuffing out of freedom that we are literally seeing daily in places like Hong Kong sends fear throughout the entire region.

China’s budding military power and historical view of itself as a natural and cultural superior to many others is beginning to alarm neighboring states, inspiring them to want to step up security cooperation with the United States, not with China. Nearly half of wealthy Chinese want to emigrate. Remember, these are the winners from China’s four decades of heady economic growth.

As we have in the past, we can prevail in this geopolitical and ideological contest, but doing so will require a new level of strategic initiative, organization, and confidence in who we are as a people and what we stand for. This also means that we must redouble our efforts in making this strategic case to others around the world, particularly our allies. This kind of work here—although it can be messy, although it can be difficult, although it can be challenging—is part of the process we need to put together to compete.

I suggest the absence of a quorum.

The PRESIDING OFFICER (Mr. OSSOFF). The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. DURBIN. I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

MORNING BUSINESS

S. 1260

Mr. LEAHY. Mr. President, today, in a bipartisan vote, the Senate advanced important legislation to increase our Nation’s competitiveness with China. The United States Innovation and Competition Act, USICA, of 2021 is significant legislation and an example of what process and debate can yield in the U.S. Senate.

This legislative package is the end result of the bipartisan work of from

multiple Senate committees and reflects the urgency of addressing the challenges faced by domestic manufacturers and American researchers in our global competition with China. This includes an emergency appropriation of \$54 billion in funding for grants to make semiconductor chips here in America and for the continuation of chip production in Essex, VT. The package also allocates \$1.5 billion in funding for implementation and domestic research and development, R&D of 5G technology to ensure that the United States drives the modernization of its own communications infrastructure.

The bill significantly raises authorization levels by almost \$120 billion over 5 years for the National Science Foundation, NSF, the National Aeronautics and Space Administration, NASA, the Department of Commerce, and the Department of Energy, DOE. These historic investments in American ingenuity will help strengthen our country's R&D capabilities, regional economic development opportunities, manufacturing capacity, and supply chain resiliency.

Through the creation of a new Directorate of Technology and Innovation at the NSF, the Federal Government will be able to better support research and technology development in key focus areas, such as the growing artificial intelligence space and quantum science. Among other activities, the Directorate will help fund R&D at collaborative institutes, establish technology testbeds, and award scholarships and fellowships to build a workforce equipped to lead us through the 21st century and beyond.

Throughout the process, I was encouraged to see a strong focus on the need to continue to increase education, research, and workforce opportunities in rural and underserved areas throughout the country. The regional technology hub program at the Commerce Department established in this bill will benefit rural communities in Vermont and across the country. These hubs, of which there will be three per EDA region, will carry out workforce development activities and business and entrepreneur development activities, among other important activities. I appreciate the work done by fellow Members in the Senate to ensure that these hubs truly and accurately represent the significant economic needs of rural areas in this country.

The inclusion of increased supplementary funding for research at universities that participate in the Established Program to Stimulate Competitive Research, EPSCoR, takes important steps to build our Nation's capacity in the science, technology, engineering, and mathematics, STEM, field. This funding will also help reduce the geographic concentration of research and development and education opportunities across the country. For far too long, Americans have had to leave their hometowns and even their

home States to get an education and find work. This bill will give rural residents more reasons to stay close to home and help their communities grow from the ground up. I have seen the incredible work that has already been done by the University of Vermont's participation in EPSCoR and am excited to see what is to come from this substantial investment.

This serious legislative package shows what can be done when we all work together in the Senate. Thanks to these efforts, we will be able to secure America's role as a global leader in technology, R&D, and manufacturing. I hope the House of Representatives will soon consider this legislation so President Biden can sign this historic initiative into law.

Mr. LEAHY. Mr. President, as the Senate prepares to vote on the U.S. Innovation and Competition Act, I wanted to take moment to highlight the support this bill provides to the U.S. semiconductor industry. I want to commend the leadership that Senators WARNER, CORNYN, and SCHUMER have shown in highlighting the need for our country to ensure that we maintain leading edge manufacture capabilities in the United States. I strongly support the over \$50 billion provided in this bill for the Department of Commerce to join in partnerships with U.S. semiconductor companies.

My history with microelectronics spans my career in the Senate, and I can remember when Tom Watson selected Essex Junction as the location for an IBM fab to produce some of the first generations of mass produced integrated circuit memory and processing chips. Of course, it revolutionized computing. Over the years, Vermonters working out of Essex led the way in inventing new kinds of chips and new ways to make chips, at the same time making Vermont the State with the most patents per capita.

Over that time, I heard again and again from national security leaders from both political parties that one of the biggest threats facing the United States was that our revolutionary technology was threatened by the production of chips increasingly moving to foreign countries. While some of those countries closely cooperate with the United States, being offshore provides an inherent risk of the chips being compromised by malicious actors or even facilities themselves being rendered inoperable, one way or another.

I helped create a program called Trusted Foundry within the Department of Defense to provide critical chips for national security needs that we knew were untampered with from start to finish and were made right in the United States. Because the national security needs alone could never be produced at an economically practical scale, we located Trusted Foundry in commercial fabs, including the one in Essex. Today that factory still produces both commercial and national security chips, particularly chips used for radio frequency or RF functions.

With this bill, we continue the endeavor to produce chips in the United States at a commercially viable level. We hope that the production can supply our national security needs, by geographically keeping production domestic, thereby increasing our confidence that the chips have not been tampered with.

Through the Appropriations Committee, I will continue oversight of this important area. We will ensure that these grants are administered well and build toward a better future. And we will ensure they are part of a whole-of-government effort, including contributions from the Department of Defense and other Agencies from their own authorizations and budgets. Thanks to this bill, I look forward to a brighter, and more technologically capable future.

AMENDMENT NO. 1813

Mr. REED. Mr. President, I am disappointed that my bipartisan amendment with Senators MORAN and MURKOWSKI is not receiving a vote today.

Our amendment has a simple purpose—to protect taxpayers. It seeks to do so by providing the administration the discretionary authority to negotiate for warrants, which are like stock options, as part of the \$50 billion we are appropriating in this bill for the CHIPS for America Fund.

A warrant is the right to purchase one share of common stock at a preestablished price, known as the strike price. Warrants, just like stock options, are exercised when the stock price is greater than the strike price. The idea is that if taxpayer dollars are necessary to invest in a company, then taxpayers should also benefit from some of the upside when the company grows.

I worked on a bipartisan basis to secure warrants when Federal funds were needed for private companies as part of the Troubled Asset Relief Program, TARP, and in the CARES Act. As a result of the warrants provision in TARP, nearly \$10 billion in profit was generated for taxpayers. And according to new Department of Treasury estimates, taxpayers stand to gain more than \$1 billion for the CARES Act warrants.

Commerce Secretary Gina Raimondo, who also has prior private sector experience as a venture capital investor and as a former treasurer of Rhode Island, said this week at a CJS Appropriations Subcommittee hearing that she would "support" having this authority as a "good way to stick up for American taxpayers."

So if companies are receiving taxpayer funds to make investments in semiconductors, U.S. taxpayers should also be able to get some of the upside when these investments pay off. We should be striving to ensure that we get the best possible deal for our constituents' money.

I appreciate Leader SCHUMER's commitment to get this concept included in the bill as it moves forward in the

process, and I will continue working with him and all of our colleagues to make that commitment a reality.

Mr. LEAHY. Mr. President, the Budget Control Act of 2011 expires this year, and that is a good thing.

This law led to a decade of underfunding our domestic priorities, from which it will take years to recover. Right now, in communities across the country, our infrastructure is crumbling, millions of Americans cannot access Federal programs for which they qualify, and we are falling behind in investing in science, research, and development on the global economic stage—all of this because the Budget Control Act set artificial and unrealistically low caps on discretionary spending, and it inflicted arbitrary, across-the-board spending cuts known as sequestration.

President Biden understands the real consequences of this decade-old decision. That is why tomorrow, President Biden will propose a 16-percent increase for nondefense investments in his budget. We cannot build back better until we recover the ground we have already lost.

I want to give a few examples of what I mean. For many low-income families with young children, the beginning of summer means the end of school breakfast and lunch programs and waking up every morning dreading how you will be able to put food on the table for your children. Basic nutrition is a basic requirement for child health, development, and education.

The Summer EBT program is meant to help these families bridge to this gap, with an extra \$30 or \$60 per child every month. This is a program that has proven itself successful, reducing the number of households with food-insecure children from 43 percent to just under 35 percent. But because of the Budget Control Act, this program has been flat-funded. We could not expand upon its success. And today, only 16 percent of children who need access to USDA food programs have that access.

This problem of underinvestment in successful, worthwhile programs is true across our appropriations bills.

Our country, which has led in some of the greatest scientific discoveries of the last century, ranks 24th out of 36 developed nations for investments in university research and development as a share of GDP.

We once accounted for 69 percent of global research and development expenditures but have fallen to just under 30 percent. China now accounts for 23.9 percent of global research and development spending, and growing.

How did this happen? One analysis by the American Association for the Advancement of Science directly attributes \$200 billion in lost Federal research and development investments to the Budget Control Act. The National Science Foundation alone has lost \$2 billion a year, which could support more than 5,500 grants and 65,000 scientists, technicians, and students.

We cannot lead in a rapidly evolving technological landscape unless we are investing in science and our scientists.

Failing to do so only cedes the next great discovery to China at the cost of innovation here in the United States. As chair of the Appropriations Committee, I am committed to fighting for the investments in American science, research, medical progress, and technological development that our great Nation needs and deserves.

There has been a lot of talk in this Chamber about the need for a major infrastructure package to repair our Nation's crumbling bridges and roads, and I support addressing that need. But there is a reason why our roads are in disrepair, forcing the American people to spend nearly \$130 billion each year on vehicle repairs and operating costs. There is a reason why our drinking water systems lose the equivalent of 9,000 Olympic-size swimming pools of water every day. And there is a reason why one in five children lacks the high-speed internet connections they need to learn and participate in school.

That reason is a decade of budget caps that artificially constrained our ability to address these issues before they became the national limitation and embarrassment that they are today.

Now there is a \$44 billion backlog in airport improvement projects, \$35 billion in deferred maintenance for public housing, and \$472.6 billion in urgently needed funds to maintain and improve the Nation's drinking water infrastructure.

Over the last decade, we have lost ground in education, childcare, environmental protections, and affordable housing. The Budget Control Act did not constrain our national debt; it left us as a nation in disrepair.

Joe Biden understands this, and I commend him for taking the bold action to address this in the budget he will release tomorrow. As chairman of the Senate Appropriations Committee, I look forward to working with the President, his administration, and my dear friend Vice Chairman SHELBY on passing responsible appropriations bills that address the damage caused by the Budget Control Act.

The end of the Budget Control Act gives us the opportunity to invest in our communities. Tomorrow, Congress will receive the President's budget. The full Appropriations Committee has already held hearings on the need to invest in our infrastructure and on the threat of domestic violent extremism, and in June, we will hold hearings on global leadership and national security. In June, our subcommittees will hold numerous hearings to scrutinize the President's budget.

When Congress returns in early June, it is essential that Congress, on a bipartisan and bicameral basis, work with the President to negotiate budget topline so that we can commence the appropriations process for the fiscal year that begins October 1. As Presi-

dent Biden has said, we can, should, and need to build back better.

TRIBUTE TO THERESA ALBERGHINI DIPALMA

• Mr. LEAHY. Mr. President, there is no State in America more beautiful than Vermont, but along with its jaw-dropping beauty, Vermont is home to some of the finest, most active and engaged citizens who make it such a special place.

Theresa Alberghini DiPalma is one of those people. Theresa recently let it be known that she will be leaving her senior position at the University of Vermont Health Network.

I have known Theresa and her late parents for more than 30 years. Theresa's parents were both public school teachers. They raised five children in Burlington, including Theresa. Her father Roy saw Active Duty as a lead navigator on bombers in the European theater in World War II. Her mother Connie was also a pillar of the community. She taught Spanish, and she was an accomplished musician and extraordinary cook.

Theresa grew up in Burlington, the youngest of those five kids and the only girl. After college, she started in my Washington office answering phones. She steadily climbed the professional ladder to be both my top healthcare adviser and then my legislative director.

For as long as I have been in the Senate, I have talked about the challenge of keeping, maintaining, and attracting young Vermonters to our State. More than 20 years ago, Theresa did just that. In the mid-nineties, Theresa returned to Vermont to be closer to family and to serve as Vermont's chief healthcare regulator.

After leaving government service, Theresa joined the University of Vermont College of Medicine in 2000, serving as assistant dean for external relations. In 2002, she was called to serve—first on a temporary basis and then permanently—at then-Fletcher Allen Health Care during a time of great challenge.

Theresa joined a dedicated team, led by Ed Colodny, which worked tirelessly to restore public trust in our State's academic medical center.

Theresa is now a senior vice president for external relations at the University of Vermont Health Network, where she and her colleagues support and lead an integrated healthcare delivery system in Vermont and New York, dedicated to ensuring that the more than 1 million people in the region have access to the care they need, close to home.

Theresa's commitment to the well-being of our communities is boundless. She has served on several boards, including Mercy Connections, the United Way of Northwest Vermont, the Lake Champlain Chamber, the Vermont Chamber of Commerce, VELCO, VGS, Vermont Business Roundtable, the

Governor's Council of Economic Advisors, and Governor Scott's Government Modernization and Efficiency Team, among others.

She is deeply committed to the professional advancement of women in our area and routinely mentors young professionals.

She and her husband Robert reside in Burlington. Marcelle and I think of their home on Maple Street as our second home. While I know one incredible chapter is closing for Theresa, I also know that she hasn't lost her passion for making Vermont a better place. I so look forward to seeing what is ahead.●

JANUARY 6 COMMISSION

Mrs. FEINSTEIN. Mr. President, I rise in support of the legislation to create an independent, bipartisan Commission to examine the January 6 attack on the Capitol that killed five people.

A full and honest review is critical not only to understand the events of that day but also to ensure the continued strength and well-being of our democracy.

On the afternoon of January 6, Americans watched in horror as thousands of insurrectionists stormed the Capitol to prevent the certification of a free and fair Presidential election.

Many of us carry vivid memories from that nightmarish day. We recall the panic and confusion, the shouting and chants of an angry mob, and the crashing of windows and doors being smashed inside these hallowed halls.

While many of us were on the Senate floor until being evacuated to a secure location by the Capitol Police and Sergeant at Arms, we have learned since that violent members of the mob were minutes away from reaching the Senate Chamber with us inside.

Capitol Police officers, upholding their sworn duty to protect and defend the Capitol and Members of Congress, were beaten with sticks, bats, and even the American flag as the mob charged the building.

Rioters broke into this very Chamber, dropping down from the Gallery, some carrying zip ties presumably to restrain any Senators or police officers they caught. Others were chanting "hang Mike Pence" while a makeshift gallows was built outside the Capitol Building.

While these memories remain clear, I fear the record for January 6 is being blurred by misinformation and political posturing.

An independent, bipartisan commission is our best chance to set the record straight and establish the truth about the events on January 6.

Congressional committees, the Department of Justice, and President Trump's impeachment trial have conducted their own reviews of the violence on that day and some of the events leading up to it. However, those reviews weren't comprehensive and

didn't have the stature of a congressionally mandated, independent, and bipartisan Commission, along the lines of the 9/11 Commission.

In addition to providing an independent and authoritative account of the January 6 attack, the Commission would evaluate the motivation for and planning of the attack, identify gaps in law enforcement preparation and response, and enable Congress and the administration to take action to prevent future attacks.

I would remind Senators that the same arguments being used against this Commission were used against forming the 9/11 Commission. "Reviews are already underway. It will become political. We need to look forward, not backward." But the 9/11 Commission revealed critical new information about the planning and implementation of that attack and made recommendations that led to landmark legislation. It is now the model of an independent Commission, and the legislation before us today is based on that model.

I call upon every one of my colleagues to support this serious, comprehensive, and bipartisan review of the violent attack on the Capitol.

We owe it to the American people to pass this legislation and establish an independent Commission.

I urge my colleagues to join me in supporting this bill.

NOTICE OF A TIE VOTE UNDER S. RES. 27

Mr. MANCHIN. Mr. President, I ask unanimous consent to print the following letter in the CONGRESSIONAL RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

To the Secretary of the Senate:

The nomination of Robert T. Anderson, of Washington, to be Solicitor of the Department of the Interior, vice Daniel Habib Jorjani, PN265, having been referred to the Committee on Energy and Natural Resources, the Committee, with a quorum present, has voted on the nomination as follows—

On the question of reporting the nomination favorably with the recommendation that the nomination be confirmed, 9 ayes (not counting 2 ayes by proxy) to 9 nays (counting 2 nays by proxy).

In accordance with section 3, paragraph (1)(A) of S. Res. 27 of the 117th Congress, I hereby give notice that the Committee has not reported the nomination because of a tie vote and ask that this notice be printed in the RECORD pursuant to the resolution.

ARMS SALES NOTIFICATION

Mr. MENENDEZ. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision

stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY,
COOPERATION AGENCY,
ARLINGTON, VA.

Hon. ROBERT MENENDEZ,
*Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.*

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 21-38, concerning the Air Force's proposed Letter(s) of Offer and Acceptance to the Government of Australia for defense articles and services estimated to cost \$1.651 billion. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

HEIDI H. GRANT,
Director.

Enclosures.

TRANSMITTAL NO. 21-38

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Australia.

(ii) Total Estimated Value:

Major Defense Equipment* \$1.651 billion.

Other \$1.000 billion.

Total \$1.651 billion.

(iii) Description and Quantity or Quantities of Articles or Services under consideration for Purchase:

Major Defense Equipment (MDE):

Up to twelve (12) Weapons-Ready MQ-9B, Remotely Piloted Aircraft.

Fifteen (15) Raytheon Multi-Spectral Targeting Systems-D (MTS-D) EO/IR Sensors.

Sixteen (16) Lynx AN/APY-8 Synthetic Aperture Radars (SAR) with Ground Moving Target Indicator (GTMI).

Fifteen (15) RIO™ Communication Intelligence Systems.

Thirty-six (36) Embedded Global Positioning System/Inertial Navigations Systems (EGI) with Selective Availability Anti-Spoofing Modules (SAASMs).

Six (6) KMU-572 Joint Direct Attack Munitions (JDAM) Tail Kits for 500lb Bombs.

Four (4) MXU-650 Airfoil Groups for 500lb Paveway II GBU-12.

Seven (7) MXU-1006 Airfoil Groups for 250lb Paveway II GBU-58.

Four (4) MAU-169 or MAU-209 Computer Control Groups (CCGs) for 250lb/500lb Paveway II GBU-58/GBU-12.

Six (6) FMU-139 Fuse Systems.

Twelve (12) MK-82 General Purpose 500lb Inert Bombs.

Five (5) High Bandwidth Compact Telemetry Modules (HCTMs).

Non-MDE: Also included are Honeywell aircraft engines; Certifiable Ground Control Stations (CGCSs); mobile Satellite Communication Ground Data Terminals (SGDTs); Leonardo SAGE 750 Electronic Surveillance Measures System (ESM); GATES/RSO/

GRMA; Automatic Information System (AIS); ARC-210 radios; AN/DPX-7 IFF transponders; General Dynamics Satellite Communication (SATCOM) antennas and Hughes modems with USG encryption; Leonardo/Selex SeaSpray 7500 maritime radars; KY-100M security voice terminals; KIV-77 Mode 4/5 IFF cryptographic appliques; AN/PYQ-10C Simple Key Loaders; U.S. Government Certified Encryption Solution; KOR-24A Small Tactical Terminal Link-16; Sierra Nevada Electronic Intelligence System; additional secure communications and cryptographic equipment; MQ-9B training simulator; Hellfire Training Missiles, missile rail kits and integration; M-299 Hellfire Rail Launchers; DSU-38 Laser Illuminated Target Detector for GBU-54; MK-81 General Purpose Bombs 250lb Inert Bombs; aircraft and weapons integration, test, and test equipment; additional ground support and test equipment; initial spare repair parts; repair & return; publications and technical documentation; personnel training and training equipment; U.S. Government and contractor engineering; technical, and logistics support services; and other related elements of logistical and program support.

(iv) Military Department: Air Force (AT-D-SAG).

(v) Prior Related Cases, if any: None.

(vi) Sales Commission. Fee, etc. Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: April 23, 2021.

* As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Australia—MQ-9B Remotely Piloted Aircraft

The Government of Australia has requested to buy up to twelve (12) Weapons-Ready MQ-9B, Remotely Piloted Aircraft; fifteen (15) Raytheon Multi-Spectral Targeting Systems-D (MTS-D) EO/IR sensors; sixteen (16) Lynx AN/APY-8 Synthetic Aperture Radars (SAR) with Ground Moving Target Indicator (GTMI); fifteen (15) RIO™ Communication Intelligence Systems; thirty-six (36) Embedded Global Positioning System/Inertial Navigations Systems (EGI) with Selective Availability Anti-Spoofing Modules (SAASMs); six (6) KMU-572 Joint Direct Attack Munitions (JDAM) tail kits for 500lb bombs; four (4) MXU-650 Airfoil Groups for 500lb Paveway II GBU-12; seven (7) MXU-1006 Airfoil Groups for 250lb Paveway II GBU-58; four (4) MAU-169 or MAU-209 Computer Control Groups (CCGs) for 250lb/500lb Paveway II GBU-58/GBU-12; six (6) FMU-139 Fuse Systems; twelve (12) MK-82 General Purpose 500lb inert bombs; five (5) High Bandwidth Compact Telemetry Modules (HCTMs). Also included are Honeywell aircraft engines; Certifiable Ground Control Stations (CGCSs); mobile Satellite Communication Ground Data Terminals (SGDTs); Leonardo SAGE 750 Electronic Surveillance Measures System (ESM); GATES/RSO/GRMA; Automatic Information System (AIS); ARC-210 radios; AN/DPX-7 IFF transponders; General Dynamics Satellite Communication (SATCOM) antennas and Hughes modems with USG encryption; Leonardo/Selex SeaSpray 7500 maritime radars; KY-100M security voice terminals; KIV-77 Mode 4/5 IFF cryptographic appliques; AN/PYQ-10C Simple Key Loaders; U.S. Government Certified Encryption Solution; KOR-24A Small Tactical Terminal Link-16; Sierra Nevada Electronic Intelligence System; additional secure communications and cryptographic equipment; MQ-9B training simulator; Hellfire Training Missiles, missile rail kits and integration; M-299 Hellfire Rail Launchers; DSU-38 Laser Illu-

minated Target Detector for GBU-54; MK-81 General Purpose Bombs 250lb Inert Bombs; aircraft and weapons integration, test, and test equipment; additional ground support and test equipment; initial spare repair parts; repair & return; publications and technical documentation; personnel training and training equipment; U.S. Government and contractor engineering; technical, and logistics support services; and other related elements of logistical and program support. The overall total estimated value is \$1.651 billion.

This proposed sale will support the foreign policy and national security objectives of the United States. Australia is one of our most important allies in the Western Pacific. The strategic location of this political and economic power contributes significantly to ensuring peace and economic stability in the region. It is vital to the U.S. national interest to assist our ally in developing and maintaining a strong and ready self-defense capability.

The proposed sale improves Australia's capability to meet current and future threats by providing timely Intelligence, Surveillance, and Reconnaissance (ISR), target acquisition, locate submarine capabilities, and counter-land and counter-surface sea capabilities for its security and defense. This sale will enhance interoperability between the U.S. Air Force and the Royal Australian Air Force (RAAF). Australia has demonstrated a commitment to modernizing its military and will have no difficulty absorbing this equipment into its armed forces.

The principal contractors will be General Atomic Aeronautical Systems Inc., San Diego, CA; Lockheed Martin Inc., Bethesda, MD; Raytheon Inc., Waltham MA; and Leonardo SpA, Rome, Italy. The purchaser typically requests offsets. Any offset agreement will be defined in negotiations between the purchaser and the contractor(s).

Implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representatives to Australia.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 21-38

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The MQ-9B Remotely Piloted Aircraft (RPA) is a weapons-ready aircraft designed for Medium-Altitude Long-Endurance (MALE) Intelligence, Surveillance and Reconnaissance (ISR), Target Acquisition, and Strike Missions. The MQ-9B RPA is not a U.S. Air Force program of record but has close ties to, and builds upon, the proven success of the MQ-9A Reaper. The MQ-9B is a highly modular, easily configurable aircraft that contains the necessary hard points, power, and data connections to accommodate a variety of payloads and munitions to meet multiple missions, including counter-land, counter-sea, and antisubmarine strike operations. The system is designed to be controlled by two operators within a Certifiable Ground Control Station (CGCS). The CGCS is designed to emulate a reconnaissance aircraft cockpit, giving users extensive means to operate both the aircraft and sensors. The MQ-9B is able to operate using a direct Line-of-Sight (LOS) datalink or Beyond Line-of-Sight (BLOS) through satellite communications (SATCOM). The MQ-9B system can be deployed from a single site that supports launch/recovery, mission control, and maintenance. The system also supports remote-split operations where launch/recovery and maintenance occur at a For-

ward Operating Base (FOB) and mission control is conducted from another location or Main Operating Base (MOB).

2. The Raytheon Multi-Spectral Targeting Systems-D (MTS-D) EO/IR sensors is a multispectral Targeting System with Laser Target Designator (LTD). A multi-use Electro Optical (EO)/infrared (IR) sensor provides long-range surveillance, high-altitude target acquisition, tracking, range-finding, and laser designation for all tri-service and NATO laser-guided munitions, with capabilities up to and including high definition color TV, high definition short-wave IR, medium-wave IR, and long-wave IR sensors. The AN/DAS-4 is an evolutionary upgrade to the current AN/DAS-I system.

3. The Lynx AN/APY-8 Synthetic Aperture Radars (SAR) with Ground Moving Target Indicator (GTMI) System provides all-weather surveillance, tracking, and targeting for military and commercial customers from manned and unmanned vehicles.

4. The L3 Harris RIO™ Communications Intelligence System incorporates radio receivers and flexible digital processing to create the ability to intercept, location, and copy adversary communications. The system is flexible enough that it can detect a wide variety of types of communications. The open design allows the system to be upgraded with new software features as adversary communications change.

5. The Honeywell TPE-331-10-GD Turbo-prop Engine is used in a variety of airborne platforms, including the MQ-9B.

6. The Ground Control Station (GCS) can be either fixed or mobile. The fixed GCS is enclosed in a customer-specified shelter. It incorporates workstations that allow operators to control and monitor the aircraft, as well as record and exploit downlinked payload data. The mobile GCS allows operators to perform the same functions and is contained on a mobile trailer. Workstations in either GCS can be tailored to meet customer requirements.

7. The Embedded GPS-INS (EGI) with Selective Availability Anti-Spoofing Module (SAASM) is a self-contained navigation system that provides the following: acceleration, velocity, position, attitude, platform azimuth, magnetic and true heading, altitude, body angular rates, time tags, and coordinated universal time (UTC) synchronized time. SAASM enables the GPS receiver access to the encrypted P(Y) signal providing protection against active spoofing attacks.

8. Leonardo SeaSpray Maritime Multi-Role Patrol Radar is a synthetic aperture X-band radar that provides small-target maritime detection in high seas, maritime search (including submarine periscopes and semi-submersibles), radar imaging of ocean targets, and weather detection and avoidance.

9. The SAGE 750 Electronic Surveillance Measures (ESM) System is a United Kingdom produced digital electronic intelligence (ELINT) sensor that analyzes the electromagnetic spectrum to map the source of active emissions. Using highly accurate Direction Finding (DF) antennas, SAGE builds target locations and provides situational awareness, advance warning of threats, and the ability to cue other sensors.

10. The C-Band Line-of-Sight (LOS) Ground Data Terminals and Ku-Band SATCOM GATESI Transportable Earth Stations (GATES) provide command, control, and data acquisition for the MQ-9B.

11. The ARC-210 UHF/VHF secure radio is a voice communications radio system that can operate in either normal, secure, and/or jam-resistant modes.

12. The KOR-24A Small Tactical Terminal Link-16 is a command, control communications, and intelligence (C3I) system incorporating high-capacity, jam-resistant, digital communication links for exchange of

near real-time tactical information, including both data and voice, among air, ground, and sea elements.

13. The AN/DPX-7 is an Identification Friend or Foe (IFF) Transponder used to identify and track aircraft, ships, and some ground forces to reduce friendly fire incidents.

14. The KY-100M is a lightweight terminal for secure voice and data communications. The KY-100M provides wideband/narrowband half-duplex communication. Operating in tactical ground, marine and airborne applications, the KY-100M enables secure communication with a broad range of radio and satellite equipment.

15. The KIV-77 Mode 5 crypto applique computer for IFF is Type 1 certified by the National Security Agency and provides information assurance for both legacy Mode 4 and new Mode 5 IFF equipment. The KIV-77 is used to store the classified keys.

16. The AN/APQ-100 Simple Key Loader is a handheld fill device for securely receiving, storing, and transferring data between cryptographic and communications equipment.

17. The Joint Direct Attack Munitions (JDAM) is a guidance set that converts existing unguided bombs (MK-82, MK-83, MK-84, BLU-109, BLU-110, BLU-111, BLU-117, BLU-126 (Navy) or BLU-129 warhead) into an accurate, adverse weather "smart" munition. The Guidance Set consists of a Tail Kit, which contains the Inertial Navigation System (INS) and a Global Positioning System (GPS), and a set of Aerosurfaces and an umbilical Cover, which allows the JDAM to improve the accuracy of unguided, general purpose bombs. The Guidance Set, when combined with a warhead and appropriate fuse, forms a JDAM Guided Bomb Unit (GBU). The JDAM weapon can be delivered from modest standoff ranges at high or low altitudes against a variety of land and surface targets during the day or night. After release, JDAM autonomously guides to a target, using the resident GPS-aided INS guidance system. The JDAM is capable of receiving target coordinates via preplanned mission data from the delivery aircraft, by onboard aircraft sensors (i.e., FUR, Radar, etc.) during captive carry, or from a third-party source via manual or automated aircrew cockpit entry.

The KMU-572 is the guidance set for a GBU-38 (500-pound bomb body) JDAM Tail Kit.

18. The Laser JDAM (GBU-54) is a 500-pound JDAM that incorporates all the capabilities of the JDAM guidance kit and adds a precision laser guidance set. The Guidance Set consists of a Tail Kit, which contains the Inertial Navigation System (INS) and a Global Positioning System (GPS) receiver, a set of Aerosurfaces and an umbilical cover, which allows the JDAM to improve the accuracy of unguided, general purpose bombs. The Laser JDAM (LJDAM) adds the DSU-38/40 sensor, which gives the system a semi-active laser seeker. This allows the weapon to strike targets moving at up to 70 mph.

19. GBU-12/58 Paveway II (PW-II) 500-pound (GBU-12) and 250-pound (GBU-58) are maneuverable, free-fall, laser-guided bombs (LGBs) that guides to reflected laser energy from the desired target. Employment of the LGB is the same as a normal general purpose (GP) warhead, except the semi-active guidance corrects for employment errors inherent in any delivery system. Laser designation for the weapon can be provided by a variety of laser target markers or designators from the air or ground. The Paveway system consists of a laser guidance kit, a computer control group (CCG), a warhead-specific Air Foil Group (AFG) that attach to the nose and tail of MK-81 and MK-82 General Purpose (GP) bombs, and a fuse. The weapon is primarily used for precision bombing against non-hardened targets.

a. The MAU-169 or the MAU-209 are the CCG for the GBU-12 and GBU-58.

b. The MXU-650 is the AFG for the 500-pound GBU-12.

c. MXU-1006/B is the AFG for the 250-pound GBU-58.

20. MK-82 Inert General Purpose (GP) bomb is a 500-pound, free-fall, unguided, low-drag inert weapon used for integration testing. There is no explosive fill.

21. MK-81 Inert GP bomb is a 250-pound inert training ordnance representative in size and weight of an explosive filled bomb to simulate either a free-fall 250-pound bomb or precision guided munition.

22. The Joint Programmable Fuse (JPF) FMU-139 is a multi-delay, multi-arm and proximity sensor compatible with general purpose blast, frag, and hardened-target penetrator weapons. The JPF settings are cockpit selectable in flight when used numerous precision-guided weapons. It can interface with numerous weapons including GBU-12, GBU-58, GBU-54, and GBU-38.

23. The highest level of classification of defense articles, components, and services included in this potential sale is SECRET.

24. If a technologically advanced adversary were to obtain knowledge of the specific hardware and software elements, the information could be used to develop countermeasures that might reduce weapon system effectiveness or be used in the development of a system with similar or advanced capabilities.

25. A determination has been made that the Government of Australia can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

26. All defense articles and services listed in this transmittal are authorized for release and export to the Government of Australia.

ARMS SALES NOTIFICATION

Mr. MENENDEZ. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY,
COOPERATION AGENCY,
Arlington, VA.

Hon. ROBERT MENENDEZ,
Chairman, Committee on Foreign Relations,
United States Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No.

21-41, concerning the Army's proposed Letter(s) of Offer and Acceptance to the Government of Australia for defense articles and services estimated to cost \$259 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

HEIDI H. GRANT,
Director.

Enclosures.

TRANSMITTAL NO. 21-41

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Australia.

(ii) Total Estimated Value:

Major Defense Equipment* \$211 million.
Other \$48 million.
Total \$259 million.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE):

Four (4) CH-47F Cargo Helicopters with customer-unique modifications.

Eight (8) T55-GA-714A Aircraft Turbine Engines.

Five (5) AN/AAR-57 Common Missile Warning Systems (CMWS).

Eight (8) Embedded Global Positioning System (GPS)/Inertial Navigation Systems (INS/EGI) +429.

Two (2) EAGLE+429 Embedded Global Positioning System (GPS)/Inertial Navigation Systems (INS/EGI).

Non-MDE: Also included is mission equipment; communication and navigation equipment; spare parts and components; special tools and test equipment; publications and technical manuals; U.S. Government and contractor engineering, maintenance, technical, and logistical support services, and other related elements of program and logistical support.

(iv) Military Department: Army (AT-B-ULZ).

(v) Prior Related Cases, if any: AT-B-UDK, AT-B-VAF.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: April 29, 2021.

* As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Australia—CH-47F Chinook Helicopters

The Government of Australia has requested to buy four (4) CH-47F cargo helicopters with customer-unique modifications; eight (8) T55-GA-714A aircraft turbine engines, five (5) AN/AAR-57 Common Missile Warning Systems (CMWS); eight (8) Embedded Global Positioning System (GPS)/Inertial Navigation Systems (INS/EGI) +429; and two (2) EAGLE+429 Embedded Global Positioning System (GPS)/Inertial Navigation Systems (INS/EGI). Also included is mission equipment; communication and navigation equipment; spare parts and components; special tools and test equipment; publications and technical manuals; U.S. Government and contractor engineering, maintenance, technical, and logistical support services, and other related elements of program and logistical support. The total estimated value is \$259 million.

This proposed sale will support the foreign policy and national security objectives of the United States. Australia is one of our most important allies in the Western Pacific. The strategic location of this political

and economic power contributes significantly to ensuring peace and economic stability in the region. It is vital to the U.S. national interest to assist our ally in developing and maintaining a strong and ready self-defense capability.

The proposed sale of this equipment and support will improve Australia's capability to meet current and future threats, increase operational capabilities, strengthen its homeland defense and promote military cooperation.

The proposed sale of this equipment will not alter the basic military balance in the region.

These aircraft will be provided from U.S. Army stock. The purchaser typically requests offsets. Any offset agreement will be defined in negotiations between the purchaser and the contractor(s).

Implementation of this proposed sale will not require the assignment of any additional U.S. or contractor representatives.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 21-41

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The CH-47F is a twin engine heavy lift helicopter. The CH-47F has the Common Avionics Architecture System (CAAS) cockpit, which provides aircraft system, flight, mission, and communication management systems. The CAAS includes five multifunction displays (MFDs), two general purpose processor units (GPPUs), two control display units (CDUs) and two data concentrator units (DCUs). The Navigation System will have two Embedded GPS/INS (EGIs), two Digital Advanced Flight Control System (DAFCS), one ARN-149 Automatic Direction Finder, one ARN-147 VHF Omni Ranging/Instrument Landing System (VOR/ILS)/Marker Beacon (MB) System, one ARN-153 Tactical Air Navigation (TACAN) System, two air data computers, and one radar altimeter system. The communications suite consists of two each AN/ARC-231 Multi-mode radios providing VHF FM, VHF-AM, UHF, HQ II and DAMA SATCOM, and two each AN/ARC-201 D SINGARS radios. Also included is the AN/APXX-123A Identification Friend or Foe (IFF) system.

2. The AN/APX-123A Identify Friend-or-Foe (IFF) digital transponder set provides pertinent platform information in response to an IFF interrogator. The digital transponder provides cooperative Mark XII IFF capability using full diversity selection, as well as Mode Select (Mode S) capability. In addition, transponder operation provides interface capability with the aircraft's Traffic Collision and Avoidance System (TCAS). The transponder receives pulsed radio frequency interrogation signals in any of six modes (1, 2, 3/A, S, and 5), decodes the signals, and transmits a pulse-coded reply. The Mark XII IFF operation includes Selective Identification Feature (SIF) Modes 1, 2, 3/A and C, as well as secure cryptographic Mode 5 operational capability.

3. The AN/ARC-231 Ultra High Frequency (UHF) radio is a software defined radio for military aircraft that provides two-way multi-mode voice and data communications. It provides joint service standard line of sight (LOS), HA VE QUICK, SATURN, and SINGARS electronic counter-counter measures (ECCM), along with integrated waveform satellite communications (SATCOM).

4. The Embedded GPS/INS (EGI) unit CN-1689-(H-764GU) contains sensitive GPS technology. The EGI+429 and the obsolescence-fix

version, the EAGLE+429 EGI, are self-contained, all-attitude navigation system providing outputs of linear and angular acceleration, linear and angular velocity, position, attitude (roll, pitch), platform azimuth, magnetic and true heading, altitude, body angular rates, time tags, and Universal Time Coordinated (UTC) synchronized time. The EGI+429 and EAGLE+429 EGI accepts Radio Frequency (RF) Global Positioning System (GPS) satellite transmissions, and provides these signals as inputs to the Embedded GPS Receiver (EGR). The EGR tracks up to twelve space vehicles (SV) signals simultaneously. The EGR supports the GPS and blended GPS/INS navigation solutions.

5. The AN/ARN-149, Automatic Direction Finder (ADF) Receiver, is a low frequency radio that provides automatic compass bearing on any radio signal within the frequency range of 100 to 2199.5 kHz as well as navigation where a commercial AM broadcast signal is the only available navigation aid.

6. The AN/ARN-153, Tactical Airborne Navigation (TACAN) System, is a full featured navigational system that supports four modes of operation: receive mode; transmit receive mode; air-to-air receive mode; and air-to-air transmit-receive mode. The TACAN provides a minimum 500-watt transmit capability with selecting range ratios of 30:1 or 4:1 which is accomplished through the automatic gain control (AGC) enable/disable switch, the 1553 bus, or the RNAV (ARINC) input bus.

7. The AN/ARN-147 Very High Frequency (VHF) Omni Ranging/Instrument Landing System receives input from ground navigation beacons and aids in aircraft navigation.

8. The AAR-57 Common Missile Warning System (CMWS) detects energy emitted by threat missile in-flight, evaluates potential false alarm emitters in the environment, declares validity of threat and selects appropriate counter-measures for defeat. The CMWS consists of an Electronic Control Unit (ECU), Electro-Optic Missile Sensors (EOMSS), and Sequencer and Improved Countermeasures Dispenser (ICMD).

9. The AN/APR-39 Radar Warning Receiver Signal Detecting Set is a system that provides warning of a radar directed air defense threat and allows appropriate counter-measures. Included 1553 databus compatible configuration.

10. The highest level of classification of defense articles, components, and services included in this potential sale is SECRET.

11. If a technologically advanced adversary were to obtain knowledge of the specific hardware and software elements, the information could be used to develop counter-measures that might reduce weapon system effectiveness or be used in the development of a system with similar or advanced capabilities.

12. A determination has been made that the Government of Australia can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

13. All defense articles and services listed in this transmittal are authorized for release and export to the Government of Australia.

ARMS SALES NOTIFICATION

Mr. MENENDEZ. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress

has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY,
COOPERATION AGENCY,
Arlington, VA.

Hon. ROBERT MENENDEZ,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 21-40, concerning the Army's proposed Letter(s) of Offer and Acceptance to the Government of Australia for defense articles and services estimated to cost \$1.685 billion. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

HEIDI H. GRANT,
Director.

Enclosures.

TRANSMITTAL NO. 21-40

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Australia.

(ii) Total Estimated Value:
Major Defense Equipment* \$.500 billion.
Other \$1.185 billion.
Total \$1.685 billion.

(iii) Description and Quantity or Quantities of Articles or Services under consideration for Purchase:

Major Defense Equipment (MOE):

One hundred sixty (160) M1A1 Tank structures/hulls provided from stock in order to produce the following end items and spares.
Seventy-five (75) M1A2 SEPv3 Abrams Main Battle Tanks.

Twenty-nine (29) M1150 Assault Breacher Vehicles.

Eighteen (18) M1074 Joint Assault Bridges.
Six (6) M88A2 Hercules Combat Recovery Vehicles.

One hundred twenty-two (122) AGT1500 Gas Turbine Engines.

Non-MDE: Also included is development of a unique armor package, Common Remotely Operated Weapon Station Low Profile (CROWS-LP), Driver's Vision Enhancer, mission equipment, special tools and test equipment, ground support equipment, system and engine spare parts, technical data, publications, Modification Work Orders/Engineering Change Proposals (MWO/ECPs), U.S. Government and contractor technical and logistics assistance, quality assurance teams, transportation services, program management, New Equipment Training (NET); and other related elements of logistical and program support.

(iv) Military Department: Army (AT-B-ULU, AT-B-ULX, AT-B-UKQ, AT-B-UKX).

(v) Prior Related Cases, if any: AT-B-ZZH, AT-B-UHQ, AT-B-UIZ, AT-B-UIG.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: April 29, 2021.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Australia—Heavy Armored Combat Systems

The Government of Australia has requested to buy one hundred sixty (160) M1A1 Tank structures/hulls provided from stock in order to produce the following end items and spares: seventy-five (75) M1A2 SEPv3 Abrams Main Battle Tanks; twenty-nine (29) M1150 Assault Breacher Vehicles; eighteen (18) M1074 Joint Assault Bridges; six (6) M88A2 Hercules Combat Recovery Vehicles; and one hundred twenty-two (122) AGT1500 gas turbine engines. Also included is development of a unique armor package, Common Remotely Operated Weapon Station Low Profile (CROWS-LP), Driver's Vision Enhancer, mission equipment, special tools and test equipment, ground support equipment, system and engine spare parts, technical data, publications, Modification Work Orders/Engineering Change Proposals (MWO/ECPs), U.S. Government and contractor technical and logistics assistance, quality assurance teams, transportation services, program management, New Equipment Training (NET); and other related elements of logistical and program support. The total estimated value is \$1.685 billion.

This proposed sale will support the foreign policy and national security objectives of the United States. Australia is one of our most important allies in the Western Pacific. The strategic location of this political and economic power contributes significantly to ensuring peace and economic stability in the region. It is vital to the U.S. national interest to assist our ally in developing and maintaining a strong and ready self-defense capability.

The proposed sale improves Australia's capability to meet current and future threats by enhancing the lethality, survivability, and interoperability of the Australian Army. Australia will use the enhanced capability to strengthen its homeland defense and deter regional threats. The M1A2 SEPv3 Main Battle Tanks will upgrade the current Australian fleet of M1A1 SA tanks with no changes to Royal Australian Armoured Corps force structure. Additional M88A2 vehicles provide de-processing and combat vehicle recovery support for the Australian tank fleet. The M1150 Assault Breacher Vehicles (ABVs) and M1074 Joint Assault Bridges (JABs) will be a new capability for the Royal Australian Engineers, bringing under-armor bridging and breaching capability, increasing the effectiveness and survivability of Australian Combat Engineers and providing increased mobility for the armored fleet. Australia will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractors will be General Dynamics Land Systems, Sterling Heights, MI; BAE Systems, York, PA; Leonardo DRS, Arlington, VA; and Honeywell Aerospace, Phoenix, AZ. The purchaser typically requests offsets. Any offset agreement will be defined in negotiations between the purchaser and the contractor(s).

Implementation of this sale will require the assignment of approximately 10 additional U.S. or contractor representatives to Australia.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 21-40

Notice of Proposed Issuance of Letter of Offer and Acceptance Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. M1A2 System Enhancement Package 3 (SEPv3) Main Battle Tank. The M1A2 Abrams is a third-generation American main battle tank, produced by General Dynamics Land Systems. The M1A2 SEPv3 features include a multi-fuel turbine engine, composite armor, an advanced computer fire control system, separate ammunition storage in a blow-out compartment, and 120mm main gun. Extensive improvements have been implemented to the latest M1A2 SEPv3 configuration. These include improved digital systems, increased electrical power margin to support demands of future technologies, line replaceable modules (LRM) to reduce operational support costs, ammunition data link to support new tank main gun rounds, and an auxiliary power unit (APU). The M1A2 Thermal Imaging System (TIS) and M1A2 Commander's Independent Thermal Viewer (CITV) constitute the system's target acquisition system, which, when operated with other tank systems gives the tank crew a substantial battlefield advantage. The TIS provides the M1A2 crew with the ability to effectively aim and fire the tank main armament system under a broad range of adverse battlefield conditions. The TIS can be operated and viewed by the tank gunner or tank commander, and is the main sighting system for the tanks' main gun (cannon.) The CITV provides the same target acquisition system as the TIS, but provides the tank commander a separate system that can be controlled and operated independent of the TIS. Australia has commissioned the development and production of bespoke Turret Front armor to be used in their M1A2SEPv3. This armor is being developed by the USG in consultation and coordination with the CoA to ensure that it is optimized to their perceived threat matrix.

2. The Abrams 120mm main gun system is composed of a 120 millimeter smoothbore gun manufactured at Watervliet Arsenal. Gun production and design technology are generally well known.

3. The use of a gas turbine propulsion system in the M1A2 is a unique application of armored vehicle power pack technology. The hardware is composed of the AGT-1500 engine and transmission, and while the system is not a critical military technology the manufacturing processes associated with the turbine blades, recuperator, bearings and shafts, and hydrostatic pump and motor are proprietary and therefore commercially competition sensitive.

4. The Common Remotely Operated Weapon Station—Low Profile (CROWS-LP) is the M1A2 commander's weapon station, and allows for under-armor operation of the weapons on the system including the M2HB, M2A1, M240B and M240 machine guns. The CROWS-LP is an updated version of the M153A2 CROWS, is approximately 10 inches shorter, and offers increased visibility to the user. The fire control system of the CROWS-LP allows for "first-burst" on target capability from stationary and moving platforms. The CROWS-LP ingrates a day camera (VIM-C), thermal camera (TIM 1500) and laser range finder (STORM/STORM-PI).

5. The Driver Vision Enhancer—Abrams (DVE-A) and Rear View Sensor System (RVSS) are un-cooled thermal imaging systems developed for use while driving combat vehicles and tactical wheeled vehicles. The DVE-A provides night vision capability for the Abrams tank driver. RVSS provides a

rear view camera for the Abrams tank. DVE-A and RVSS allow for tactical vehicle movement in support of operational missions in all environmental conditions (day/night and all weather) and provides enhanced driving capability during limited visibility conditions.

6. M88A2 Heavy Equipment Recovery Vehicle. M88A2 Heavy Equipment Recovery Combat Utility Lifting Extraction System (HERCULES) Combat Recovery Vehicle is to extricate combat vehicles that have become bogged down or entangled, and to repair or replace damaged parts in fighting vehicles while under fire. The 70-ton M88A2 Recovery Combat Vehicle is standard equipment to de-process, recover, and sustain the Abrams M1 Tank.

7. The M88A2's AVDS-1790-8CR is a unique modification to the standard piston engine family in the M60 series and the base M88A1. Manufacturing processes associated with the production of turbochargers, fuel injection system, and cylinders are proprietary and therefore commercially competition sensitive.

8. The Driver's Vision Enhancer—Combat Vehicle M88 is an un-cooled thermal imaging system developed for use on combat and tactical wheeled vehicles. It allows for tactical vehicle movement in all environmental and limited visibility conditions. The DVE-CV for M88 vehicle is a platform-mounted night vision device that requires external power supply and is integrated into the vehicle. The M88 is also equipped with CROWS-LP (M153A2E1), described above for the Abrams.

9. The Assault Breacher Vehicle (ABV). The ABV is a highly mobile and heavily armored minefield and complex obstacle breaching system. It consists of an M1 Abrams tank hull, a unique turret with two Linear Demolition Charge Systems (employing two Mine Clearing Line Charges (MCLC) and rockets), a Lane Marking System (LMS), Integrated Vision System, and a High Lift Adapter that interchangeably mounts mine plows, rollers, and dozer blades.

10. The Driver Vision Enhancer. Abrams (DVE-A) and Assault Breacher Vehicle Integrated Vision System (IVS) are un-cooled thermal imaging systems developed for use while driving combat vehicles and tactical wheeled vehicles. The DVE-A provides night vision capability for the ABV tank driver. IVS provides a rear view camera for the ABV. The ABV is equipped with the AGT 1500 Gas Turbine Propulsion System and the CROWS-LP described in the Abrams and M88A2 sections above.

11. The ABV is equipped with a Magnetic Signature Duplicator which mounts to the forward engineering attachments. It generates a magnetic perturbation which causes magnetically fused mines to detonate well forward of the vehicle through the use of an emitted magnetic field.

12. The Joint Assault Bridge (JAB) provides Army Engineer units supporting Armored Brigade Combat Teams with a survivable, deployable and sustainable heavy-assault bridging capability. The JAB provides a gap-crossing capability to cross wet or dry gaps to provide freedom of maneuver on the battlefield and keep pace with Abrams Brigade Combat Team operations. The JAB consists of an M1A2 Abrams tank hull integrated with a hydraulic bridge launcher system to deploy the Armored Vehicle Launched Bridge (AVLB) Military Load Class 95 Scissor Bridge. The JAB is equipped with the Driver Vision Enhancer—Abrams and the Rear View Sensor Systems described above.

13. The highest level of classification of defense articles, components, and services included in this potential sale is SECRET.

14. If a technologically advanced adversary were to obtain knowledge of the specific

hardware and software elements, the information could be used to develop countermeasures that might reduce weapon system effectiveness or be used in the development of a system with similar or advanced capabilities.

15. A determination has been made that the Government of Australia can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

16. All defense articles and services listed in this transmittal are authorized for release and export to the Government of Australia.

ARMS SALES NOTIFICATION

Mr. MENENDEZ. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. ROBERT MENENDEZ,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 21-39 concerning the Air Force's proposed Letter(s) of Offer and Acceptance to the Government of Greece for defense articles and services estimated to cost \$165 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

HEIDI H. GRANT,
Director.

Enclosures.

TRANSMITTAL NO. 21-39

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Greece.

(ii) Total Estimated Value:
Major Defense Equipment* \$0 million.
Other \$165 million.
Total \$165 million.

Funding Source: National Funds.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE): None.

Non-MDE: Included are U.S. Government, technical, and logistics support services and

requisitions supporting the Foreign Military Sales Order II (FMSO II) and Cooperative Logistics Supply Support Arrangement (CLSSA) for stock replenishment, supply of standard spare parts, and repair/replace of spare parts to support the Hellenic Air Force's defensive and transport aerial fleets; all other aircraft systems and subsystems; and other related elements of program support.

(iv) Military Department: Air Force (GR-D-KIX).

(v) Prior Related Cases, if any: GR-D-KAA, GR-D-KIW.

(vi) Sales Commission, Fee, etc. Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in Defense Article or Defense Services Proposed to be Sold: None.

(viii) Date Report Delivered to Congress: May 19, 2021.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Greece—FMSO II, CLSSA Services.

The Government of Greece has requested to buy U.S. Government, technical, and logistics support services and requisitions supporting the Foreign Military Sales Order II (FMSO II) and Cooperative Logistics Supply Support Arrangement (CLSSA) for stock replenishment, supply of standard spare parts, and repair/replace of spare parts to support the Hellenic Air Force's defensive and transport aerial fleets; all other aircraft systems and subsystems; and other related elements of program support. The estimated total cost is \$165 million.

This proposed sale will support the foreign policy and national security objectives of the United States by helping to improve the security of a NATO ally, which is an important partner for political stability and economic progress in Europe.

The proposed sale will improve Greece's capability to meet current and future threats by providing agile logistics support to active Foreign Military Sales support cases, including Greece's defensive and transport aerial fleets, as well as other support equipment of U.S. origin that are currently in use with the Hellenic Air Force and which can be supported by the CLSSA program. The ability to place blanket order requisitions will increase its interoperability with NATO forces and enhance its ability to provide for the security of its borders. Greece has demonstrated a continued commitment to modernizing its military and will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of these services will not alter the basic military balance in the region.

There are no principal contractors for this proposed sale. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representatives outside the United States.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

CERTIFICATION PURSUANT TO § 620C(D) OF THE FOREIGN ASSISTANCE ACT OF 1961, AS AMENDED

Pursuant to Section 620C(d) of the Foreign Assistance Act of 1961, as amended (the Act), Executive Order 12163, State Department Delegation of Authority No. 293-2, and State Department Delegation of Authority 510; I hereby certify that the furnishing to Greece of aircraft parts and support is consistent with the principles contained in Section 620C(b) of the Act.

This certification will be made part of the notification to Congress under section 36(b) of the Arms Export Control Act, as amended, regarding the proposed sale of the above-named articles and services and is based on the justification accompanying such notification, of which such justification constitutes a full explanation.

C.S. ELIOT KANG,

Senior Official,

Under Secretary for Arms Control and International Security.

ARMS SALES NOTIFICATION

Mr. MENENDEZ. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. ROBERT MENENDEZ,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 21-13, concerning the Navy's proposed Letter(s) of Offer and Acceptance to the Government of India for defense articles and services estimated to cost \$2.42 billion. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

HEIDI H. GRANT,
Director.

Enclosures.

TRANSMITTAL NO. 21-13

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of India.

(ii) Total Estimated Value:
Major Defense Equipment* \$2.05 billion.
Other \$0.37 billion.
Total \$2.42 billion.

Funding Source: National Funds.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE):

Six (6) P-8I Patrol Aircraft.

Eight (8) Multifunctional Information Distribution System-Joint Tactical Radio Systems 5 (MIDS-JTRS 5) (6 installed, 2 spares).
Forty-two (42) AN/AAR-54 Missile Warning Sensors (36 installed, 6 spares).

Fourteen (14) LN-251 with Embedded Global Positioning Systems (GPS)/Inertial Navigations Systems (EGIs) (12 installed, 2 spares).

Non-MDE: Also included are CFM56-7 commercial engines; Tactical Open Mission Software (ITOMS) variant for P-8I; Electro-Optical (EO) and Infrared (IR) MX-20HD; AN/AAQ-2(V)l Acoustic System; ARES-1000 commercial variant Electronic Support Measures; AN/APR-39D Radar Warning Receiver; AN/ALE-47 Counter Measures Dispensing System; support equipment and spares; publications; repair and return; transportation; aircraft ferry; training; U.S. Government and contractor engineering, software, technical, and logistics support services; and other related elements of logistical and program support.

(iv) Military Department: Navy (IN-P-SBB).

(v) Prior Related Cases, if any: None.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: April 30, 2021.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

India—P-8I and Associated Support

The Government of India has requested to buy six (6) P-8I Patrol aircraft; eight (8) Multifunctional Information Distribution System-Joint Tactical Radio Systems 5 (MIDS-JTRS 5) (6 installed, 2 spares); forty-two (42) AN/AAR-54 Missile Warning Sensors (36 installed, 6 spares); and fourteen (14) LN-251 with Embedded Global Positioning Systems (GPS)/Inertial Navigations Systems (EGIs) (12 installed, 2 spares). Also included are CFM56-7 commercial engines; Tactical Open Mission Software (ITOMS) variant for P-8I; Electro-Optical (EO) and Infrared (IR) MX-20HD; AN/AAQ-2(V)l Acoustic System; ARES-1000 commercial variant Electronic Support Measures; AN/APR-39D Radar Warning Receiver; AN/ALE-47 Counter Measures Dispensing System; support equipment and spares; publications; repair and return; transportation; aircraft ferry; training; U.S. Government and contractor engineering, software, technical, and logistics support services; and other related elements of logistical and program support. The total estimated program cost is \$2.42 billion.

This proposed sale will support the foreign policy and national security of the United States by helping to strengthen the U.S.-Indian strategic relationship and to improve the security of a major defensive partner, which continues to be an important force for political stability, peace, and economic progress in the Indo-Pacific and South Asia region.

The Indian Navy procured eight P-8I aircraft from Boeing in January 2009, via Direct Commercial Sale and contracted for an additional four aircraft in July 2016. The first P-8I aircraft were delivered to the Indian Navy in 2013, providing interoperability and critical capabilities to coalition maritime operations. This proposed sale of an additional six P-8I aircraft will allow the Indian Navy to expand its maritime surveillance aircraft (MSA) capability for the next 30 years. India will have no difficulty absorbing these aircraft into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The prime contractor will be The Boeing Company, Seattle, WA. The purchaser typically requests offsets. Any offset agreement will be defined in negotiations between the purchaser and the prime contractor.

Implementation of this proposed sale will require approximately four (4) contractor personnel to support the program execution in-country.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 21-13

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The P-8I is the Indian variant of the P-8A developed by Boeing, and it was initially sold commercially to the Government of India in 2009. The P-8I contains a number of unique mission systems from both Indian and other non-U.S. suppliers to meet Indian Navy requirements. The P-8A aircraft is a militarized version of the Boeing 737-800 Next Generation (NG) commercial aircraft. The P-8A replaced the P-3C as the Navy's long-range Anti-Submarine Warfare (ASW); Anti-Surface Warfare (ASuW); and Intelligence, Surveillance and Reconnaissance (ISR) aircraft. P-8I mission systems include:

a. Tactical Open Mission Software (ITOMS) variant for P-8I. ITOMS functions include environment planning, tactical aids, weapons planning aids, and data correlation. ITOMS includes an algorithm for track fusion which automatically correlates tracks produced by on board and off board sensors.

b. Electro-Optical (EO) and Infrared (IR) MX-20HD. The EO/IR system processes visible EO and IR spectrum to detect and image objects.

c. AN/AAQ-2(V)l Acoustic System. The Acoustic sensor system is integrated within the mission system as the primary sensor or the aircraft ASW missions. The Acoustic sensor system is integrated within the mission system as the primary sensor for the aircraft ASW missions consisting of an Ultra-Flightline Receiver, Ultra-Flightline Electronics Positioning System, Boeing Acoustics Processor and a L-3 Comm Data Recorder. The system has 64 sonobuoy processing capability.

d. ARES-1000 Electronic Support Measures (ESM). This is a commercial system which provides real time capability for the automatic detection, location, measurement, and analysis of RF-signals and modes. Real time results are compared with a library of known emitters to perform emitter classification. It does not contain U.S. specific emitter identification technologies nor is it capable of using U.S. libraries or parametric data.

e. Electronic Warfare Self Protection (EWSP). The P-8I aircraft EWSP consists of the ALQ-213 Electronic Warfare Management System (EWMS), AN/AAR-54 Missile Warning Sensors, AN/ALE-47 Countermeasures Dispensing System (CMDS), and AN/APR-39D RADAR Warning Receiver. The EWSP includes threat information.

f. Multifunctional Information Distribution System-Joint Tactical Radio System 5 (MIDS-JTRS 5) is an advanced Link-16 Command, Control, Communications, and Intelligence (C3I) system incorporating high-capacity, jam-resistant, digital communication links for exchange of near real-time tactical information, including both data and voice, among air, ground, and sea elements.

g. The LN-251 with Embedded Global Positioning System (GPS)/Inertial Navigations Systems (EGIs) is a sensor that combines Global Positioning System (GPS) and inertial sensor inputs to provide accurate location information for navigation and targeting.

2. The highest level of classification of defense articles, components, and services included in this potential sale is SECRET.

3. If a technologically advanced adversary were to obtain knowledge of the specific hardware and software elements, the information could be used to develop counter-

measures which might reduce weapon system effectiveness or be used in the development of a system with similar or advanced capabilities.

4. A determination has been made that India can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

5. All defense articles and services listed in this transmittal have been authorized for release and export to the Government of India.

ARMS SALES NOTIFICATION

Mr. MENENDEZ. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY

COOPERATION AGENCY,

Arlington, VA.

Hon. ROBERT MENENDEZ,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 21-43 concerning the Air Force's proposed Letter(s) of Offer and Acceptance to the Government of Spain for defense articles and services estimated to cost \$110 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

HEIDI H. GRANT,
Director.

Enclosures.

TRANSMITTAL NO. 21-43

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Spain.

(ii) Total Estimated Value:

Major Defense Equipment * \$0 million.

Other \$110 million.

Total \$110 million.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE): None.

Non-MDE: Follow on Contractor Logistics Support to include contractor provided MQ-9A Blk 5 aircraft components, spares, and accessories; repair and return; software and

software support services; simulator software; personnel training and training equipment; publications and technical documentation; U.S. Government and contractor provided engineering, technical and logistical support services; and other related elements of logistical and program support.

(iv) Military Department: Air Force (SP-D-QAF).

(v) Prior Related Cases, if any: SP-D-GAI, SP-D-SAA.

(vi) Sales Commission, Fee, etc., Paid Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: None.

(viii) Date Report Delivered to Congress: May 24, 2021.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Spain—Follow-on Contractor Logistics Support (CLS) for MQ-9A Blk 5 Aircraft

The Government of Spain has requested to buy follow on Contractor Logistics Support to include contractor provided MQ-9A Blk 5 aircraft components, spares, and accessories; repair and return; software and software support services; simulator software; personnel training and training equipment; publications and technical documentation; U.S. Government and contractor provided engineering, technical and logistical support services; and other related elements of logistical and program support. The total estimated program cost is \$110 million.

This proposed sale will support the foreign policy and national security objectives of the United States by improving the security of a NATO ally which is an important force for political stability and economic progress in Europe.

This proposed sale will improve Spain's capability to meet current and future threats by ensuring the operational readiness of the Royal Spanish Air Force. Spain's MQ-9A aircraft fleet provides Intelligence, Surveillance, and Reconnaissance support that directly supports U.S. and coalition operations around the world. Spain will have no difficulty absorbing these support services into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The prime contractor will be General Atomics, Palmdale, CA. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representatives to Spain.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

ARMS SALES NOTIFICATION

Mr. MENENDEZ. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I

ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon ROBERT MENENDEZ,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 21-17 concerning the Navy's proposed Letter(s) of Offer and Acceptance to the Government of Canada for defense articles and services estimated to cost \$1.7 billion. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

HEIDI H. GRANT,
Director.

Enclosures

TRANSMITTAL NO. 21-17

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Canada.

(ii) Total Estimated Value:
Major Defense Equipment* \$.7 billion.
Other \$1.0 billion.
Total \$1.7 billion.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE):

Four (4) Shipsets of the AEGIS Combat System (ACS).

One (1) AEGIS Combat System Computer Program.

Four (4) Shipsets of AN/SPY-7 Solid State Radar Components.

Four (4) Shipsets of Cooperative Engagement Capability (CEC).

Three (3) Shipsets of the MK 41 Vertical Launch System.

Non-MDE: Also included is Mode 5/S capable Identification Friend or Foe (IFF) equipment; early ACS development activities for the Canadian Surface Combatant (CSC) Project to include U.S. Government and contractor representative engineering activities supporting design, integration, testing, technical documentation, modeling, and training; hardware to support development and testing in U.S. facilities; software; documentation (including combat system capabilities and limitations); training devices and services; technical support; and other related elements of logistical and program support.

(iv) Military Department: Navy (CN-P-FFFAI, CN-P-LLG).

(v) Prior Related Cases, if any: CN-P-FDP, CN-P-FFA, CN-P-FFF.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: May 10, 2021.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Canada—AEGIS Combat System.

The Government of Canada has requested to buy four (4) Shipsets of the AEGIS Com-

bat System (ACS); one (1) AEGIS Combat System Computer Program; four (4) Shipsets of AN/SPY-7 Solid State Radar Components; four (4) Shipsets of Cooperative Engagement Capability (CEC); and three (3) Shipsets of the MK 41 Vertical Launch System. Also included is Mode 5/S capable Identification Friend or Foe (IFF) equipment; early ACS development activities for the Canadian Surface Combatant (CSC) Project to include U.S. Government and contractor representative engineering activities supporting design, integration, testing, technical documentation, modeling, and training; hardware to support development and testing in U.S. facilities; software; documentation (including combat system capabilities and limitations); training devices and services; technical support; and other related elements of logistical and program support. The estimated total cost is \$1.7 billion.

This proposed sale will support the foreign policy and national security objectives of the United States by helping to improve the military capability of Canada, a NATO ally that is an important force for ensuring political stability and economic progress, and a contributor to military, peacekeeping and humanitarian operations around the world.

This proposed sale will increase Canadian maritime forces' interoperability with the United States and other allied forces, as well as their ability to contribute to missions of mutual interest by delivering the first AEGIS-capable Canadian Surface Combatant ships. This will significantly improve network-centric warfare capability for the U.S. forces operating globally alongside Canada. Canada will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The prime contractor will be Lockheed Martin Rotary and Mission Systems, Moorestown, NJ. There are a significant number of other companies under contract with the U.S. Navy that will provide components, systems, and engineering services during the execution of this effort. While the purchaser typically requests offsets, any offset agreement will be defined in future negotiations between the purchaser and the contractor(s).

Implementation of this proposed sale will require multiple trips by U.S. Government representatives and the assignment of contractor representatives to Canada on an intermittent basis over the life of the case to support delivery and integration of items and to provide supply support management, inventory control and equipment familiarization.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 21-17

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. This sale involves the procurement of long lead material and services to support the Canadian Surface Combatant Program. The AEGIS Combat System (ACS) to be procured to support Canadian Surface Combatant construction is derived from U.S. Navy AEGIS Baseline 9 capability. Key components of the ACS include:

a. The ACS is a multi-mission combat system providing integrated Air and Missile Defense for surface ships. AEGIS Baseline 9 capability will provide computing, display and processing hardware and software to be integrated with Canada-furnished elements, including radar and illuminator sensors and

Canada's domestic Combat Management System (CMS 330). No integrated Ballistic Missile Defense will be provided.

b. The AEGIS Combat System Computer Program supports operation of the ACS Baseline 9 capability.

c. The AN/SPY-7 Solid State Radar Components will be integrated with Lockheed Martin's Solid State Radar (SSR), which is being procured by Canada via Direct Commercial Sale contract.

d. The Cooperative Engagement Capability (CEC) system fuses tracking data from shipboard and off-ship sensors and distributes radar measurement data to other platforms with CEC capability. The system includes a Communications Security (COMSEC) card.

e. The Mk 41 Vertical Launch System (VLS) is a fixed, vertical, multi-missile launching system with the capability to store and launch multiple missile variants depending on the warfighting mission, including the Evolved Sea Sparrow Missile (ESSM), Standard Missile, and Tomahawk Cruise Missiles.

2. The highest level of classification of defense articles, components, and services included in this potential sale is SECRET.

3. If a technologically advanced adversary were to obtain knowledge of the specific hardware and software elements, the information could be used to develop countermeasures that might reduce weapon system effectiveness or be used in the development of a system with similar or advanced capabilities.

4. A determination has been made that Canada can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

5. All defense articles and services listed in this transmittal are authorized for release and export to the Government of Canada.

MILITARY APPRECIATION MONTH

Mr. INHOFE. Mr. President, I have been down here a lot talking about why we need to increase the defense budget: We face more threats than ever before. China and Russia are investing more in modernizing their militaries than ever before. We need to strengthen our alliances to discourage our adversaries from acting, and the best way to back up our friends is with a strong military.

These are all good reasons, but we have 2.2 million other reasons we need to increase our defense budget: all the brave men and women who serve our country in uniform.

May is Military Appreciation Month, and I could talk all day about all the ways our servicemembers are the best in the world and how much I appreciate them. But we shouldn't just talk about it; we need to show these brave men and women just what they mean to us.

When I travel, I always eat in the mess halls with our troops—not the officers, the enlisted men and women. When I do that, I get a real sense of what our troops need to do their jobs and defend this country. So I have a pretty good idea of what will show them our appreciation. We should show them by providing adequate, consistent and stable funding on time.

When budgets are delayed and defense spending is cut, you know who feels it the most? Our troops. It hurts their morale. It hurts their readiness. It hurts their families. It affects everything.

We should show them with more and better training that focuses on their safety. We should show them by giving them modern weapons and equipment that work and work well. We should show them by taking care of their families, making sure their spouses have good employment opportunities, their kids have access to high-quality childcare and education, and they all have the best healthcare. We should show them by giving them high-quality housing.

Over the last 2 years, this was my priority, and it will be this year too. Senator REED also understands this sacred duty we have.

The last two years, we have given our troops a pay raise of 3 percent or more—some of the largest annual pay raises ever. We increased hazardous duty pay by 10 percent last year; that is what we give our troops in the most dangerous jobs. We have made changes to fix the broken housing system because no servicemember should ever be living in bad housing. We are continuing to keep an eye on this until all the necessary fixes are in place, including the Housing Bill of Rights we are waiting for. We have helped make sure military spouses have good jobs, even when they move. We have focused on building a modern healthcare system that works for our servicemembers and their families, and we have prioritized mental healthcare for those who serve. I am proud we have been able to do all this.

But here is the thing: Taking care of our troops—that is at least a third of our defense budget right there. That is the right thing to do. Our servicemembers are the backbone of our national security. It's also the necessary thing to do for our All-Volunteer Force. No one is forced to enlist anymore. The military needs to compete for our country's best and brightest, and that takes money.

The troops lay everything on the line to defend our Nation. They sacrifice time with their families and friends. As we remember each year on Memorial Day, many make the ultimate sacrifice. There aren't enough words to express our gratitude. That is why we have to show them.

But the math of President Biden's budget doesn't add up when it comes to taking care of our troops. Not when we have to do all these other things—defend against more than one serious threat, support our allies and partners, and take on new domains. We can do things to make things more cost-effective for the taxpayer, but we can't go back on our promises to those who agreed to serve. They are all volunteers, after all.

So it concerns me when people talk about us spending more than China,

Russia, and other countries—it is just not true.

One of the reasons our defense budget is large is because we take care of our people. China and Russia—they don't do that. They give them a gun and tell them to fight. No one else takes care of their people the way we do. That is why they don't have the caliber of people we do. Our military personnel are the best in the world.

So yes, a strong military budget is about sending a message to our enemies. It is about sending a message to our allies and partners. But it is also about sending a message to our troops: that we are going to take care of you and your families while you serve. We are going to make sure you have what you need to defend this country—the equipment, the training, the personnel, the weapons, the support.

President Biden's budget equals a cut to national defense. While we are going to prioritize taking care of our troops they are going to feel that cut somehow, somehow, no matter what we do. We are asking them to do more with less, and we have been asking them for decades now.

There are things President Biden and I agree we need to do when it comes to our national defense—keep the Indo-Pacific open and free, enhance our cyber defense, innovate and modernize, and beyond. But President Biden's got more on his list of things he wants to ask our military to do—stuff that really falls outside the core mission of the Department of Defense—and he is not even giving them more budget to do it with. This is not a message we should send our troops. It is not what they deserve.

One month for military appreciation—it is really not enough. But we can show our troops our appreciation year-round by giving them the budget they need, a budget with real growth to match the strategy they are carrying out.

ASIAN/PACIFIC AMERICAN HERITAGE MONTH

Ms. HIRONO. Mr. President, I rise today, in recognition of Asian Pacific American Heritage Month. Every year throughout the month of May, the people of the United States come together to celebrate the contributions of generations of Asian Americans, Native Hawaiians, and Pacific Islanders, AA NH/PI, who have enriched our society and whose legacies are deeply intertwined in our Nation's history.

The AA NH/PI communities are among the fastest growing and most diverse demographic groups in our country. Today, approximately 23 million people of AA NH/PI descent live in the United States, representing more than 45 ethnicities and speaking more than 100 languages. As AA NH/PI communities increase their social and political presence in our country, we must work to raise the visibility of issues important to AA NH/PIs. One way to do

this is to uplift the diverse voices of our communities through representation. This year, there are a record 21 AA NH/PI Members serving in Congress, and we celebrate the historic election of KAMALA HARRIS to be the first woman and the first Asian American to hold the Office of the Vice President. However, even with today's progress, our AA NH/PI communities continue to face issues of disparity and prejudice.

This year, we once again commemorate Asian Pacific American Heritage Month amid a global pandemic. While the pandemic has claimed the lives of more than half a million Americans, COVID-19 has had an outsized impact on communities of color, including Pacific Islanders, who are three times more likely to contract COVID-19 and are nearly twice as likely to die from the disease. The pandemic has also exposed and exacerbated social and economic disparities in our country. Throughout the pandemic, Pacific Islanders and other vulnerable groups have been disproportionately impacted by unemployment, food and income insecurity, and unstable or inadequate housing, among other hardships. This pandemic has highlighted the work we must do to ensure that all Americans, especially individuals from marginalized communities, have access to quality healthcare, fair pay, workplace protections, and other civil and human rights.

Violence and discrimination against Asian Americans have also surged during the COVID-19 pandemic. Between March 2020 and March 2021, Stop AAPI Hate received over 6,600 reports of discrimination and hate incidents across all 50 States and the District of Columbia. These unprovoked, random attacks can happen anywhere—on public transportation, on sidewalks, in businesses, and even in the workplace.

The dramatic rise in hate crimes targeting Asian Americans might be a recent development, but we all know that racism has never been far beneath the surface in our country. Part of honoring the rich history of the AA NH/PI community includes reflecting on some of the darker moments in our Nation's past. AA NH/PIs have always been targeted as the "other" in our country and have been treated as the perpetual "foreigner." Since the first Asian immigrants came to our country nearly two centuries ago, our communities have experienced race-based prejudice and have been subject to discriminatory policies that impinged on individuals' civil rights, improperly rescinded wartime promises, and excluded immigrants from Asian countries out of intolerance and fear.

Recognizing the recent increase of hate crimes, Representative Grace Meng and I introduced legislation to focus attention on hate crimes committed during the pandemic. Last week, President Biden signed this bill, the COVID-19 Hate Crimes Act, into law. This action sent a clear message

of solidarity to our AA NH/PI communities at a crucial moment. This bipartisan legislation will help Federal, State, and local governments confront hate in our country and help victims of hate crimes to come forward.

Today, AA NH/PIs are uniting to confront this epidemic of racism, discrimination, and hate. We are marching, speaking out, and demanding action in cities and states across the Nation to ensure that our country does not repeat the mistakes of the past. Representation and visibility are some of the ways we are making our voices heard. However, we must also sustain efforts to teach empathy and educate others about our history. We can help to create a more just and equitable society by raising awareness of past injustices and current issues of importance to our communities.

As we celebrate the contributions of AA NH/PIs, there is also clear evidence demonstrating how much work remains to be done. I look forward to working with my colleagues beyond the month of May, Asian Pacific American Heritage Month, to continue the work that must be done to advance civil rights and equal treatment for all.

DRINKING WATER AND WASTE-WATER INFRASTRUCTURE ACT OF 2021

Mr. VAN HOLLEN. Mr. President, I rise to voice my strong support for the recent passage of S. 914, the Drinking Water and Wastewater Infrastructure Act of 2021. I believe it is a vital investment in the current and future health of all our communities, and I applaud my Senate colleagues for helping to get this done.

Ensuring access to clean water is essential—and one of the most basic duties of government. Every American deserves safe drinking water and wastewater treatment systems, and in my home State of Maryland, these systems are vital both to the health of our fellow citizens and to the health of our rivers and our beloved Chesapeake Bay.

This bill will help pull our waterways into the 21st century by providing a critical boost in water systems investments to restore aging infrastructure, fund cutting-edge waterway technology, create resiliency in the face of climate change, and create new jobs. And critically, this legislation was designed with equity in mind, so marginalized communities can benefit from this big leap forward. This has been a longstanding bipartisan priority, and I am pleased that colleagues from both sides of the aisle have come together to pass this vital legislation through the U.S. Senate.

Now, it is up to our colleagues in the House to pass this bill too so we can get it to the President's desk. And should he sign it into law, as I believe he will, I will be doing my part as a member of the Senate Appropriations Committee to ensure we fully fund this initiative.

I thank my colleagues for joining me and a bipartisan group of Senators in supporting this key investment in our Nation's water infrastructure.

ADDITIONAL STATEMENTS

TRIBUTE TO RANDY GORDON

• Mrs. FISCHER. Mr. President, today I would like to congratulate Randall "Randy" C. Gordon on his retirement from the National Grain and Feed Association, NGFA, after nearly 43 years of service.

A native Nebraskan, Randy graduated from the University of Nebraska-Lincoln, UNL, with undergraduate degrees in journalism, history, and political science. After college, Randy worked at UNL's Agricultural Communications Department and freelanced for the Omaha World-Herald.

Randy's NGFA story began on July 1, 1978, when he was hired as the director of information services. In 1987, he was promoted as NGFA's vice president for communications and government relations. A voracious reader and writer, in 1996, Randy authored a history of the first 100 years of the NGFA for its centennial celebration, entitled "A Century of Agricultural Abundance Through Free Enterprise." In 2005, the Food and Drug Administration awarded Randy for his contributions to preventing the spread of bovine spongiform encephalopathy, BSE, in the United States. In 2012, Randy became president and CEO of NGFA. Through more than four decades of NGFA service, Randy has made countless contributions to the U.S. agricultural industry.

As the senior senator from Nebraska, I congratulate Randy on a successful and impactful career representing crucial aspects of the agricultural value chain. Randy, I wish you, your wife Barbara, and your children and grandchildren good health as you enter retirement. You have done Nebraska proud. •

100TH ANNIVERSARY OF KIWANIS CLUB OF MINOT, NORTH DAKOTA

Mr. HOEVEN. Mr. President, I rise today to honor the 100th anniversary of the Kiwanis Club of Minot, ND, as well as the 100-year birthdays of two Kiwanis members, ND, constituents, Mr. Lynn Aas and Mr. John Sinn.

Since its founding on May 27, 1921, the Kiwanis Club of Minot has helped make my home town a better place to live. As a former member of this organization, I deeply appreciate their continued dedication and contributions to the community and surrounding area. Some examples of their work include donating books to schools, supporting the arts, and raising money for local service organizations, like the Boy Scouts and the Juvenile Drug Court and Domestic Violence Crisis Center. In these ways, Minot's local Kiwanis

chapter helps realize the mission of this international organization and makes a real difference to families and children in the region.

At the same time, two notable Kiwanis members, Mr. Lynn Aas and Mr. John Sinn, are celebrating their 100th birthdays this year. As part of the "greatest generation" and as World War II veterans, Lynn and John have both been an important part of the Minot community and set a great example for their fellow Kiwanis members.

A native of McLean County, ND, Lynn Aas fought as a rifleman in the historic Battle of the Bulge. He served with the 17th Airborne Division of the 193rd Airborne Infantry and received the Bronze Star, the Purple Heart, and the French Legion of Honor medal.

Following the war, he returned to his home State, where he earned his law degree from the University of North Dakota. In addition to his time as a Kiwanis member, Lynn served in our State's legislature for four sessions, was the president of the Minot Chamber of Commerce, served on the board for the United Way, and has been a longtime supporter of Minot State University.

As a member of the 386th Infantry Regiment, John Sinn served in the European theatre, where he earned the Bronze Star. He then returned home to farm with family members in Ryder, ND, eventually coming to work for the U.S. Army Corps of Engineers in 1957.

John retired in 1989, more than 30 years ago. However, rather than taking a well-earned rest, he has been hard at work serving the Minot community. Among his efforts as a volunteer, he is best known for his work to improve and maintain the Scandinavian Heritage Park.

This is an iconic outdoor museum that is central to the community's identity and home to the annual Norsk Hostfest, the largest celebration of Scandinavian culture and history in North America. The best view of the park can be found at John Sinn Outlook, a testament to his many contributions.

It is therefore appropriate to take this time to recognize the hard work, dedication, and service of Lynn Aas, John Sinn, and the entire Kiwanis Club of Minot as they all celebrate their 100th birthdays this year.

TRIBUTE TO TOM GRESHAM

• Mrs. HYDE-SMITH. Mr. President, on May 31, 2020, Mr. Tom Gresham of Indianola, MS, concluded his term as the 84th president of Delta Council. I am pleased to commend him for his service and contributions to the Delta region and the State of Mississippi.

Organized in 1935, Delta Council plays an important role in uniting the agricultural, business, and economic development leadership to solve problems and promote greater opportunities in the Mississippi Delta region,

which encompasses 19 counties in Northwest Mississippi.

Mr. Gresham's tenure began on the heels of the devastating and historical Yazoo Backwater Flood of 2019, which destroyed thousands of acres, hundreds of homes, and took two lives. As a Delta native, business owner, and servant to his community, his leadership helped bring tremendous attention and change to a new plan proposed by the U.S. Army Corps of Engineers to address this critical flood control issue.

He also met challenges unlike any other Delta Council president in the unprecedented times we faced during the onset of the global pandemic of COVID-19. In leading Delta Council throughout his presidency, he navigated the way for the council to continue its devoted work to the region, despite the difficulties the virus brought us. This included the first-ever virtual meeting of Delta Council.

I also applaud Mr. Gresham, as a longtime former chairman of Delta Council's Development Department, along with Delta Strong leadership, on bringing hundreds of jobs to the Delta through the Delta Strong industrial recruitment initiative. As the president of Double Quick, Inc., for over 35 years, Tom Gresham knows what it takes to grow a successful business in the Delta.

Despite the time spent dedicated to his presidency and career, Mr. Gresham still finds time to serve in a multitude of capacities locally and regionally. He has served in leadership roles as co-chairman of the Indianola Promise Community, director of Northwest Mississippi Community Foundation, past chairman of Mississippi Economic Council past president of Mississippi Association of Convenience Stores, Indianola Educational Foundation, Indianola Rotary Club, Mid-Delta Arts Association, Society of Independent Gas Marketers of America, and more.

I am pleased to join the citizens throughout the State of Mississippi in commending Thomas G. Gresham and sharing our appreciation with his wife Louise Houseman Gresham and their three adult children and four grandchildren. His input over his year of service has undoubtedly contributed to the overall success of this highly respected 86-year-old organization, Delta Council.●

TRIBUTE TO PAUL HOLLIS

• Mrs. HYDE-SMITH. Mr. President, I am pleased to commend Mr. Paul Hollis of Rolling Fork, MS, for his service and contributions to the State of Mississippi while serving as the 85th president of Delta Council.

Organized in 1935, Delta Council plays an important role in uniting the agricultural, business, and economic development leadership to solve problems and promote greater opportunities in the Mississippi Delta region, which encompasses 19 counties in Northwest Mississippi.

Mr. Hollis has selflessly committed himself this year to the standing prior-

ities of Delta Council's agenda, namely flood control, among other major issues the council addresses. As the owner and operator of Hollis Farms in Anguilla, MS, for over 30 years, he knows all too well the unjust history and devastation the incomplete Yazoo Backwater Pumps flood control project has brought to his community. There are few proponents of the Yazoo Backwater Pump Project who have volunteered the time, loyalty, attention, and leadership as fervently as Paul Hollis.

Mr. Hollis assumed the role of Delta Council president in a nontraditional fashion by way of the first-ever virtual meeting of Delta Council, due to the unprecedented challenges we faced during the COVID-19 global pandemic. Despite the hardships the virus brought upon our State and Delta Council, Mr. Hollis led this organization admirably through the rest of 2020 to restore the traditional Delta Council Day at the 86th annual meeting, at which I am honored to serve as the keynote speaker.

Outside of his time spent working on his farm and serving Delta Council, Mr. Hollis contributes his leadership skills to many valuable community organizations. He serves as commissioner for the Mississippi Levee Board and chairman of the Delta Council Flood Control Committee. He is president of his local Rotary Club, president of the Sharkey Country Club, serves on the board for Sharkey-Issaquena Academy, as well as Sharkey County School Board, chairman of the Board for Central Mississippi Walk to Emmaus, and a board member for the Lower Delta Partnership. He has also served as past chairman of Farm Service Agency for Sharkey County and is chairman of Trustees for Rolling Fork United Methodist Church.

It is my pleasure to join the citizens throughout the great State of Mississippi in offering congratulations to Mr. Paul C. Hollis and sharing our appreciation with his wife Laura Boykin Hollis, their four adult children, and six grandchildren. His input over his year of service has undoubtedly contributed to the overall success of this highly respected 86-year-old organization, Delta Council.●

TRIBUTE TO THE CONFEDERATED TRIBES OF SILETZ INDIANS

• Mr. MERKLEY. Mr. President, last September, the Echo Mountain Complex Fire swept through Lincoln County in my home State of Oregon. Nearly 300 homes were destroyed. At least 50 other buildings and structures were burned as well. In just a few days, the lives that residents spent decades building literally went up in smoke. These devastated families began looking around for help—for safety and security; for support getting back on their feet and rebuilding their lives. And they quickly found that help coming from the Confederated Tribes of Siletz Indians.

Even as the fire raged and families raced out of its path, leaving their homes and belongings behind, the Siletz worked with the Red Cross to open the doors of the Chinook Winds Casino to provide shelter and safety for their displaced neighbors in need. Sadly that safety and security provided by the Siletz was short lived as the casino itself was forced to be evacuated as the fire made its way dangerously close. And with the loss of power and phones lines and people in their cars on the way to the casino while others were leaving, it was hard getting any clear information. How harrowing it must have been for all those who believed they had escaped the worst, only to be forced once more to run from the path of an oncoming inferno. But the Tribe used the casino's shuttles to bring evacuees to the Newport Red Cross site, while staff volunteered to help deliver meals to those in need.

Fortunately, the casino was not damaged, and everyone who was there made it to safety. And after the fire subsided, leaving a path of destruction in its wake, the doors of Chinook Winds and its hotel were once again opened to those in need. Families and members of the community who could not be in their homes—whether because those homes were completely gone or damage to roofs and other parts made them unlivable—were able to stay for up to 3 months at no cost to themselves until they could return to their own houses or found a new permanent living situation.

But all these months later, many Oregonians impacted by the Echo Mountain Complex Fire are still struggling to rebuild their lives. Many still don't have a place to call home. Fortunately, they once again have the Confederated Tribes of Siletz Indians looking out for and working with them, in partnership with FEMA, to get them back on their feet.

Since March, the Tribe has been hosting FEMA provided trailers on their lands to house Oregonians impacted by the fire until they can find permanent housing—something that could take anywhere from 18 to 24 months in this part of the State that continues to struggle with a shortage of affordable housing.

This is the first time in Oregon's history and potentially in the history of the whole country that FEMA has partnered with the leadership of a Tribe to host housing units on Tribal lands. FEMA was originally working with Lincoln County and Lincoln City to put these homes on another site, but that effort was stalled when the Agency found several problems with the site. Hearing about the problems and recognizing the urgent need to get roofs over the heads of these families, the Siletz jumped at the chance to help out.

Thanks to the partnership between the Tribe's leaders, FEMA, Lincoln City, which had to change a zoning law to help make it happen, and Siletz

Tribal Business Corporation staff, this project was developed and completed in record time—a testament not only to the real need for this help but to everyone's commitment to making it happen. And today, all 25 trailers are fully occupied, and the people living there have developed their own little community to support one another.

We all owe a debt of gratitude to the members of the Confederated Tribes of Siletz Indians for not only opening their doors and helping those in need in the middle of two crises—the pandemic and the Echo Mountain Complex Fire—but for continuing to step up and help their neighbors in need all these months later. It really speaks to the spirit of the Tribe and to the entire Oregon community to see that, when times get tough and people are in need of help, they can count on others to be there for them.●

TRIBUTE TO LISA'S FIFTH STREET DINER

● Mr. PAUL. Mr. President, as ranking member of the Senate Committee on Small Business and Entrepreneurship, each week I will recognize an outstanding Kentucky small business that exemplifies the American entrepreneurial spirit. This week, it is my privilege to recognize a family-owned small business and beloved staple, Lisa's Fifth Street Diner of Bowling Green, KY, as the Senate Small Business of the Week.

Located in the heart of Bowling Green, KY, Lisa's Fifth Street Diner opened its doors in 2010. After operating a successful catering business, founder and owner Lisa Parker decided to open a restaurant with her husband, Cliff Parker. Together, they created a homestyle diner with delicious food, friendly service, and a welcoming atmosphere.

Over a decade later, Lisa's Fifth Street Diner has become a local favorite. They continue welcoming customers from all over Kentucky, from local Western Kentucky University students to baseball fans traveling to cheer on the Bowling Green Hot Rods. But no matter how far customers travel, they can always depend on Lisa and her team to serve them a hot, country-style meal with a friendly smile. Their outstanding service was covered by WKY TV's SoKY Sunrise, which recognizes local small businesses using their signature hashtag, "Because Local Matters." Additionally, Lisa's Fifth Street Diner has consistently received outstanding reviews from local and industry outlets alike.

Like many small business owners, Lisa and Cliff are active in their community, supporting various charitable organizations. For several years, the Parkers have teamed up with local volunteers to provide free Thanksgiving meals to folks in need. In 2018, Lisa's Fifth Street Diner partnered with Meijer, a local grocery store, to provide 300 Thanksgiving meals to fami-

lies in need. This support is not one-way, however, with Bowling Green stepping up to support the Parkers through thick and thin. When the COVID-19 pandemic occurred, Bowling Green continued supporting Lisa's Fifth Street Diner, ordering carryout meals and ensuring this small business stayed open throughout the year. In early 2021, Lisa, a three-time cancer survivor, was diagnosed with ovarian cancer. The community rallied around her, raising funds and organizing a benefit to support her during this time.

Despite the challenges, Lisa has continued to be an uplifting example. In April 2021, Lisa was honored as a Hughes & Coleman Hometown Hero by local news station WBKO. In addition to her community leadership, this award recognized Lisa's hard work, compassion, and commitment to her staff and customers.

Lisa's Fifth Street Diner is a remarkable example of the critical role small businesses play in every aspect of building community. Small businesses like Lisa's Fifth Street Diner form the heart of towns across Kentucky, regularly stepping up to support their communities. Congratulations to Lisa, Cliff, and the entire team at Lisa's Fifth Street Diner. I wish them the best of luck and look forward to watching their continued growth and success in Kentucky.●

RECOGNIZING UNCLE LEE'S

● Mr. PAUL. Mr. President, as ranking member of the Senate Committee on Small Business and Entrepreneurship, each week I will recognize an outstanding Kentucky small business that exemplifies the American entrepreneurial spirit. This week, it is my privilege to recognize Uncle Lee's of Greenville, KY, as the Senate Small Business of the Week.

In 1975, founder Lee Fauntleroy established Uncle Lee's gun shop. The store provided a wide range of supplies for sportsmen and hunters in Greenville and the Muhlenberg County area. Uncle Lee's grew from 32,000 square feet, expanding twice over the next few decades. By 2015, this small business had 76,000 square feet of retail space and featured the largest gun inventory available in the State of Kentucky. After 40 years of owning and operating his small business, Lee was ready to retire and spend more time with his family. In 2015, he sold Uncle Lee's to Lexington-based entrepreneurs Rex McClanahan and Joe Murphy.

Today, Uncle Lee's continues to supply generations of Kentucky hunters and sportsmen, drawing customers from all over the United States and abroad. Together, Rex and Joe have applied their years of experience running and managing several businesses to continue growing Uncle Lee's. Notably, Uncle Lee's features an indoor archery range and is the largest retail store in Greenville. Uncle Lee's is an active member of the Greater Muhlenberg

Chamber of Commerce, advocating for small businesses throughout Greenville. They are also involved with local advocacy and development organizations, including the Muhlenberg County Tourism Commission.

Under Rex and Joe, Uncle Lee's has continued its proud tradition of supporting Second Amendment rights. Through classes and workshops, Uncle Lee's supports responsible firearms training for gun enthusiasts of all ages. They regularly host competitions and events, building a sense of community among sportsmen and hunters from all walks of life. Additionally, Uncle Lee's supports wildlife conservation, encouraging hunters and sportsmen to learn about and preserve Kentucky's ecosystems through wildlife education programs, outdoor skills workshops, and keeping their community informed about Kentucky Department of Fish and Wildlife initiatives.

Uncle Lee's is a remarkable example of the critical role small businesses play in building a community and preserving local ecosystems. Small businesses like Uncle Lee's form the backbone of local economies across Kentucky and regularly step up to support their communities for generations. Congratulations to the entire team at Uncle Lee's. I wish them the best of luck and look forward to watching their continued growth and success in Kentucky.

TRIBUTE TO NELL "MICKEY" STEVENSON BRIGHT

• Mr. ROMNEY. Mr. President, I am honored to recognize the incredible life and achievements of veteran Nell "Mickey" Stevenson Bright, a pioneer of aviation during the Second World War and a proud Utahn. Nell earned her silver wings from the Army Air Corp as one of a highly select group of women serving in the WASP program, or Women Airforce Service Pilots. These brave women flew over 60 million miles in support of the war effort and were finally awarded the Congressional Gold Medal in 2009 in recognition of their valor.

As a young woman, Nell looked to the sky and saw an opportunity to chart her own course. After learning to fly at age 19, Nell undertook an ambitious new challenge—applying her aviation abilities to serve in the military. While the war raged around the world, Nell applied and was accepted to train with the Army Air Corps in Sweetwater, TX. Accustomed to the intense heat, wind, and dust as a daughter of Canyon, TX, Nell proved her talents in conditions that would trouble any uninitiated pilot. Crosswind landings were second nature to the young pilot-in-training, and she quickly earned her silver wings. She was one of 1,074 women to achieve this prestigious distinction from over 25,000 applicants.

WASPs flew every airplane the Army had in order to execute a variety of wartime support operations. Nell flew

the B-25 twin-engine bomber, P-47 pursuit planes, and multiple Navy bombers. WASPs transported planes and cargo from manufacturers to bases, towed targets for live anti-aircraft gun practice, and simulated strafing missions. With friendly anti-aircraft guns firing live rounds at the women in the sky, even their training exercises were extraordinarily dangerous. Thirty-eight WASPs lost their lives over the course of their service. Their sacrifice to our country will never be forgotten.

Successfully navigating military aircraft through the skies of war is a challenge for the most decorated pilots, but the WASPs faced adversity on the ground, too. Unfortunately, discrimination was present on base. As women, the WASPs were told not to eat in the officer's mess hall, instructions they promptly ignored. The Tuskegee Airmen, the first Black pilots in the service, also faced similar barriers on base. The WASPs spoke up in their defense, and the commanding officer assented. When the 20 airmen were required to sit segregated, the WASPs refused to accept the injustice and joined them.

WASPs would continue their fight for recognition after the war, contesting their civil service classification despite holding military officer status. In 1977, the WASPs received veteran status, which granted them their well-earned and hard-fought benefits.

Nell is a pioneer of military aviation, and her legacy will continue to inspire the next generation of public servants, particularly young women. By virtue of her bravery and valor, she helped break gender barriers in the military and contributed to the ever-growing diversity in our ranks today. After her service, Nell established a successful career as a stockbroker in Arizona and continued to challenge traditional gender norms.

Today, Nell calls our great State of Utah home. In 2014, she received the Minute Man Award from the Utah National Guard and Honorary Colonels Corps for her service to her country and community. She also earned the 2014 Leadership and Excellence Award from Brigham Young University, ROTC.

Nell Stevenson Bright celebrates her 100th birthday on June 20. Our State and our country owe her a debt of gratitude for her courage, valor, and groundbreaking public service. Thank you, Nell.●

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Ms. Roberts, one of his secretaries.

EXECUTIVE MESSAGES REFERRED

As in executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations which were referred to the appropriate committees.

(The messages received today are printed at the end of the Senate proceedings.)

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. PETERS, from the Committee on Homeland Security and Governmental Affairs, with an amendment in the nature of a substitute:

S. 272. A bill to amend the Federal Funding Accountability and Transparency Act of 2006, to require the budget justifications and appropriation requests of agencies be made publicly available (Rept. No. 117-23).

By Mr. MENENDEZ, from the Committee on Foreign Relations, without amendment and with a preamble:

S. Res. 229. A resolution recognizing the devastating attack on a girls' school in Kabul, Afghanistan, on May 8, 2021, and expressing solidarity with the Afghan people.

By Mrs. MURRAY, from the Committee on Health, Education, Labor, and Pensions, with an amendment in the nature of a substitute:

S. 1658. A bill to amend the Fair Labor Standards Act of 1938 to expand access to breastfeeding accommodations in the workplace, and for other purposes.

By Mr. CARPER, from the Committee on Environment and Public Works, without amendment:

S. 1931. An original bill to amend title 23, United States Code, to authorize funds for Federal-aid highways and highway safety construction programs, and for other purposes.

EXECUTIVE REPORTS OF COMMITTEE

The following executive reports of nominations were submitted:

By Mr. MANCHIN for the Committee on Energy and Natural Resources.

*Shannon Aneal Estenoz, of Florida, to be Assistant Secretary for Fish and Wildlife.

*Tanya Marie Trujillo, of New Mexico, to be an Assistant Secretary of the Interior.

*Nomination was reported with recommendation that it be confirmed subject to the nominee's commitment to respond to requests to appear and testify before any duly constituted committee of the Senate.

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. YOUNG (for himself and Mr. MARKEY):

S. 1869. A bill to direct the Secretary of Commerce to establish a working group to recommend to Congress a definition of blockchain technology, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Mr. LANKFORD (for himself and Mr. BENNET):

S. 1870. A bill to amend the Internal Revenue Code of 1986 to provide for penalty-free withdrawals from retirement accounts for certain emergency expenses, and for other purposes; to the Committee on Finance.

By Mr. RUBIO (for himself, Mr. SCOTT of Florida, and Mr. CORNYN):

S. 1871. A bill to allow the procurement of supplies and services for commercial activities at National Aeronautics and Space Administration centers; to the Committee on Commerce, Science, and Transportation.

By Ms. ERNST (for herself and Ms. DUCKWORTH):

S. 1872. A bill to award a Congressional Gold Medal, collectively, to the United States Army Rangers Veterans of World War II in recognition of their extraordinary service during World War II; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. CRAPO (for himself, Mr. BENNET, Mr. SCOTT of South Carolina, and Mr. CARDIN):

S. 1873. A bill to amend title XVIII of the Social Security Act to provide for Medicare coverage of multi-cancer early detection screening tests; to the Committee on Finance.

By Mr. WYDEN:

S. 1874. A bill to promote innovative approaches to outdoor recreation on Federal land and to increase opportunities for collaboration with non-Federal partners, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. ROUNDS:

S. 1875. A bill to amend title 38, United States Code, to provide a deadline of 180 days for the filing of claims for payment for emergency treatment furnished to veterans, and for other purposes; to the Committee on Veterans' Affairs.

By Mr. SCHATZ (for himself, Mr. WHITEHOUSE, Mr. BOOKER, Mr. MERKLEY, Mr. VAN HOLLEN, Mrs. FEINSTEIN, Ms. WARREN, Mrs. MURRAY, Mr. PADILLA, Mr. BENNET, and Ms. KLOBUCHAR):

S. 1876. A bill to require the Board of Governors of the Federal Reserve System, in consultation with the heads of other relevant Federal agencies, to develop and conduct financial risk analyses relating to climate change, and for other purposes; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. TILLIS (for himself, Mr. BURR, Mr. CORNYN, Mr. CRUZ, and Mr. LANKFORD):

S. 1877. A bill to modify eligibility requirements for certain hazard mitigation assistance programs, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Mr. CASEY (for himself and Mr. BLUNT):

S. 1878. A bill to amend title 23, United States Code, to provide for funding for off-system bridges, and for other purposes; to the Committee on Environment and Public Works.

By Mr. TILLIS:

S. 1879. A bill to require the Secretary of Housing and Urban Development to establish a pilot program for public-private partnerships for disaster mitigation projects, and for other purposes; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. LUJAN (for himself and Mr. MORAN):

S. 1880. A bill to direct the Federal Trade Commission to submit to Congress a report on unfair or deceptive acts or practices targeted at Indian Tribes or members of Indian Tribes, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Ms. ROSEN (for herself and Mr. RUBIO):

S. 1881. A bill to reauthorize and improve a grant program to assist institutions of higher education in establishing, maintaining, improving, and operating Student Veteran

Centers; to the Committee on Veterans' Affairs.

By Mr. BLUMENTHAL (for himself and Mr. DAINES):

S. 1882. A bill to award a Congressional Gold Medal, collectively, to all Gold Star Families in recognition of their sacrifice and service to the United States; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. BLUMENTHAL (for himself and Ms. ERNST):

S. 1883. A bill to provide for the issuance of a "Gold Star Families Forever Stamp" to honor the sacrifices of families who have lost a loved one who was a member of the Armed Forces in combat; to the Committee on Homeland Security and Governmental Affairs.

By Ms. ROSEN (for herself and Mrs. CAPITO):

S. 1884. A bill to ensure that fixed broadband internet access service assisted by any Federal broadband support program meets a minimum level of service; to the Committee on Commerce, Science, and Transportation.

By Mr. THUNE (for himself, Ms. HASSAN, Mr. MORAN, and Ms. CORTEZ MASTO):

S. 1885. A bill to provide funds to assess the availability, accelerate the deployment, and improve the sustainability of advanced communications services and communications infrastructure in rural America, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Ms. KLOBUCHAR (for herself and Mr. MORAN):

S. 1886. A bill to support the establishment of an apprenticeship college consortium; to the Committee on Health, Education, Labor, and Pensions.

By Mr. BLUMENTHAL (for himself, Ms. HASSAN, Mrs. SHAHEEN, and Mr. MURPHY):

S. 1887. A bill to amend title 4 of the United States Code to limit the extent to which States may tax the compensation earned by nonresident telecommuters and other multi-State workers; to the Committee on Finance.

By Mr. BOOKER (for himself and Mr. PORTMAN):

S. 1888. A bill to amend title 5, United States Code, to include certain Federal positions within the definition of law enforcement officer for retirement purposes, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Mr. BURR (for himself and Mr. BENNET):

S. 1889. A bill to amend the Internal Revenue Code of 1986 to establish an exception to the penalty on early distributions from qualified plans for individuals diagnosed with certain terminal illnesses; to the Committee on Finance.

By Ms. KLOBUCHAR (for herself and Mr. DAINES):

S. 1890. A bill to require the Federal Trade Commission to conduct a study on scams that target travelers during the COVID-19 pandemic, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Mr. COONS (for himself, Mr. MARKEY, Mr. WHITEHOUSE, Ms. SMITH, Mrs. FEINSTEIN, Mr. BLUMENTHAL, Mr. SCHATZ, Ms. CORTEZ MASTO, Ms. BALDWIN, Mr. CASEY, Mr. BENNET, Mr. PADILLA, Ms. CANTWELL, Mr. LUJAN, Mr. REED, Mr. CARDIN, Mr. BOOKER, Ms. DUCKWORTH, Mr. WARNER, Ms. WARREN, Mr. KAINE, Mr. VAN HOLLEN, Ms. HIRONO, Mr. LEAHY, Mr. DURBIN, Mrs. GILLIBRAND, Mr. WYDEN, Mr. CARPER, Ms. KLOBUCHAR, Mrs. MUR-

RAY, Ms. ROSEN, Mr. KING, Mr. MENENDEZ, Mrs. SHAHEEN, Mr. PETERS, Mr. OSSOFF, Mr. MERKLEY, Mr. SANDERS, and Mr. MURPHY):

S. 1891. A bill to transfer and limit Executive Branch authority to suspend or restrict the entry of a class of aliens; to the Committee on the Judiciary.

By Mr. BROWN (for himself, Mr. WYDEN, and Mr. CARDIN):

S. 1892. A bill to amend the Internal Revenue Code of 1986 to modify employer-provided fringe benefits for bicycle commuting; to the Committee on Finance.

By Mr. TESTER (for himself and Mr. BARRASSO):

S. 1893. A bill to amend title XVIII of the Social Security Act to support rural residency training funding that is equitable for all States, and for other purposes; to the Committee on Finance.

By Mr. WICKER:

S. 1894. A bill to designate Regional Ocean Partnerships of the National Oceanic and Atmospheric Administration, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Mr. LUJAN (for himself, Mr. HEINRICH, and Ms. SINEMA):

S. 1895. A bill to require the Secretary of Health and Human Services to award additional funding through the Sanitation Facilities Construction Program of the Indian Health Service, and for other purposes; to the Committee on Indian Affairs.

By Mr. MARKEY:

S. 1896. A bill to prohibit the discriminatory use of personal information by online platforms in any algorithmic process, to require transparency in the use of algorithmic processes and content moderation, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Mr. DAINES (for himself and Ms. KLOBUCHAR):

S. 1897. A bill to direct the Federal Trade Commission to submit to Congress a report on unfair or deceptive acts or practices targeted at Indian Tribes or members of Indian Tribes, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Ms. SMITH (for herself, Ms. WARREN, Mr. BLUMENTHAL, Ms. KLOBUCHAR, Mr. MERKLEY, Mr. REED, Ms. BALDWIN, Ms. HASSAN, Mr. BOOKER, Mr. SANDERS, Mr. BROWN, Mrs. GILLIBRAND, Mr. WHITEHOUSE, and Mr. DURBIN):

S. 1898. A bill to ensure medications are affordable; to the Committee on Finance.

By Mr. SCOTT of Florida (for himself, Mrs. HYDE-SMITH, and Ms. ERNST):

S. 1899. A bill to prohibit any direct or indirect United States funding for the territory of Gaza unless certain conditions are met; to the Committee on Foreign Relations.

By Mr. CASEY (for himself, Ms. CORTEZ MASTO, and Mr. MENENDEZ):

S. 1900. A bill to amend the Trade Act of 1974 to modify the eligibility requirements for the Generalized System of Preferences to strengthen worker protections and to ensure that beneficiary developing countries afford equal rights and protection under the law, regardless of gender, and for other purposes; to the Committee on Finance.

By Mr. TESTER (for himself, Mr. MORAN, Ms. WARREN, Ms. SMITH, Mr. LUJAN, Mr. MARKEY, Mr. SCHATZ, Mr. WYDEN, Ms. HIRONO, Mr. KELLY, Ms. CORTEZ MASTO, and Mr. HEINRICH):

S. 1901. A bill to amend the Act of June 18, 1934, to reaffirm the authority of the Secretary of the Interior to take land into trust for Indian Tribes, and for other purposes; to the Committee on Indian Affairs.

By Ms. CORTEZ MASTO (for herself and Mr. CORNYN):

S. 1902. A bill to empower communities to establish a continuum of care for individuals experiencing mental or behavioral health crisis, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. DURBIN (for himself and Ms. DUCKWORTH):

S. 1903. A bill to require the Administrator of the Environmental Protection Agency to revise certain ethylene oxide emissions standards under the Clean Air Act, and for other purposes; to the Committee on Environment and Public Works.

By Mr. RUBIO (for himself, Mr. GRASSLEY, Ms. COLLINS, Mr. MORAN, Mr. YOUNG, Mr. HOEVEN, Ms. ERNST, Mr. BRAUN, Mr. BOOZMAN, Mr. SCOTT of Florida, Mrs. HYDE-SMITH, Mr. WICKER, Mr. LANKFORD, Mrs. BLACKBURN, Mr. HAGERTY, and Mr. HAWLEY):

S. 1904. A bill to impose sanctions with respect to foreign support for Palestinian terrorism, and for other purposes; to the Committee on Foreign Relations.

By Mr. SCOTT of Florida:

S. 1905. A bill to prohibit the Transportation Security Administration from asking passengers on domestic flights for information regarding vaccinations; to the Committee on Commerce, Science, and Transportation.

By Mrs. FEINSTEIN (for herself and Mr. PADILLA):

S. 1906. A bill to amend the Federal Water Pollution Control Act to establish a grant program to support the restoration of San Francisco Bay, and for other purposes; to the Committee on Environment and Public Works.

By Mrs. GILLIBRAND (for herself, Mr. SCHUMER, Ms. WARREN, Mr. MERKLEY, Mr. BLUMENTHAL, Mr. CASEY, Mr. MARKEY, Mr. DURBIN, and Mrs. FEINSTEIN):

S. 1907. A bill to require the Administrator of the Environmental Protection Agency to develop effluent limitations guidelines and standards and water quality criteria for PFAS under the Federal Water Pollution Control Act, to provide Federal grants to publicly owned treatment works to implement such guidelines and standards, and for other purposes; to the Committee on Environment and Public Works.

By Mr. WYDEN:

S. 1908. A bill to amend the Rural Electrification Act of 1936 to improve access to broadband telecommunications services in rural areas, including by encouraging the provision of broadband loans and grants to increase broadband service in rural ports, and for other purposes; to the Committee on Agriculture, Nutrition, and Forestry.

By Mr. TESTER (for himself, Mrs. CAPITO, Mr. BROWN, and Mr. LANKFORD):

S. 1909. A bill to amend title XVIII of the Social Security Act to reform requirements with respect to direct and indirect remuneration under Medicare part D, and for other purposes; to the Committee on Finance.

By Mr. TESTER (for himself and Mr. MORAN):

S. 1910. A bill to authorize major medical facility projects of the Department of Veterans Affairs for fiscal year 2021; to the Committee on Veterans' Affairs.

By Mr. TESTER:

S. 1911. A bill to provide for the settlement of the water rights claims of the Fort Belknap Indian Community, and for other purposes; to the Committee on Indian Affairs.

By Mr. PADILLA (for himself, Mr. COONS, Mr. DURBIN, Ms. WARREN, Mr. BOOKER, Mr. MARKEY, Ms. CORTEZ MASTO, and Ms. HIRONO):

S. 1912. A bill to clarify the rights of certain persons who are held or detained at a port of entry or at any facility overseen by U.S. Customs and Border Protection; to the Committee on the Judiciary.

By Ms. CORTEZ MASTO (for herself, Mr. SCHUMER, Ms. HASSAN, Ms. KLOBUCHAR, and Mrs. GILLIBRAND):

S. 1913. A bill to modify the penalties for violations of the Telephone Consumer Protection Act of 1993; to the Committee on Commerce, Science, and Transportation.

By Mr. RUBIO (for himself and Mr. CASEY):

S. 1914. A bill to prohibit the initial public offering of certain securities, and for other purposes; to the Committee on Banking, Housing, and Urban Affairs.

By Ms. DUCKWORTH (for herself and Ms. HIRONO):

S. 1915. A bill to amend title 38, United States Code, to direct the Secretary of Veterans Affairs to allow a veteran to receive a full year supply of contraceptive pills, transdermal patches, vaginal rings, and other hormonal contraceptive products; to the Committee on Veterans' Affairs.

By Mr. BRAUN (for himself, Mr. BARASSO, Mrs. BLACKBURN, Mr. BOOZMAN, Mr. COTTON, Mr. CRAMER, Mr. CRAPO, Mr. DAINES, Ms. ERNST, Mr. HAWLEY, Mr. HOEVEN, Mrs. HYDE-SMITH, Ms. LUMMIS, Mr. MARSHALL, Mr. MORAN, Mr. RISCH, Mr. ROUNDS, Mr. SCOTT of Florida, Mr. THUNE, Mr. TILLIS, Mr. WICKER, Mr. YOUNG, Mr. LANKFORD, Mr. CRUZ, and Mr. SCOTT of South Carolina):

S. 1916. A bill to prohibit the President and the Secretary of Health and Human Services from declaring certain emergencies or disasters for the purposes of imposing gun control; to the Committee on the Judiciary.

By Mr. PETERS (for himself and Mr. SCOTT of Florida):

S. 1917. A bill to establish a K-12 education cybersecurity initiative, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Mr. KING (for himself, Mr. BURR, and Ms. CORTEZ MASTO):

S. 1918. A bill to support the reuse and recycling of batteries and critical minerals, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. BRAUN (for himself and Mr. WARNOCK):

S. 1919. A bill to amend title 23, United States Code, to modify certain requirements of the railway-highway crossings program, and for other purposes; to the Committee on Environment and Public Works.

By Mr. BRAUN (for himself, Mr. BARASSO, Mrs. BLACKBURN, Mr. CRAMER, Mr. CRAPO, Ms. LUMMIS, Mr. RISCH, Mr. SCOTT of Florida, Mr. LANKFORD, Mr. HAWLEY, and Mr. SCOTT of South Carolina):

S. 1920. A bill to provide procedures for appealing certain Bureau of Alcohol, Tobacco, Firearms, and Explosives rulings or determinations, and for other purposes; to the Committee on the Judiciary.

By Ms. WARREN (for herself, Mr. VAN HOLLEN, and Mr. SANDERS):

S. 1921. A bill to establish the National Institutes of Clean Energy; to the Committee on Energy and Natural Resources.

By Mr. HICKENLOOPER:

S. 1922. A bill to amend title II of the Child Abuse Prevention and Treatment Act; to the Committee on Health, Education, Labor, and Pensions.

By Mr. COTTON (for himself, Ms. COLLINS, Mrs. GILLIBRAND, and Mrs. SHAHEEN):

S. 1923. A bill to require the Secretary of Defense to provide to employees of the

United States Government and their family members timely access to Walter Reed National Military Medical Center for medical assessment of anomalous health conditions; to the Committee on Armed Services.

By Mr. DAINES (for himself and Ms. CORTEZ MASTO):

S. 1924. A bill to direct the President to enforce the intellectual property provisions of the Economic and Trade Agreement Between the Government of the United States of America and the Government of China, and for other purposes; to the Committee on Finance.

By Ms. WARREN (for herself and Mr. SANDERS):

S. 1925. A bill to support and fund the Federal procurement of clean energy products, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Mr. VAN HOLLEN:

S. 1926. A bill to establish a Federal Capital Revolving Fund to assist Federal agencies in purchasing capital assets, and for other purposes; to the Committee on Environment and Public Works.

By Mrs. MURRAY (for herself and Mr. BURR):

S. 1927. A bill to amend the Child Abuse Prevention and Treatment Act; to the Committee on Health, Education, Labor, and Pensions.

By Ms. CORTEZ MASTO:

S. 1928. A bill to amend the National and Community Service Act of 1990 to establish a national climate service corps to help communities withstand and respond to changes in the Earth's climate with respect to natural disasters, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. MURPHY (for himself and Mr. SANDERS):

S. 1929. A bill to establish collective bargaining rights for college athletes, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Ms. HIRONO:

S. 1930. A bill to amend the Personal Responsibility and Work Opportunity Act of 1996 to clarify that citizens of the Federated States of Micronesia, the Republic of the Marshall Islands, and the Republic of Palau who are lawfully residing in the United States are eligible for certain Federal public benefits; to the Committee on Finance.

By Mr. CARPER:

S. 1931. An original bill to amend title 23, United States Code, to authorize funds for Federal-aid highways and highway safety construction programs, and for other purposes; from the Committee on Environment and Public Works; placed on the calendar.

By Mr. CRUZ (for himself, Mr. BRAUN, and Ms. LUMMIS):

S. 1932. A bill to protect individual liberty, ensure privacy, and prohibit discrimination with respect to the vaccination status of individuals, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. DAINES:

S. 1933. A bill to clarify the location of a clinic of the Department of Veterans Affairs designated by law; to the Committee on Veterans' Affairs.

By Mr. MURPHY (for himself and Mr. LANKFORD):

S. 1934. A bill to improve public trust in the Federal Government by establishing customer experience as a central measure of performance for agencies and the Federal Government, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Mr. BOOKER:

S. 1935. A bill to amend title 38, United States Code, to provide for an extension of

the period of eligibility under the Department of Veterans Affairs training and rehabilitation program for veterans with service-connected disabilities by reason of school closures due to emergency and other situations, and for other purposes; to the Committee on Veterans' Affairs.

By Mr. BOOKER:

S. 1936. A bill to amend title 38, United States Code, to provide for extensions of the time limitations for use of entitlement under Department of Veterans Affairs educational assistance programs by reason of school closures due to emergency and other situations, and for other purposes; to the Committee on Veterans' Affairs.

By Mr. BOOKER:

S. 1937. A bill to require the Secretary of Veterans Affairs to establish a pilot program to furnish doula services to veterans; to the Committee on Veterans' Affairs.

By Mr. BOOKER (for himself and Mr. MENENDEZ):

S. 1938. A bill to extend the authority for the establishment of a commemorative work in honor of Gold Star Families, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. COTTON (for himself, Mr. MCCONNELL, Mr. BARRASSO, Mr. BLUNT, Mr. BOOZMAN, Mr. CORNYN, Mr. CRAMER, Mr. DAINES, Ms. ERNST, Mr. HAGERTY, Mr. INHOFE, Mr. MORAN, Mr. RUBIO, Mr. SCOTT of Florida, Mr. SCOTT of South Carolina, Mr. SULLIVAN, Mr. TILLIS, Mr. CRUZ, Mrs. HYDE-SMITH, Mr. GRASSLEY, Mr. HOEVEN, Ms. MURKOWSKI, and Mr. THUNE):

S. 1939. A bill to facilitate the expedited review of antisemitic hate crimes, and for other purposes; to the Committee on the Judiciary.

By Ms. MURKOWSKI (for herself, Ms. CANTWELL, Mr. SULLIVAN, and Mr. MERKLEY):

S. 1940. A bill to amend the market name of genetically altered salmon in the United States, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. PETERS (for himself and Mr. PORTMAN):

S. 1941. A bill to direct the Director of the Office of Management and Budget to standardize the use of core-based statistical area designations across Federal programs, to allow between 120 and 180 days for public comment on any proposed change to such designations, and to report on the scientific basis and estimated impact to Federal programs for any proposed change to such designations, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Ms. STABENOW (for herself, Mr. BLUNT, Mr. BLUMENTHAL, Mrs. CAPITO, Mr. MARKEY, Mr. WICKER, Ms. CORTEZ MASTO, Mr. HEINRICH, Mr. BOOKER, Mr. MURPHY, Ms. WARREN, Ms. DUCKWORTH, Mr. PETERS, Mr. SANDERS, and Ms. ROSEN):

S. 1942. A bill to standardize the designation of National Heritage Areas, and for other purposes; to the Committee on Energy and Natural Resources.

By Ms. COLLINS (for herself, Mr. CARDIN, Mr. MARSHALL, Ms. STABENOW, Mrs. CAPITO, Mr. KING, Mr. CASSIDY, Ms. SINEMA, Mr. MENENDEZ, and Ms. ROSEN):

S. 1943. A bill to amend title XVIII of the Social Security Act to improve access to, and utilization of, bone mass measurement benefits under part B of the Medicare program by establishing a minimum payment amount under such part for bone mass measurement; to the Committee on Finance.

By Mr. REED (for himself and Mr. TESTER):

S. 1944. A bill to improve Vet Centers of the Department of Veterans Affairs, and for other purposes; to the Committee on Veterans' Affairs.

By Mr. COONS (for himself and Mr. SCOTT of South Carolina):

S. 1945. A bill to provide for the long-term improvement of Historically Black Colleges and Universities, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. PORTMAN (for himself and Mr. PETERS):

S. 1946. A bill to amend the Disaster Recovery Reform Act of 2018 to require the Administrator of the Federal Emergency Management Agency to waive certain debts owed to the United States related to covered assistance provided to an individual or household, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Mr. SULLIVAN (for himself, Mr. SCHATZ, Mr. KING, Ms. CORTEZ MASTO, and Ms. MURKOWSKI):

S. 1947. A bill to authorize the position of Assistant Secretary of Commerce for Travel and Tourism, to statutorily establish the United States Travel and Tourism Advisory Board, and for other purposes; to the Committee on Commerce, Science, and Transportation.

By Mrs. SHAHEEN:

S. 1948. A bill to amend the Omnibus Crime Control and Safe Streets Act of 1968 to establish the Adverse Childhood Experiences Response Team grant program, and for other purposes; to the Committee on the Judiciary.

By Mr. PORTMAN (for himself and Mr. KELLY):

S. 1949. A bill to direct the Secretary of Homeland Security to establish a plan to respond to irregular migration at the border, to establish an irregular migration border response fund, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Mr. LANKFORD (for himself, Mr. CORNYN, and Mr. SCOTT of South Carolina):

S. 1950. A bill to impose strict conditions on the lifting of sanctions imposed with respect to the Islamic Republic of Iran; to the Committee on Banking, Housing, and Urban Affairs.

By Ms. MURKOWSKI (for herself and Mr. SULLIVAN):

S. 1951. A bill to make additional Federal public land available for selection under the Alaska Native Vietnam era veterans land allotment program, and for other purposes; to the Committee on Environment and Public Works.

By Mr. SCHATZ (for himself and Mr. CASSIDY):

S. 1952. A bill to provide for a National Disaster Safety Board; to the Committee on Homeland Security and Governmental Affairs.

By Mr. CARPER (for himself, Mrs. CAPITO, Mr. CARDIN, and Mr. CRAMER):

S. 1953. A bill to amend title 23, United States Code, to authorize funds for Federal-aid highways and highway safety construction programs, and for other purposes; to the Committee on Environment and Public Works.

By Mr. REED:

S. 1954. A bill to reauthorize the John H. Chafee Blackstone River Valley National Heritage Corridor, and for other purposes; to the Committee on Energy and Natural Resources.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. SCOTT of Florida (for himself, Mr. BRAUN, and Mrs. BLACKBURN):

S. Res. 246. A resolution expressing the sense of the Senate that Critical Race Theory serves as a prejudicial ideological tool, rather than an educational tool, and should not be taught in K-12 classrooms as a way to teach students to judge individuals based on sex, race, ethnicity, or national origin; to the Committee on Health, Education, Labor, and Pensions.

By Ms. HIRONO (for herself, Ms. BALDWIN, Mr. BENNET, Mr. BLUMENTHAL, Mr. BOOKER, Mr. BROWN, Ms. CANTWELL, Mr. CARDIN, Mr. CARPER, Mr. CASEY, Mr. COONS, Ms. CORTEZ MASTO, Ms. DUCKWORTH, Mr. DURBIN, Mrs. FEINSTEIN, Ms. HASSAN, Mr. KAINE, Ms. KLOBUCHAR, Mr. MARKEY, Mr. MENENDEZ, Mr. MERKLEY, Mr. PADILLA, Ms. ROSEN, Mr. SCHATZ, Mrs. SHAHEEN, Ms. SMITH, Mr. VAN HOLLEN, Mr. WARNER, Ms. WARREN, Mr. WYDEN, and Mr. KELLY):

S. Res. 247. A resolution recognizing the significance of Asian/Pacific American Heritage Month as an important time to celebrate the significant contributions of Asian Americans and Pacific Islanders to the history of the United States; to the Committee on the Judiciary.

By Mr. HAGERTY (for himself and Mrs. BLACKBURN):

S. Res. 248. A resolution recognizing and celebrating the 225th anniversary of the entry of the State of Tennessee into the United States as the 16th State; to the Committee on the Judiciary.

By Ms. DUCKWORTH (for herself, Mr. MORAN, Mr. DURBIN, Mr. COTTON, Ms. ERNST, and Ms. HIRONO):

S. Res. 249. A resolution honoring women in the United States for their service in World War II and recognizing the role of Representative Edith Nourse Rogers in establishing the Women's Army Auxiliary Corps and the Women's Army Corps; to the Committee on Armed Services.

By Mr. RISCH:

S. Res. 250. A resolution condemning the rise in anti-Semitism incidents globally since terrorists in the Gaza Strip triggered several days of violence against Israel on May 10, 2021; to the Committee on Foreign Relations.

By Mr. DAINES:

S. Res. 251. A resolution expressing the sense of the Senate on future international arms control agreements; to the Committee on Foreign Relations.

By Ms. ROSEN (for herself, Mr. LANKFORD, Ms. BALDWIN, Mr. BLUNT, Ms. CANTWELL, Mr. CRAPO, Mr. CARPER, Mr. MORAN, Mr. KELLY, Mr. CORNYN, Mr. MENENDEZ, Mr. DAINES, Ms. HASSAN, Mr. RUBIO, Mr. PETERS, Mr. PORTMAN, Mr. SANDERS, Mr. TILLIS, Mr. CARDIN, Ms. COLLINS, Mr. BENNET, Mr. CASSIDY, Mr. DURBIN, Mr. CRAMER, Ms. SINEMA, Mrs. HYDE-SMITH, Ms. KLOBUCHAR, Mr. RISCH, Mr. MARKEY, Mr. HOEVEN, Ms. CORTEZ MASTO, Mr. BRAUN, Mr. KING, Mr. BOOZMAN, Mr. KAINE, Mr. WICKER, Mr. SCHUMER, Ms. MURKOWSKI, Mr. PADILLA, Mr. THUNE, Mrs. GILLIBRAND, Mrs. BLACKBURN, Mr. REED, Mr. BARRASSO, Mr. BOOKER, Mrs. FISCHER, Mr. COONS, Mr. KENNEDY, Mr. BLUMENTHAL, Mr. SULLIVAN, Mr. CASEY, Ms. ERNST, Mr. WYDEN, Mr.

ROUNDS, Mr. HICKENLOOPER, Mr. INHOFE, Mr. JOHNSON, Mr. WHITEHOUSE, Mr. VAN HOLLEN, Mr. ROMNEY, Mrs. MURRAY, and Mr. YOUNG):

S. Res. 252. A resolution unequivocally condemning the recent rise in antisemitic violence and harassment targeting Jewish Americans, and standing in solidarity with those affected by antisemitism, and for other purposes; to the Committee on the Judiciary.

By Mrs. FEINSTEIN (for herself, Mrs. CAPITO, Mr. BLUMENTHAL, Mrs. HYDE-SMITH, Mr. WHITEHOUSE, Mr. SCOTT of Florida, Mr. VAN HOLLEN, Mr. CRAMER, and Mr. ROUNDS):

S. Res. 253. A resolution supporting the designation of May 2021 as "National Cancer Research Month"; to the Committee on Health, Education, Labor, and Pensions.

By Mr. LUJÁN (for himself and Mr. PORTMAN):

S. Res. 254. A resolution expressing support for the designation of May 2021 as "Mental Health Awareness Month"; to the Committee on Health, Education, Labor, and Pensions.

ADDITIONAL COSPONSORS

S. 70

At the request of Ms. HASSAN, the name of the Senator from Connecticut (Mr. BLUMENTHAL) was added as a cosponsor of S. 70, a bill to amend title 32, United States Code, to authorize cybersecurity operations and missions to protect critical infrastructure by members of the National Guard in connection with training or other duty.

S. 96

At the request of Mr. REED, the name of the Senator from California (Mrs. FEINSTEIN) was added as a cosponsor of S. 96, a bill to provide for the long-term improvement of public school facilities, and for other purposes.

S. 98

At the request of Mr. CARDIN, the names of the Senator from Arizona (Ms. SINEMA), the Senator from California (Mr. PADILLA) and the Senator from Maryland (Mr. VAN HOLLEN) were added as cosponsors of S. 98, a bill to amend the Internal Revenue Code of 1986 to allow a credit against tax for neighborhood revitalization, and for other purposes.

S. 99

At the request of Mr. PAUL, the name of the Senator from North Dakota (Mr. HOEVEN) was added as a cosponsor of S. 99, a bill to implement equal protection under the 14th Amendment to the Constitution of the United States for the right to life of each born and preborn human person.

S. 212

At the request of Mr. CARDIN, the name of the Senator from Nevada (Ms. ROSEN) was added as a cosponsor of S. 212, a bill to amend the Internal Revenue Code of 1986 to allow a refundable tax credit against income tax for the purchase of qualified access technology for the blind.

S. 456

At the request of Mr. CARDIN, the names of the Senator from Mississippi (Mrs. HYDE-SMITH) and the Senator

from Mississippi (Mr. WICKER) were added as cosponsors of S. 456, a bill to amend the Internal Revenue Code of 1986 to permanently extend the new markets tax credit, and for other purposes.

S. 464

At the request of Ms. MURKOWSKI, the name of the Senator from Kansas (Mr. MORAN) was added as a cosponsor of S. 464, a bill to amend the Employee Retirement Income Security Act of 1974 to require a group health plan or health insurance coverage offered in connection with such a plan to provide an exceptions process for any medication step therapy protocol, and for other purposes.

S. 535

At the request of Ms. ERNST, the name of the Senator from Utah (Mr. LEE) was added as a cosponsor of S. 535, a bill to authorize the location of a memorial on the National Mall to commemorate and honor the members of the Armed Forces that served on active duty in support of the Global War on Terrorism, and for other purposes.

S. 594

At the request of Ms. COLLINS, the name of the Senator from Georgia (Mr. WARNOCK) was added as a cosponsor of S. 594, a bill to double the existing penalties for the provision of misleading or inaccurate caller identification information.

S. 611

At the request of Mr. DURBIN, the names of the Senator from Indiana (Mr. YOUNG), the Senator from Georgia (Mr. OSSOFF) and the Senator from Idaho (Mr. RISCH) were added as cosponsors of S. 611, a bill to deposit certain funds into the Crime Victims Fund, to waive matching requirements, and for other purposes.

S. 692

At the request of Mr. TESTER, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of S. 692, a bill to award a Congressional Gold Medal to the female telephone operators of the Army Signal Corps, known as the "Hello Girls".

S. 744

At the request of Ms. KLOBUCHAR, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of S. 744, a bill to amend the Higher Education Act of 1965 to require institutions of higher education to disclose hazing incidents, and for other purposes.

S. 765

At the request of Mr. MENENDEZ, the name of the Senator from New Jersey (Mr. BOOKER) was added as a cosponsor of S. 765, a bill to improve United States consideration of, and strategic support for, programs to prevent and respond to gender-based violence from the onset of humanitarian emergencies and to build the capacity of humanitarian actors to address the immediate and long-term challenges resulting from such violence, and for other purposes.

S. 775

At the request of Mr. CASSIDY, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of S. 775, a bill to require institutions of higher education to disclose hazing-related misconduct, and for other purposes.

S. 810

At the request of Mr. TESTER, the name of the Senator from Michigan (Mr. PETERS) was added as a cosponsor of S. 810, a bill to amend title 38, United States Code, to expand the list of diseases associated with exposure to certain herbicide agents for which there is a presumption of service connection for veterans who served in the Republic of Vietnam to include hypertension, and for other purposes.

S. 853

At the request of Mr. CASEY, the names of the Senator from New Jersey (Mr. BOOKER) and the Senator from New Hampshire (Mrs. SHAHEEN) were added as cosponsors of S. 853, a bill to amend the Child Nutrition Act of 1966 to increase the age of eligibility for children to receive benefits under the special supplemental nutrition program for women, infants, and children, and for other purposes.

S. 1076

At the request of Mr. LUJÁN, the names of the Senator from Pennsylvania (Mr. CASEY) and the Senator from Texas (Mr. CORNYN) were added as cosponsors of S. 1076, a bill to amend the Energy Policy Act of 2005 to require the Secretary of the Interior to establish a program to plug, remediate, and reclaim orphaned oil and gas wells and surrounding land, to provide funds to State and Tribal government to plug, remediate, and reclaim orphaned oil and gas wells and surrounding land, and for other purposes.

S. 1136

At the request of Ms. CANTWELL, the names of the Senator from Vermont (Mr. LEAHY), the Senator from Arizona (Ms. SINEMA), the Senator from Maryland (Mr. CARDIN), the Senator from Michigan (Ms. STABENOW), the Senator from Rhode Island (Mr. WHITEHOUSE), the Senator from South Carolina (Mr. GRAHAM), the Senator from West Virginia (Mrs. CAPITO), the Senator from Maine (Ms. COLLINS), the Senator from Alaska (Mr. SULLIVAN) and the Senator from Kansas (Mr. MORAN) were added as cosponsors of S. 1136, a bill to amend the Internal Revenue Code of 1986 to reform the low-income housing credit, and for other purposes.

S. 1175

At the request of Mr. BURR, the name of the Senator from Iowa (Ms. ERNST) was added as a cosponsor of S. 1175, a bill to categorize public safety telecommunications as a protective service occupation under the Standard Occupational Classification System.

S. 1306

At the request of Mr. PORTMAN, the name of the Senator from New York (Mrs. GILLIBRAND) was added as a cosponsor of S. 1306, a bill to provide for

domestic sourcing of personal protective equipment, and for other purposes.

S. 1360

At the request of Mrs. MURRAY, the name of the Senator from Maryland (Mr. CARDIN) was added as a cosponsor of S. 1360, a bill to amend the Child Care and Development Block Grant Act of 1990 and the Head Start Act to promote child care and early learning, and for other purposes.

S. 1362

At the request of Mr. GRASSLEY, the name of the Senator from Maine (Ms. COLLINS) was added as a cosponsor of S. 1362, a bill to amend title XVIII of the Social Security Act to provide for coverage under the Medicare program of pharmacist services.

S. 1374

At the request of Mr. WICKER, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of S. 1374, a bill to direct the Director of the National Science Foundation to support STEM education and workforce development research focused on rural areas, and for other purposes.

S. 1441

At the request of Mr. WICKER, the name of the Senator from Connecticut (Mr. MURPHY) was added as a cosponsor of S. 1441, a bill to appropriate an additional amount to improve the Navy shipyard infrastructure of the United States.

S. 1488

At the request of Ms. DUCKWORTH, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of S. 1488, a bill to amend title 37, United States Code, to establish a basic needs allowance for low-income regular members of the Armed Forces.

S. 1539

At the request of Mr. OSSOFF, the names of the Senator from California (Mrs. FEINSTEIN), the Senator from Minnesota (Ms. KLOBUCHAR), the Senator from Maine (Mr. KING) and the Senator from Nevada (Ms. CORTEZ MASTO) were added as cosponsors of S. 1539, a bill to amend the Help America Vote Act of 2002 to ensure access to water and food for voters waiting in line at polling stations in Federal elections.

S. 1548

At the request of Mr. LUJÁN, the name of the Senator from Colorado (Mr. BENNET) was added as a cosponsor of S. 1548, a bill to amend the Public Health Service Act to improve the diversity of participants in research on Alzheimer's disease, and for other purposes.

S. 1553

At the request of Mrs. GILLIBRAND, the name of the Senator from California (Mrs. FEINSTEIN) was added as a cosponsor of S. 1553, a bill to require the Secretary of Energy to submit to Congress an annual report on peaker plants in the United States and to provide financial incentives for replacing peaker plants with technology that re-

ceives, stores, and delivers energy generated by renewable energy resources, and for other purposes.

S. 1599

At the request of Mr. CORNYN, the name of the Senator from South Dakota (Mr. THUNE) was added as a cosponsor of S. 1599, a bill to protect law enforcement officers, and for other purposes.

S. 1652

At the request of Mr. WHITEHOUSE, the name of the Senator from California (Mr. PADILLA) was added as a cosponsor of S. 1652, a bill to ensure high-income earners pay a fair share of Federal taxes.

S. 1690

At the request of Ms. ROSEN, the name of the Senator from Hawaii (Mr. SCHATZ) was added as a cosponsor of S. 1690, a bill to provide direct appropriations for processing applications for the paycheck protection program, and for other purposes.

S. 1701

At the request of Mr. SCHATZ, the name of the Senator from Illinois (Mr. DURBIN) was added as a cosponsor of S. 1701, a bill to amend title 13, United States Code, to require the Secretary of Commerce to provide advance notice to Congress before changing any questions on the decennial census, and for other purposes.

S. 1710

At the request of Mrs. GILLIBRAND, the name of the Senator from Rhode Island (Mr. WHITEHOUSE) was added as a cosponsor of S. 1710, a bill to amend title 23, United States Code, to ensure that Federal-aid highways, bridges, and tunnels are more resilient, and for other purposes.

S. 1762

At the request of Ms. SMITH, the name of the Senator from Maryland (Mr. VAN HOLLEN) was added as a cosponsor of S. 1762, a bill to amend the Employee Retirement Income Security Act of 1974 to permit retirement plans to consider certain factors in investment decisions.

S. 1770

At the request of Mr. CARDIN, the names of the Senator from New Hampshire (Ms. HASSAN) and the Senator from Maine (Ms. COLLINS) were added as cosponsors of S. 1770, a bill to amend the Internal Revenue Code of 1986 to reform retirement provisions, and for other purposes.

S. 1787

At the request of Mr. LEE, the name of the Senator from Connecticut (Mr. BLUMENTHAL) was added as a cosponsor of S. 1787, a bill to amend title 28 of the United States Code to prevent the transfer of actions arising under the antitrust laws in which a State is a complainant.

S. 1823

At the request of Mr. WARNOCK, the names of the Senator from New York (Mrs. GILLIBRAND) and the Senator from Oregon (Mr. WYDEN) were added

as cosponsors of S. 1823, a bill to require the inclusion of voter registration information with certain leases and vouchers for federally assisted rental housing and mortgage applications, and for other purposes.

S. 1828

At the request of Ms. COLLINS, the names of the Senator from California (Mrs. FEINSTEIN) and the Senator from Florida (Mr. SCOTT) were added as cosponsors of S. 1828, a bill to amend the Central Intelligence Agency Act of 1949 to authorize the provision of payment to personnel of the Central Intelligence Agency who incur qualifying injuries to the brain, to authorize the provision of payment to personnel of the Department of State who incur similar injuries, and for other purposes.

S. 1841

At the request of Ms. SMITH, the name of the Senator from Nevada (Ms. CORTEZ MASTO) was added as a cosponsor of S. 1841, a bill to amend the Public Health Service Act to revise and extend projects relating to children and to provide access to school-based comprehensive mental health programs.

S. 1851

At the request of Mr. MENENDEZ, the names of the Senator from Hawaii (Mr. SCHATZ), the Senator from New Jersey (Mr. BOOKER), the Senator from California (Mrs. FEINSTEIN), the Senator from Rhode Island (Mr. REED), the Senator from Connecticut (Mr. BLUMENTHAL), the Senator from Oregon (Mr. WYDEN), the Senator from Oregon (Mr. MERKLEY), the Senator from Massachusetts (Ms. WARREN), the Senator from Maryland (Mr. CARDIN), the Senator from Maine (Mr. KING), the Senator from Rhode Island (Mr. WHITEHOUSE), the Senator from Massachusetts (Mr. MARKEY), the Senator from New York (Mrs. GILLIBRAND) and the Senator from Delaware (Mr. COONS) were added as cosponsors of S. 1851, a bill to amend the Outer Continental Shelf Lands Act to permanently prohibit the conduct of offshore drilling on the outer Continental Shelf in the Mid-Atlantic, South Atlantic, North Atlantic, and Straits of Florida planning areas.

S. 1858

At the request of Mr. MURPHY, the name of the Senator from New York (Mrs. GILLIBRAND) was added as a cosponsor of S. 1858, a bill to prohibit and prevent seclusion, mechanical restraint, chemical restraint, and dangerous restraints that restrict breathing, and to prevent and reduce the use of physical restraint in schools, and for other purposes.

S. 1867

At the request of Mr. HAWLEY, the name of the Senator from Mississippi (Mrs. HYDE-SMITH) was added as a cosponsor of S. 1867, a bill to require the Director of National Intelligence to declassify information relating to the origin of COVID-19, and for other purposes.

S.J. RES. 9

At the request of Mr. CRUZ, the name of the Senator from North Carolina (Mr. BURR) was added as a cosponsor of S.J. Res. 9, a joint resolution proposing an amendment to the Constitution of the United States to require that the Supreme Court of the United States be composed of nine justices.

S. RES. 67

At the request of Mr. CORNYN, the name of the Senator from Michigan (Mr. PETERS) was added as a cosponsor of S. Res. 67, a resolution calling for the immediate release of Trevor Reed, a United States citizen who was unjustly found guilty and sentenced to 9 years in a Russian prison.

S. RES. 149

At the request of Mr. KELLY, the names of the Senator from Michigan (Mr. PETERS), the Senator from Nevada (Ms. ROSEN), the Senator from Maryland (Mr. VAN HOLLEN), the Senator from Michigan (Ms. STABENOW), the Senator from Georgia (Mr. OSSOFF) and the Senator from Georgia (Mr. WARNOCK) were added as cosponsors of S. Res. 149, a resolution expressing the sense of the Senate that Congress should continue to support the A-10 Thunderbolt II attack aircraft program, also known as the Warthog and A-10C or OA-10C.

S. RES. 213

At the request of Mr. MENENDEZ, the names of the Senator from Maryland (Mr. VAN HOLLEN), the Senator from Arkansas (Mr. BOOZMAN) and the Senator from Illinois (Ms. DUCKWORTH) were added as cosponsors of S. Res. 213, a resolution recognizing the importance of the United States-Republic of Korea relationship to safeguarding peace, security and prosperity on the Korean Peninsula, in the Indo-Pacific region and beyond, and welcoming the visit of President Moon Jae-in to the United States.

S. RES. 229

At the request of Mr. MENENDEZ, his name and the names of the Senator from Idaho (Mr. RISCH), the Senator from Maryland (Mr. CARDIN), the Senator from Wisconsin (Mr. JOHNSON), the Senator from Delaware (Mr. COONS), the Senator from Utah (Mr. ROMNEY), the Senator from Connecticut (Mr. MURPHY), the Senator from Ohio (Mr. PORTMAN), the Senator from Virginia (Mr. Kaine), the Senator from Texas (Mr. CRUZ), the Senator from Massachusetts (Mr. MARKEY), the Senator from South Dakota (Mr. ROUNDS), the Senator from Oregon (Mr. MERKLEY), the Senator from New Jersey (Mr. BOOKER), the Senator from Hawaii (Mr. SCHATZ) and the Senator from Maryland (Mr. VAN HOLLEN) were added as cosponsors of S. Res. 229, a resolution recognizing the devastating attack on a girls' school in Kabul, Afghanistan, on May 8, 2021, and expressing solidarity with the Afghan people.

S. RES. 238

At the request of Mr. TUBERVILLE, the name of the Senator from Mis-

issippi (Mr. WICKER) was added as a cosponsor of S. Res. 238, a resolution recognizing and honoring the sacrifices and accomplishments of the Greatest Generation.

AMENDMENT NO. 1562

At the request of Mr. WYDEN, his name was added as a cosponsor of amendment No. 1562 proposed to S. 1260, a bill to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes.

AMENDMENT NO. 1630

At the request of Mr. TOOMEY, the name of the Senator from North Carolina (Mr. TILLIS) was added as a cosponsor of amendment No. 1630 intended to be proposed to S. 1260, a bill to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes.

AMENDMENT NO. 1782

At the request of Mr. CARDIN, the name of the Senator from Mississippi (Mr. WICKER) was added as a cosponsor of amendment No. 1782 intended to be proposed to S. 1260, a bill to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes.

AMENDMENT NO. 1897

At the request of Mr. MANCHIN, the name of the Senator from Alaska (Ms. MURKOWSKI) was added as a cosponsor of amendment No. 1897 intended to be proposed to S. 1260, a bill to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes.

AMENDMENT NO. 1948

At the request of Mr. HAWLEY, the name of the Senator from Georgia (Mr. OSSOFF) was added as a cosponsor of amendment No. 1948 intended to be proposed to S. 1260, a bill to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufac-

turing, and job creation, to establish a critical supply chain resiliency program, and for other purposes.

AMENDMENT NO. 2036

At the request of Mr. BARRASSO, the name of the Senator from Oklahoma (Mr. LANKFORD) was added as a cosponsor of amendment No. 2036 intended to be proposed to S. 1260, a bill to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes.

AMENDMENT NO. 2058

At the request of Mr. CASSIDY, the name of the Senator from North Carolina (Mr. TILLIS) was added as a cosponsor of amendment No. 2058 intended to be proposed to S. 1260, a bill to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes.

AMENDMENT NO. 2082

At the request of Mr. LUJÁN, the name of the Senator from New Mexico (Mr. HEINRICH) was added as a cosponsor of amendment No. 2082 intended to be proposed to S. 1260, a bill to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes.

AMENDMENT NO. 2083

At the request of Ms. CORTEZ MASTO, the name of the Senator from Alaska (Ms. MURKOWSKI) was added as a cosponsor of amendment No. 2083 intended to be proposed to S. 1260, a bill to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTION

By Mr. THUNE (for himself, Ms. HASSAN, Mr. MORAN, and Ms. CORTEZ MASTO):

S. 1885. A bill to provide funds to assess the availability, accelerate the deployment, and improve the sustainability of advanced communications services and communications infrastructure in rural America, and for

other purposes; to the Committee on Commerce, Science, and Transportation.

Mr. THUNE. Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 1885

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 “Rural Connectivity Advancement Program Act of 2021”.

SEC. 2. DEPOSIT OF SPECTRUM AUCTION PROCEEDS IN RURAL BROADBAND ASSESSMENT AND DEPLOYMENT FUND.

Section 309(j)(8) of the Communications Act of 1934 (47 U.S.C. 309(j)(8)) is amended—

(1) in subparagraph (A), by striking “and (G)” and inserting “(G), and (H)”; and

(2) by adding at the end the following:

“(H) CERTAIN PROCEEDS DESIGNATED FOR RURAL BROADBAND ASSESSMENT AND DEPLOYMENT FUND.—

“(i) ASSESSMENT AND DEPLOYMENT SET-ASIDE.—Notwithstanding subparagraph (A), and except as provided in subparagraphs (B), (D), (E), (F), and (G), 10 percent of the net proceeds from each use of a system of competitive bidding under this subsection that is mandated by an Act of Congress and that begins on or after the date of enactment of the Rural Connectivity Advancement Program Act of 2021 shall be deposited in the Rural Broadband Assessment and Deployment Fund established under section 3 of that Act.

“(ii) DEFINITION.—For purposes of this subparagraph, the term ‘net proceeds’, with respect to the use of a system of competitive bidding, means the proceeds remaining after subtracting all auction-related expenditures, including—

“(I) relocation payments, including accelerated relocation payments;

“(II) payments to incumbent licensees for the relinquishment of all or a portion of the spectrum usage rights of those licensees;

“(III) costs associated with the reallocation of spectrum, whether on an exclusive or shared use basis;

“(IV) relocation or sharing costs, including for planning for relocation or sharing; and

“(V) bidding credits.”.

SEC. 3. DIRECTION AND USE OF RURAL BROADBAND ASSESSMENT AND DEPLOYMENT FUND PROCEEDS.

(a) DEFINITIONS.—In this section—

(1) the term “Commission” means the Federal Communications Commission;

(2) the term “high-cost programs” means—

(A) the program for Universal Service Support for High-Cost Areas set forth under subpart D of part 54 of title 47, Code of Federal Regulations, or any successor regulations;

(B) the Rural Digital Opportunity Fund set forth under subpart J of part 54 of title 47, Code of Federal Regulations, or any successor regulations;

(C) the Interstate Common Line Support Mechanism for Rate-of-Return Carriers set forth under subpart K of part 54 of title 47, Code of Federal Regulations, or any successor regulations;

(D) the Mobility Fund set forth under subpart L of part 54 of title 47, Code of Federal Regulations, or any successor regulations;

(E) the High Cost Loop Support for Rate-of-Return Carriers program set forth under subpart M of part 54 of title 47, Code of Federal Regulations, or any successor regulations;

(F) the Uniendo a Puerto Rico Fund and the Connect USVI Fund set forth under sub-

part O of part 54 of title 47, Code of Federal Regulations, or any successor regulations; and

(G) the Rural Broadband Experiments, as established by the Commission under part 54 of title 47, Code of Federal Regulations;

(3) the term “net proceeds” has the meaning given the term in subparagraph (H) of section 309(j)(8) of the Communications Act of 1934 (47 U.S.C. 309(j)(8)), as added by section 2 of this Act; and

(4) the term “Rural Broadband Assessment and Deployment Fund” means the fund established under subsection (b).

(b) ESTABLISHMENT OF FUND.—There is established in the Treasury of the United States a fund to be known as the “Rural Broadband Assessment and Deployment Fund”.

(c) BORROWING AUTHORITY.—

(1) IN GENERAL.—With respect to any auction described in subparagraph (H)(i) of section 309(j)(8) of the Communications Act of 1934 (47 U.S.C. 309(j)(8)), as added by section 2 of this Act, on or after the date on which the Commission makes a final determination of the amount of net proceeds that will be deposited in the Rural Broadband Assessment and Deployment Fund under such subparagraph (H)(i) as a result of that auction, the Commission may borrow not more than that amount from the Treasury of the United States.

(2) REIMBURSEMENT.—The Commission shall reimburse the general fund of the Treasury, without interest, for any amounts borrowed under paragraph (1) as funds are deposited into the Rural Broadband Assessment and Deployment Fund.

(d) AVAILABILITY OF AMOUNTS.—Any amounts borrowed under subsection (c)(1) and any amounts in the Rural Broadband Assessment and Deployment Fund that are not necessary for reimbursement of the general fund of the Treasury for such borrowed amounts shall be available to the Commission for use in accordance with subsection (e).

(e) USE OF AMOUNTS.—

(1) ESTABLISHMENT OF PROGRAM OR PROGRAMS.—The Commission shall use the amounts made available under subsection (d) to establish 1 or more programs that are separate from, but are coordinated with and complement, the high-cost programs to address—

(A) gaps that remain in broadband internet access service coverage in high-cost rural areas despite the operations of the high-cost programs; and

(B) shortfalls in sufficient funding of the high-cost programs that could adversely affect the sustainability of services or reasonable comparability of rates that are supported by those programs.

(2) PURPOSES.—In carrying out paragraph (1), the Commission shall use amounts made available under subsection (d) in an efficient and cost-effective manner only—

(A) for the assessment of, and to provide subsidies in a technology-neutral manner through a competitive process (subject to weighting preferences for performance quality and other service metrics as the Commission may find appropriate) to providers for support of, deployment of broadband-capable infrastructure in high-cost rural areas that the Commission determines are unserved by fixed terrestrial broadband internet access service at a download speed of not less than 25 megabits per second and an upload speed of not less than 3 megabits per second (or such higher speed as the Commission may determine appropriate based upon an evolving definition of universal service); and

(B) to assess, and provide subsidies to providers to enable providers to sustain,

broadband internet access service in any rural area in which—

(i) not more than 1 provider of fixed terrestrial broadband internet access service operates; and

(ii) the high-cost nature of the area precludes the offering of voice service and broadband internet access service at rates and performance levels available in urban areas as determined by the Urban Rate Survey conducted by the Commission.

(3) TRIBAL CONSIDERATIONS.—In distributing amounts under this subsection, the Commission shall consider the broadband internet access service needs of residents of Tribal lands (as defined in section 54.400 of title 47, Code of Federal Regulations, or any successor regulation).

(4) LIMITATIONS.—

(A) PROHIBITION ON FUNDING OTHER PROGRAMS.—

(i) IN GENERAL.—The Commission may not use amounts made available under subsection (d) to fund any program that was not established by the Commission under paragraph (1) of this subsection, including any program established under section 254 of the Communications Act of 1934 (47 U.S.C. 254) in effect on the date of enactment of this Act, except for using the Universal Service Administrative Company to administer funding.

(ii) RULE OF CONSTRUCTION.—Nothing in clause (i) shall be construed to prohibit the Commission from using amounts made available under subsection (d) to supplement the provision of support under the high-cost programs, as authorized under paragraph (1)(B) of this subsection.

(B) TRANSPARENCY AND ACCOUNTABILITY FOR ADDRESSING GAPS IN COVERAGE.—The Commission shall establish transparency and accountability requirements for amounts made available for the purpose set forth in paragraph (1)(A) that, at a minimum—

(i) provide—

(I) a process for challenging any initial determination by the Commission regarding whether an area is served or unserved; and

(II) written public notice on the website of the Commission of—

(aa) how each challenge under subparagraph (I) was decided; and

(bb) the reasons of the Commission for each decision;

(ii) establish broadband service buildout milestones and require periodic certification by funding recipients to ensure compliance with the broadband service buildout milestones;

(iii) establish a maximum buildout timeframe of 4 years beginning on the date on which funding is provided to a funding recipient;

(iv) establish periodic reporting requirements for funding recipients that identify, at a minimum, the speed of, and technology used for, the service provided in each area where funding is provided;

(v) establish standard penalties for non-compliance with the requirements established under this subparagraph and as may be further prescribed by the Commission;

(vi) establish procedures for recovery of funds, in whole or in part, from funding recipients in the event of default or non-compliance with the requirements established under this subparagraph and as may be further prescribed by the Commission; and

(vii) require a funding recipient to—

(I) offer voice service and broadband internet access service; and

(II) permit a consumer to subscribe to one type of service described in subclause (I) or both types.

(C) TRANSPARENCY AND ACCOUNTABILITY FOR ADDRESSING SHORTFALLS IN FUNDING.—The

Commission shall establish transparency and accountability requirements for amounts made available for the purpose set forth in subparagraph (1)(B) that, at a minimum—

(i) establish periodic reporting and certification requirements for funding recipients to ensure that the funding results in the offering of voice service and broadband internet access service at reasonably comparable rates and performance levels;

(ii) establish standard penalties for non-compliance with the requirements established under this subparagraph and as may be further prescribed by the Commission;

(iii) establish procedures for recovery of funds, in whole or in part, from funding recipients in the event of default or non-compliance with the requirements established under this subparagraph and as may be further prescribed by the Commission; and

(iv) require a funding recipient to—

(I) offer voice service and broadband internet access service; and

(II) permit a consumer to subscribe to one type of service described in subclause (I) or both types.

(f) REPORTS.—

(1) ANNUAL AUCTION PROCEEDS DEPLOYMENT REPORT.—Not later than 270 days after the date of enactment of this Act, and not less frequently than annually thereafter until all amounts have been distributed, the Commission shall publish and submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Energy and Commerce of the House of Representatives a report on the distribution of amounts made available under subsection (d).

(2) AUCTION-SPECIFIC DEPOSIT REPORTS.—Not later than 30 days after the date on which the Commission announces the results of an auction described in subparagraph (H)(i) of section 309(j)(8) of the Communications Act of 1934 (47 U.S.C. 309(j)(8)), as added by section 2 of this Act, the Commission shall publish and submit to the Committee on Commerce, Science, and Transportation of the Senate and the Committee on Energy and Commerce of the House of Representatives a report that estimates the amount of net proceeds that will be deposited in the Rural Broadband Assessment and Deployment Fund under that subparagraph as a result of that auction.

By Mr. DURBIN (for himself and Ms. DUCKWORTH):

S. 1903. A bill to require the Administrator of the Environmental Protection Agency to revise certain ethylene oxide emissions standards under the Clean Air Act, and for other purposes; to the Committee on Environment and Public Works.

Mr. DURBIN. Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 1903

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. ETHYLENE OXIDE EMISSIONS STANDARDS.

(a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Administrator of the Environmental Protection Agency (referred to in this section as the “Administrator”) shall amend subpart O of part 63 of title 40, Code of Federal Regulations—

(1) to revise the standards for the emission of ethylene oxide under that subpart based on the results described in the report of the National Center for Environmental Assessment of the Environmental Protection Agency entitled “Evaluation of the Inhalation Carcinogenicity of Ethylene Oxide” and dated December 2016;

(2) to apply maximum achievable control technology (within the meaning of the Clean Air Act (42 U.S.C. 7401 et seq.)) requirements to chamber exhaust vents; and

(3) to apply to area sources and major sources (as those terms are defined in section 112(a) of the Clean Air Act (42 U.S.C. 7412(a))) of ethylene oxide.

(b) RESIDUAL RISK REVIEW.—Not later than 180 days after the date on which the Administrator finalizes the revised standards required under subsection (a), the Administrator shall carry out a residual risk assessment pursuant to section 112(f)(2) of the Clean Air Act (42 U.S.C. 7412(f)(2)) with respect to the revised standards.

(c) NOTIFICATION.—

(1) IN GENERAL.—Not later than 30 days after the Administrator learns of a violation of the standards revised under subsection (a), the Administrator shall notify the public of the violation in a manner determined to be appropriate by the Administrator.

(2) FAILURE TO NOTIFY.—If the Administrator fails to notify the public under paragraph (1) by the end of the period described in that paragraph, the Inspector General of the Environmental Protection Agency shall carry out an investigation to determine—

(A) the reason or reasons for which the Administrator failed to notify the public;

(B) the public health risks associated with the failure of the Administrator to notify the public; and

(C) any steps the Administrator should take to ensure the Administrator meets the requirements described in paragraph (1) in the future.

By Mrs. FEINSTEIN (for herself and Mr. PADILLA):

S. 1906. A bill to amend the Federal Water Pollution Control Act to establish a grant program to support the restoration of San Francisco Bay, and for other purposes; to the Committee on Environment and Public Works.

Mrs. FEINSTEIN. Mr. President, I am pleased to introduce the “San Francisco Bay Restoration Act.” Thank you to Senator PADILLA for co-sponsoring and I am happy to be once again be working with Congresswoman JACKIE SPEIER, who is leading the bill in the House.

This legislation would create a San Francisco Bay Program within the Environmental Protection Agency dedicated to conserving and protecting the San Francisco Bay estuary ecosystem—the largest estuary in the western United States.

The San Francisco Bay estuary is truly a national treasure, and it is vital to the nation’s environmental and economic health. It is home to more than 1,000 plant and wildlife species, roughly 77% of California’s remaining perennial estuarine wetlands, and an important stopover for birds along the Pacific Flyway. The Bay region produces more than \$370 billion in goods and supports more than 4 million jobs.

Unfortunately, during the last 150 years, the water quality and health of

the San Francisco Bay has been diminished. According to the United States Geological Survey, the Bay has lost 95% of its wetlands, which serve as both habitat for vulnerable species and as an important barrier to protect against climate change impacts such as rising sea levels and extreme weather events made only more common by global warming.

The program created within EPA to focus on the San Francisco Bay Estuary would increase federal investment into the San Francisco Bay Estuary to ensure that it can continue to support the environment, agriculture, and economy for generations to come.

A 2018 General Accounting Office report on the San Francisco Bay Delta Watershed found that the lack of sufficient Federal funding is one of the biggest risks to long-term restoration efforts, and a major factor limiting habitat restoration and water quality improvement.

The GAO noted that while Bay Area voters established a local funding source through a bond measure for some Bay restoration, local funding “needs to be leveraged by significant state and Federal dollars to meet the estimated \$1.5 billion needed for restoration in the Bay Area.”

This bill recognizes the important restoration work that must be done to protect and restore the iconic San Francisco Bay Estuary. It authorizes \$50 million per year for five years for the creation of the San Francisco Program office.

This program office would work with local stakeholders to compile an annual list of project and study priorities that advance the goals of the National Estuary Program for the San Francisco Bay estuary.

Funds would be distributed by the agency in a competitive grant program, prioritizing projects that improve water quality, provide wetland restoration, promote endangered species recovery, and support adaptation to climate change.

This legislation would bring the Federal funding investment in line with other major estuaries in the country, like the Chesapeake Bay, Great Lakes, and Puget Sound.

This is another example of the type of front-end investment in green infrastructure and natural resources that will only pay dividends in the future and, most importantly, for future generations.

I urge my colleagues to join me in supporting this bill.

Thank you, Mr. President, I yield the floor.

By Mr. PADILLA (for himself, Mr. COONS, Mr. DURBIN, Ms. WARREN, Mr. BOOKER, Mr. MARKEY, Ms. CORTEZ MASTO, and Ms. HIRONO):

S. 1912. A bill to clarify the rights of certain persons who are held or detained at a port of entry or at any facility overseen by U.S. Customs and

Border Protection; to the Committee on the Judiciary.

Mr. PADILLA. Mr. President, I rise to introduce the "Access to Counsel Act."

This legislation would ensure that all individuals with a legal right to be in the United States and are detained by Customs and Border Protection at ports of entry or airports have access to legal counsel.

This legislation would ensure that individuals who have legal status in the U.S. and are detained by Customs and Border Protection in secondary inspection at airports or other points of entry for more than an hour are granted an opportunity to access legal counsel and an interested party. An interested party is defined as a family member, sponsor, or organization with a connection to the individual.

The bill provides no obligation for the Federal government to pay for counsel and allows counsel the ability to advocate on behalf of the individual by providing information or documentation in support of the individual.

It also invalidates any effort by CBP to persuade someone to relinquish their legal status if that person has been denied access to counsel or voluntarily waives in writing their right to counsel.

The Trump Administration's immigration policies often caused unnecessary chaos and confusion.

One vivid example of this is when the first Muslim Ban was implemented, in early 2017, and thousands of U.S. citizens, green card holders, and others with valid visas were detained at airports for hours.

They were held by Customs and Border Protection officers without any ability to call a lawyer, a relative or an advocate. Many members of Congress rushed to the airports in an attempt to help these individuals and were barred from speaking to them or connecting them with attorneys.

In addition, in early 2020, 200 Iranian Americans were held at the northern border in Blaine, WA for 12 hours without access to counsel.

While President Biden has rescinded the travel bans, it is imperative that Americans and those with a legal right to be here have access to representation if they are held at a port of entry.

Thank you, Mr. President. I yield the floor.

By Ms. COLLINS (for herself, Mr. CARDIN, Mr. MARSHALL, Ms. STABENOW, Mrs. CAPITO, Mr. KING, Mr. CASSIDY, Ms. SINEMA, Mr. MENENDEZ, and Ms. ROSEN):

S. 1943. A bill to amend title XVIII of the Social Security Act to improve access to, and utilization of, bone mass measurement benefits under part B of the Medicare program by establishing a minimum payment amount under such part for bone mass measurement; to the Committee on Finance.

Ms. COLLINS. Mr. President, I rise today to reintroduce legislation with

my colleague from Maryland, Senator BEN CARDIN, to increase access to preventive bone density screenings and to improve osteoporosis diagnosis and treatment in the process.

May is National Osteoporosis month. Approximately 54 million Americans have osteoporosis or low bone mass. Women are disproportionately affected, accounting for 71 percent of osteoporotic fractures and 75 percent of health costs related to osteoporosis.

Osteoporosis is often called "the silent disease" because bone loss usually occurs gradually over the years without symptoms. As the NIH Osteoporosis and Related Bone Diseases National Resource Center observes, falls are especially dangerous for people who are unaware that they have low bone density. If the patient and the doctor fail to identify the link between the broken bone and osteoporosis, the chance to make a diagnosis with a bone density test and begin a treatment program may be lost.

Our legislation, the Increasing Access to Osteoporosis Testing for Medicare Beneficiaries Act of 2021, tackles a proven barrier to proper screening by creating a floor reimbursement rate under Medicare for the dual energy X-ray absorptiometry (DXA) test, the "gold standard" for osteoporosis diagnosis.

Congress has twice recognized the importance of reversing Medicare cuts to DXA reimbursement in order to maintain patient access to this test, yet the Medicare reimbursement rate for DXA tests administered in a doctor's office has declined from \$140 in 2006 to only \$42 in 2018—a dramatic 70 percent decline. It is not surprising that this inadequate reimbursement has led to a decline in screenings.

The National Osteoporosis Foundation has found that declining reimbursement rates have created a 26 percent decline in physicians performing DXA tests since 2008, resulting in a corresponding 22 percent decline in diagnoses since 2009.

Regrettably, the result of reduced screenings due to declining reimbursements produces real harm. It is estimated that more than 40,000 additional hip fractures occur each year, resulting in nearly 10,000 additional hip fracture-related deaths. Keep in mind that these painful and costly fractures, and even deaths, are all occurring at a time when early diagnosis and treatment of osteoporosis are proven to reduce fracture rates dramatically.

With osteoporosis already an underdiagnosed condition in the Medicare population, it is clear that we must change this trajectory. I thank Senator CARDIN for joining me in this effort to increase patient access to osteoporosis screening and diagnosis, while lowering cost and consequences resulting from a lack of diagnosis. I encourage my colleagues to support its adoption. Thank you, Mr. President.

By Mr. REED (for himself and Mr. TESTER):

S. 1944. A bill to improve Vet Centers of the Department of Veterans Affairs, and for other purposes; to the Committee on Veterans' Affairs.

Mr. REED. Mr. President, as many of my colleagues know, the transition from military to civilian life can be very difficult. To address these kinds of challenges, Vet Centers were created in the wake of the Vietnam War to provide critical services for veterans, service members, and their families in community-based settings separate from other Veterans Health Administration facilities. Today, there is a need to enhance these Centers to continue to realize that original vision—which is why I am reintroducing the Vet Center Improvement Act.

This legislation is the product of a Government Accountability Office (GAO) investigation that Senator TESTER and I requested into allegations that changes to performance metrics at Vet Centers may have negatively impacted quality of care as well as additional concerns that we had about their staffing practices. The GAO report concluded that recent changes "have the potential to negatively affect care and create undue burden and stress on counselors providing that care at some Vet Centers." This report included recommendations to improve care, transparency, and hiring and staffing methods that are the foundation for our legislation.

Specifically, the Vet Center Improvement Act requires periodic review and reform of performance standards at Vet Centers; the creation and periodic reevaluation of a staffing model, along with standardization of position descriptions and responsibilities across Vet Centers; the creation of a working group to implement changes to improve quality of care for veterans and recruitment and retention of staff; and the GAO to review Vet Center infrastructure and examine what future investments are needed. Additionally, our legislation creates a \$50 million pilot program to provide grants to combat food insecurity and provide necessary heating and cooling assistance to veterans and their families. Unfortunately, the COVID-19 pandemic has further underscored the need for this legislation—to ensure that we are providing high quality counseling services and offering programs that help our veterans meet their daily needs, like feeding their families and heating their homes.

I would like to thank Senator TESTER for joining me in introducing this important legislation and the attention he has paid to this issue as Ranking Member and now Chairman of the Senate Veterans Affairs Committee. Our legislation has received support from such organizations as the Veterans of Foreign Wars (VFW), American Veterans (AMVETS), National Community Action Foundation (NCAF), National Association for State Community Services Programs (NASCS), the National Energy & Utility Affordability Coalition (NEUAC),

and the URI Feinstein Center for a Hunger Free America. I look forward to continuing our partnership on this and other measures to improve care for our veterans, and I hope our colleagues will join us in this endeavor.

By Mr. REED:

S. 1954. A bill to reauthorize the John H. Chafee Blackstone River Valley National Heritage Corridor, and for other purposes; to the Committee on Energy and Natural Resources.

Mr. REED. Mr. President, today I am introducing legislation to reauthorize the John H. Chafee Blackstone River Valley National Heritage Corridor for the next fifteen years. This legislation will continue to preserve the industrial, natural, and cultural heritage of the Blackstone River Valley for generations to come.

In 1986, Congress designated the Blackstone River Valley as a National Heritage Corridor, recognizing the region's critical contributions to the American Industrial Revolution. Indeed, in 1793, Samuel Slater initiated the American Industrial Revolution in Rhode Island when he built his historic mill along the Blackstone River. Today, the mills and villages throughout the Corridor reflect the legacy of this key chapter in American history.

Encompassing both Rhode Island and Massachusetts, the John H. Chafee Blackstone River Valley National Heritage Corridor links twenty-four communities along the Blackstone River from Providence to Worcester. The Corridor has also served as a critical partner to the Blackstone River Valley National Historical Park, resulting in the recovery of dozens of historic villages, waterways, and rural landscapes throughout the Blackstone River Valley, which includes thousands of acres of beautiful lands and waters that are home to diverse wildlife.

I urge my colleagues to join me in supporting this legislation to ensure the continued preservation of the Blackstone River Valley for the benefit of our natural resources and our country's history.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 246—EXPRESSING THE SENSE OF THE SENATE THAT CRITICAL RACE THEORY SERVES AS A PREJUDICIAL IDEOLOGICAL TOOL, RATHER THAN AN EDUCATIONAL TOOL, AND SHOULD NOT BE TAUGHT IN K-12 CLASSROOMS AS A WAY TO TEACH STUDENTS TO JUDGE INDIVIDUALS BASED ON SEX, RACE, ETHNICITY, OR NATIONAL ORIGIN

Mr. SCOTT of Florida (for himself, Mr. BRAUN, and Mrs. BLACKBURN) submitted the following resolution; which was referred to the Committee on Health, Education, Labor, and Pensions:

S. RES. 246

Whereas Critical Race Theory seeks to portray the United States not as a united Nation of people, families, and communities striving for a common purpose, but rather a Nation of many victimized groups based on sex, race, ethnicity, or national origin;

Whereas Critical Race Theory's teachings stand in contrast to the overarching goal of the Civil Rights Act of 1964 to prevent discrimination on the basis of race, color, or national origin in the United States;

Whereas William Jacobson, a Cornell University professor, created criticalrace.org to highlight the over 200 universities across the Nation with Critical Race Theory programming;

Whereas, while present on college and university campuses for decades, Critical Race Theory has increasingly infiltrated our Nation's elementary and secondary school classrooms in recent years;

Whereas Critical Race Theory serves to re-segregate institutions of education and balkanize students into groups by race and ethnicity;

Whereas efforts to indoctrinate Critical Race Theory into United States school children are designed to eventually transform the United States by stigmatizing its economic system and creating a hatred of all its institutions;

Whereas Critical Race Theory founder Derrick Bell has stated that "most critical race theorists are committed to a program of scholarly resistance, and most hope scholarly resistance will lay the groundwork for wide-scale resistance";

Whereas Critical Race Theory serves to reinforce the soft bigotry of low expectations by substituting systemic racism as the determining factor in academic achievement gaps rather than the ongoing failure of policymakers and the education system to provide students of color necessary educational opportunities;

Whereas Critical Race Theory has manifested itself in various damaging ways in United States elementary and secondary schools;

Whereas the 1619 Project, which puts slavery, not the ideal of equality, at the center of our Nation's storyline and has been widely debunked by historians across the ideological spectrum, is nevertheless being taught in 4,500 classrooms across the country;

Whereas the California Department of Education (CDE) Foundation, in partnership with over 30 education organizations and the Bill and Melinda Gates Foundation, developed "A Pathway to Equitable Math Instruction" toolkit that promotes the concept that White supremacy manifests itself through the focus on finding the right answers, thereby discouraging teachers from requiring students to show their work or consider ways there could be 2 answers to a problem;

Whereas, in 2017, the Seattle Public School Board directed the Ethnic Studies Task Force to develop an ethnic studies curriculum, which defined ethnic studies as a way to counteract systems of oppression, such as patriarchy and capitalism;

Whereas the Madison Metropolitan School District is requiring staff to participate in a mandatory 21 hours of professional development that claim practices such as teachers leading a classroom, keeping a class on schedule, and the term "student" are a part of White, Western thought and are racist;

Whereas students at a Las Vegas charter school were required to take a year-long virtual "Sociology of Change" course where assignments required students to reveal their race, gender, sexual orientation, and disabilities and then determine if oppression or privilege were a part of those identities, al-

legedly without any accommodations if a student had a conscientious objection to the course;

Whereas, in October 2020, the San Diego Unified School District Board of Education voted to change "discriminatory grading practices" and no longer requires students to turn in their homework on time in order to "be an anti-racist school district";

Whereas, while students should learn how to actively engage in civil society, Critical Race Theory often advocates for "action civics", which in some school districts has resulted in students being taught how to engage in disruptive protests without as much concern for teaching the fundamentals of how government works and why;

Whereas, according to the Annenberg Public Policy Center at the University of Pennsylvania, just over half of all individuals in the United States cannot name all 3 branches of Government, and 76 percent of eighth grade students scored at or below proficient in civics on the most recent National Assessment of Educational Progress (NAEP) assessment;

Whereas State legislators across the country have introduced bills to prevent schools from teaching that—

(1) the United States is fundamentally racist or sexist; and

(2) on account of an individual's race or gender, they may be responsible for actions committed in the past;

Whereas, on January 19, 2021, the Department of Education's Office for Civil Rights posted a webinar to provide an overview on how racially exclusive practices are prohibited under title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d et seq.), but the Department of Education has since archived the webinar and labeled it as "not for reliance"; and

Whereas, on January 22, 2021, the Department of Education's Office for Civil Rights reportedly suspended a finding that an Illinois school district violated title VI of the Civil Rights Act when it segregated students and staff, directed teachers to treat students differently based on their race, and endorsed racially charged messages: Now, therefore, be it

Resolved, That the Senate—

(1) condemns racism in all forms and calls on the people of the United States to eliminate racism and defend the civil rights of all individuals, including within our Nation's education system;

(2) calls on the Department of Education's Office for Civil Rights and State attorneys general to assist schools in being compliant with existing civil rights laws and to investigate and enforce the law when appropriate;

(3) supports the actions taken by States and communities to implement policies and practices to protect the rights of parents and guardians to know what their children are being taught;

(4) calls on States and communities to support curriculum transparency policies that make elementary and secondary education curriculum materials accessible, including online, to parents, guardians, and the public for review before the use of such materials;

(5) recognizes that open enrollment and school choice policies allow students to access the school, and thereby the curriculum, which the parent or guardian believes is best positioned to educate the student;

(6) condemns State and local educational agencies that facilitate or expend resources on education and professional development exercises that focus on ostracizing 1 individual or group from another;

(7) condemns the practice of requiring teachers to receive Critical Race Theory education in order to be certified as a teacher; and

(8) urges State and local educational agencies to ensure that students are taught civics education to learn—

(A) the core tenants of the United States Government, the Constitution of the United States, and the rule of law; and

(B) that the Civil Rights Act of 1964 prohibits discrimination by race, color, or national origin.

SENATE RESOLUTION 247—RECOGNIZING THE SIGNIFICANCE OF ASIAN/PACIFIC AMERICAN HERITAGE MONTH AS AN IMPORTANT TIME TO CELEBRATE THE SIGNIFICANT CONTRIBUTIONS OF ASIAN AMERICANS AND PACIFIC ISLANDERS TO THE HISTORY OF THE UNITED STATES

Ms. HIRONO (for herself, Ms. BALDWIN, Mr. BENNET, Mr. BLUMENTHAL, Mr. BOOKER, Mr. BROWN, Ms. CANTWELL, Mr. CARDIN, Mr. CARPER, Mr. CASEY, Mr. COONS, Ms. CORTEZ MASTO, Ms. DUCKWORTH, Mr. DURBIN, Mrs. FEINSTEIN, Ms. HASSAN, Mr. KAINE, Ms. KLOBUCHAR, Mr. MARKEY, Mr. MENENDEZ, Mr. MERKLEY, Mr. PADILLA, Ms. ROSEN, Mr. SCHATZ, Mrs. SHAHEEN, Ms. SMITH, Mr. VAN HOLLEN, Mr. WARNER, Ms. WARREN, Mr. WYDEN, and Mr. KELLY) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 247

Whereas the people of the United States join together each May to pay tribute to the contributions of generations of Asian Americans and Pacific Islanders who have enriched the history of the United States;

Whereas the history of Asian Americans and Pacific Islanders in the United States is inextricably tied to the story of the United States;

Whereas the Asian-American and Pacific Islander community is an inherently diverse population, composed of more than 45 distinct ethnicities and more than 100 language dialects;

Whereas, according to the Bureau of the Census, the Asian-American population grew faster than any other racial or ethnic group over the last decade, surging nearly 72 percent between 2000 and 2015;

Whereas there are approximately 22,000,000 residents of the United States who identify as Asian and approximately 1,600,000 residents of the United States who identify as Native Hawaiian or other Pacific Islander, making up nearly 7 percent of the total population of the United States;

Whereas the month of May was selected for Asian/Pacific American Heritage Month because the first Japanese immigrants arrived in the United States on May 7, 1843, and the first transcontinental railroad was completed on May 10, 1869, with substantial contributions from Chinese immigrants;

Whereas section 102 of title 36, United States Code, officially designates May as Asian/Pacific American Heritage Month and requests the President to issue an annual proclamation calling on the people of the United States to observe the month with appropriate programs, ceremonies, and activities;

Whereas on April 30, 2021, President Biden issued a proclamation on Asian American and Native Hawaiian/Pacific Islander Heritage Month, recognizing the history, achievements, and diversity of Asian Americans and Native Hawaiians/Pacific Islanders, and the systemic barriers to economic justice, health

equity, educational attainment, and personal safety experienced by many in the Asian-American and Native Hawaiian/Pacific Islander community;

Whereas 2021 marks several important milestones for the Asian-American and Pacific Islander community, including—

(1) the 45th anniversary of Presidential Proclamation 4417, dated February 19, 1976 (41 Fed. Reg. 7741), in which President Gerald Ford formally rescinded Executive Order 9066 (7 Fed. Reg. 1407; relating to authorizing the Secretary of War to prescribe military areas) and condemned the incarceration of United States citizens and lawful permanent residents of Japanese ancestry during World War II;

(2) the 65th anniversary of the election to the House of Representatives of Dalip Singh Saund, the first Asian American, first Indian American, and first Sikh American elected to Congress;

(3) the 75th anniversary of the passage of the amendments made by the Act of July 2, 1946 (commonly known as the “Luce-Cellar Act of 1946”) (60 Stat. 416, chapter 534), which allowed Filipinos and Indians to immigrate to the United States and become naturalized United States citizens;

(4) the 75th anniversary of the passage of the First Supplemental Surplus Appropriation Rescission Act, 1946 (Public Law 79-301; 60 Stat. 6), and the Second Supplemental Surplus Appropriation Rescission Act, 1946 (Public Law 79-391; 60 Stat. 221), which stripped military benefits from Filipino World War II veterans in the service of the United States Armed Forces;

(5) the 100th anniversary of the first premier in a United States film of an Asian-American woman, Anna May Wong, in “Bits of Life”; and

(6) the 120th anniversary of the arrival of Peter Ryu, the first Korean immigrant in the United States;

Whereas Asian Americans and Pacific Islanders have made significant contributions to the United States at all levels of the Federal Government and in the United States Armed Forces, including—

(1) Daniel K. Inouye, a Medal of Honor and Presidential Medal of Freedom recipient who, as President pro tempore of the Senate, was the highest-ranking Asian-American government official in the history of the United States;

(2) Dalip Singh Saund, the first Asian-American Congressman;

(3) Patsy T. Mink, the first woman of color and Asian-American woman to be elected to Congress;

(4) Hiram L. Fong, the first Asian-American Senator;

(5) Daniel K. Akaka, the first Senator of Native Hawaiian ancestry;

(6) Norman Y. Mineta, the first Asian-American member of a Presidential cabinet;

(7) Elaine L. Chao, the first Asian-American woman member of a Presidential cabinet; and

(8) Kamala D. Harris, the first woman and the first Asian American to hold the Office of the Vice President;

Whereas, in 2021, the Congressional Asian Pacific American Caucus, a bicameral caucus of Members of Congress advocating on behalf of Asian Americans and Pacific Islanders, is composed of 75 Members, including 18 Members of Asian or Pacific Islander descent;

Whereas, in 2021, Asian Americans and Pacific Islanders are serving in State and Territorial legislatures across the United States in record numbers, including in—

(1) the States of Alaska, Arizona, California, Connecticut, Florida, Georgia, Hawaii, Idaho, Illinois, Kansas, Kentucky, Maryland, Massachusetts, Michigan, Min-

nesota, Missouri, Nevada, New Hampshire, New Jersey, New York, North Carolina, Ohio, Oklahoma, Oregon, Pennsylvania, Tennessee, Texas, Utah, Virginia, Washington, Wisconsin, and Wyoming; and

(2) the Territories of American Samoa, Guam, and the Commonwealth of the Northern Mariana Islands;

Whereas, in 2021, Asian Americans and Pacific Islanders honorably serve throughout the Federal judiciary;

Whereas, since January 2020, the increased use of anti-Asian terminology and rhetoric related to the 2019 novel coronavirus (“COVID-19”) has perpetuated an anti-Asian stigma and has resulted in a dramatic increase in reports of hate crimes and incidents against individuals of Asian descent;

Whereas there remains much to be done to ensure that Asian Americans and Pacific Islanders have access to resources and a voice in the Government of the United States and continue to advance in the political landscape of the United States; and

Whereas celebrating Asian/Pacific American Heritage Month provides the people of the United States with an opportunity to recognize the achievements, contributions, and history of, and to understand the challenges faced by, Asian Americans and Pacific Islanders: Now, therefore, be it

Resolved, That the Senate—

(1) recognizes the significance of Asian/Pacific American Heritage Month as an important time to celebrate the significant contributions of Asian Americans and Pacific Islanders to the history of the United States; and

(2) recognizes that Asian-American and Pacific Islander communities enhance the rich diversity of and strengthen the United States.

SENATE RESOLUTION 248—RECOGNIZING AND CELEBRATING THE 225TH ANNIVERSARY OF THE ENTRY OF THE STATE OF TENNESSEE INTO THE UNITED STATES AS THE 16TH STATE

Mr. HAGERTY (for himself and Mrs. BLACKBURN) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 248

Whereas, on June 1, 1796, Congress created the State of Tennessee from the “Territory of the United States South of the River Ohio”, or more commonly known as the Southwest Territory;

Whereas the State of Tennessee earned the nickname “The Volunteer State” after the involvement of the State in the War of 1812, when many Tennesseans volunteered for the war effort and General Andrew Jackson led troops from the State to victory in the Battle of New Orleans;

Whereas the motto of the State of Tennessee, officially adopted by the State in 1987, is “Agriculture and Commerce”, which is taken from the wording used on the State seal;

Whereas the State of Tennessee is naturally divided into 3 grand divisions, which include—

(1) the Blue Ridge Mountains of east Tennessee;

(2) the Cumberland Plateau and the foothills and basin of middle Tennessee; and

(3) the low plains of west Tennessee;

Whereas the official flag of the State of Tennessee, which was adopted by the General Assembly on April 17, 1905, contains 3 pure white stars representing the 3 grand divisions of the State bound together by a circle of blue symbolizing the “indissoluble trinity”;

Whereas the State of Tennessee has produced 3 presidents of the United States, including—

- (1) Andrew Jackson;
- (2) James K. Polk; and
- (3) Andrew Johnson;

Whereas, over the years, the State of Tennessee has become a cultural, diverse, and vibrant State that celebrates its bright past through agriculture, music, art, food, faith, historical attractions, nature, and its people;

Whereas, on August 18, 1920, the State of Tennessee became the 36th and final State necessary to ratify the 19th Amendment to the Constitution of the United States, which gave women the right to vote;

Whereas, from Mountain City to Memphis, the State of Tennessee pioneered many musical genres, including—

- (1) bluegrass;
- (2) country;
- (3) blues;
- (4) gospel; and
- (5) rock and roll;

Whereas the State of Tennessee produces products known around the world, including—

- (1) Tennessee whiskey;
- (2) hot chicken; and
- (3) Tennessee barbecue;

Whereas June 1, 2021, marks the 225th anniversary of the attainment of statehood by the State of Tennessee; and

Whereas this 225th anniversary is a monumental occasion to rejoice and commemorate the achievements of the great State of Tennessee: Now, therefore, be it

Resolved, That the Senate recognizes and celebrates the 225th anniversary of the entry of the State of Tennessee into the United States as the 16th State.

SENATE RESOLUTION 249—HONORING WOMEN IN THE UNITED STATES FOR THEIR SERVICE IN WORLD WAR II AND RECOGNIZING THE ROLE OF REPRESENTATIVE EDITH NOURSE ROGERS IN ESTABLISHING THE WOMEN'S ARMY AUXILIARY CORPS AND THE WOMEN'S ARMY CORPS

Ms. DUCKWORTH (for herself, Mr. MORAN, Mr. DURBIN, Mr. COTTON, Ms. ERNST, and Ms. HIRONO) submitted the following resolution; which was referred to the Committee on Armed Services:

S. RES. 249

Whereas during World War II (referred to in this preamble as the “War”), despite social stigmas against women serving in uniform, women in the United States served in the Armed Forces in vast numbers;

Whereas Congresswoman Edith Nourse Rogers of Massachusetts introduced legislation to create the Women's Army Auxiliary Corps (referred to in this preamble as the “WAAC”) in May 1941, which was signed into law by President Franklin D. Roosevelt on May 15, 1942;

Whereas the first director of the WAAC, Oveta Culp Hobby, was sworn in on May 16, 1942, and shortly thereafter began the process of recruiting women to join the WAAC, which garnered over 35,000 applications for an anticipated 1,000 available positions;

Whereas the first recruits for the newly-created WAAC arrived at the first training center on July 20, 1942, with 125 enlisted women and 440 officer candidates, 40 of whom were Black;

Whereas, during the War, women serving in the Army in the WAAC and the Women's

Army Corps (referred to in this preamble as the “WAC”) performed duties traditionally performed by men;

Whereas, in unspoken recognition of the value of their services, the Army removed the auxiliary status of the WAAC units in 1943, which gave women all of the rank, privileges, and benefits of male soldiers;

Whereas almost ½ of the members of the WAC during the War served in the Army Air Forces as officers and enlisted personnel, with duties including radio operator, photographer, and flight clerk;

Whereas 7,315 of those members of the Army Air Forces WAC were serving overseas in all theaters of the War in January 1945;

Whereas, at the end of the War, 657 women were honored for their service in the WAAC and the WAC, receiving medals and citations, including the Distinguished Service Medal, the Legion of Merit, the Air Medal, the Soldiers' Medal for heroic action, the Purple Heart, and the Bronze Star;

Whereas, in 1946, the Army requested that Congress establish the WAC as a permanent part of the Army, perhaps the single greatest indication of the value of women in the Army to the effort of the United States in the War;

Whereas, during the War, women served with the Army Air Forces in the Women's Auxiliary Ferrying Squadron, the Women's Flying Training Detachment, and the Women Air Force Service Pilots (referred to in this preamble as “WASPs”);

Whereas women serving with the Army Air Forces—

(1) ferried planes from factories to airfields;

(2) performed test flights of repaired aircraft towed targets used in live gunnery practice; and

(3) performed a variety of other duties traditionally performed by men;

Whereas women pilots flew more than 70 types of military aircraft, from open-cockpit primary trainers to P-51 Mustangs, B-26 Marauders, and B-29 Superfortresses;

Whereas, from September 10, 1942, to December 20, 1944, 1,074 WASPs flew an aggregate 60,000,000 miles in wartime service;

Whereas, although WASPs were promised military classification, they were classified as civilians, and the 38 WASPs who died in the line of duty were regrettably buried without military honors;

Whereas WASPs did not receive official status as military veterans until March 1979, when WASP units were formally recognized as components of the Air Force;

Whereas, during the War, women in the Navy served in the Women Accepted for Volunteer Emergency Service (referred to in this preamble as “WAVES”);

Whereas, approximately 90,000 WAVES served the Navy in a variety of capacities and in such numbers that, according to a Navy estimate, enough sailors were freed for combat duty to crew the ships of 4 major task forces, each including a battleship, 2 large aircraft carriers, 2 heavy cruisers, 4 light cruisers, and 15 destroyers;

Whereas WAVES who served in naval aviation taught instrument flying, aircraft recognition, celestial navigation, aircraft gunnery, radio, radar, air combat information, and air fighter administration, but were not allowed to be pilots;

Whereas, at the end of the War, Secretary of the Navy James Forrestal stated that members of the WAVES “have exceeded performance of men in certain types of work, and the Navy Department considers it to be very desirable that these important services rendered by women during the war should likewise be available in postwar years ahead”;

Whereas, during the War, women served in the Marine Corps Women's Reserve;

Whereas more than 23,000 women served at shore establishments of the Marine Corps, and by the end of the War, 85 percent of the enlisted personnel assigned to Headquarters Marine Corps were women;

Whereas, during the War, women were assigned to over 200 different specialties in the Marine Corps and, by performing those duties, freed other Marines for active duty to fight;

Whereas, during the War, women served in the Coast Guard Women's Reserve (referred to in this preamble as “SPARs”);

Whereas more than 10,000 women volunteered for service with the Coast Guard during the period from 1942 through 1946, and when the Coast Guard was at the peak of its strength during the War, 1 out of every 16 members of the Coast Guard was a SPAR;

Whereas the SPARs who attended the Coast Guard Academy were the first women in the United States to attend a military academy;

Whereas, by the end of the War, more than 400,000 women had served the United States in military capacities;

Whereas those women who served, despite their merit and the recognized value and importance of their contributions to the effort of the United States during the War—

(1) were not given status equal to their male counterparts; and

(2) struggled for years to receive the appreciation of Congress and the people of the United States;

Whereas those women helped to catalyze the social, demographic, and economic evolutions that occurred after the War and that continue to this day; and

Whereas those pioneering women are owed a great debt of gratitude for their service to the United States: Now, therefore, be it

Resolved, That the Senate—

(1) honors the women who served the United States in military capacities during World War II;

(2) commends those women who, through a sense of duty and willingness to defy stereotypes and social pressures, performed military assignments to aid the war effort, allowing for more combat capacity;

(3) recognizes that those women, by serving with diligence and merit, not only opened up opportunities for women that had previously been reserved for men, but also contributed vitally to the victory of the United States and the Allies in World War II; and

(4) honors the contributions of Congresswoman Edith Nourse Rogers and her fellow Members of Congress who supported the establishment of the Women's Army Auxiliary Corps and the Women's Army Corps.

SENATE RESOLUTION 250—CONDEMNING THE RISE IN ANTI-SEMITISM INCIDENTS GLOBALLY SINCE TERRORISTS IN THE GAZA STRIP TRIGGERED SEVERAL DAYS OF VIOLENCE AGAINST ISRAEL ON MAY 10, 2021

Mr. RISCH submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 250

Whereas there has been a concerning rise in the number of verbal, physical, and online attacks against Jewish communities since violence broke out between Israel and terrorists in the Gaza Strip on May 10, 2021;

Whereas, in a recent statement, Anti-Defamation League President, Jonathan A.

Greenblatt, remarked, “as violence between Israel and Hamas continues to escalate, we are witnessing a dangerous and drastic surge in anti-Jewish hate. We are tracking acts of harassment, vandalism, and violence as well as a torrent of online abuses.”;

Whereas anti-Semitic incidents have been reported against Jewish communities around the world, including in Europe, the Middle East, South Asia, North Africa, and North America;

Whereas a particularly high rate of anti-Semitic attacks have been reported in Europe since violence broke out between Israel and the designated foreign terrorist organization Hamas, with synagogues, nongovernmental organizations (NGOs), and Jewish community centers being vandalized in the United Kingdom, Germany, and Spain;

Whereas a similar rise in global, anti-Jewish crimes took place during the 2014 Gaza War, when Hamas fired some 4,500 rockets at Israel over the span of 50 days, endangering the lives of countless civilians;

Whereas, in response to an “unprecedented” rise in anti-Semitic crimes in the United Kingdom, like the assault against Rabbi Rafi Goodwin in North London, Prime Minister Boris Johnson rightly reaffirmed his support for the United Kingdom’s Jewish community;

Whereas pro-Palestinian demonstrators in Canada have compared Israel with the Nazis, used anti-Semitic slurs, violently targeted pro-Israel demonstrators with rocks, and displayed posters calling for “Death to Israel”, and protestors in Spain displayed desecrated Israeli flags with swastikas imposed onto the Star of David;

Whereas, at a pro-Palestinian demonstration in the Netherlands, attendants reportedly referred to Prime Minister Mark Rutte as “cancer Jew” and shouted “Heil Hitler”;

Whereas, since violence broke out between Israel and militants in the Gaza Strip earlier this month, numerous Jewish community centers, nongovernmental organizations, and synagogues have come under attack in Germany, and in some cases received threats regarding the intent to commit physical harm;

Whereas, in Argentina, a Jewish community building was vandalized with graffiti saying “we are going to kill you”, and “Jewish rats”, and swastika crosses were imposed onto sidewalks;

Whereas the rise of anti-Israel groups and voices in the United States has contributed to increased anti-Semitism in, and outside, the United States;

Whereas this rhetoric has fueled support for the Boycott, Divestment, and Sanctions (BDS) movement which represents a financial, political, and economic manifestation of anti-Semitism against Israel; and

Whereas the people and Government of the United States stand strongly with our Israeli allies and reaffirm Israel’s right to self-defense against threats emanating from United States-designated foreign terrorist organizations, including Hamas and Palestinian Islamic Jihad; Now, therefore, be it

Resolved, That the Senate—

(1) condemns expressions of anti-Semitism being reported around the world, including those taking place in the United States;

(2) rejects anti-Semitism in all its forms, and reaffirms its commitment to understanding, tolerance, and equality;

(3) stands by Jewish communities around the world as they face unacceptable levels of risk based on extremist views;

(4) reaffirms our strong support for our Israeli allies, who faced numerous attacks from Iran-backed militants in the Gaza Strip;

(5) calls on the President to urgently appoint a Special Envoy to Monitor and Combat anti-Semitism at the Department of

State to help coordinate United States policy regarding anti-Semitic crimes around the world; and

(6) condemns the BDS movement for contributing to the rise of anti-Semitism.

SENATE RESOLUTION 251—EXPRESSING THE SENSE OF THE SENATE ON FUTURE INTERNATIONAL ARMS CONTROL AGREEMENTS

Mr. DAINES submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 251

Whereas the United States and the former Soviet Union signed the Intermediate-Range Nuclear Forces Treaty (commonly referred to as the “INF Treaty”), which entered into force on June 1, 1988, for the purposes of strengthening international peace and security and avoiding the devastating consequences of nuclear war;

Whereas the INF Treaty required the United States and the former Soviet Union, the 2 dominant world powers at the time, to eliminate their ground-launched ballistic and cruise missiles with ranges of between 500 and 5,500 kilometers (between 300 and 3,400 miles) by an implementation deadline of June 1, 1991;

Whereas, by that deadline, both countries destroyed a total of 2,692 short- and intermediate-range missiles, with the former Soviet Union destroying 1,846 such missiles and the United States destroying 846 such missiles;

Whereas the United States upheld the terms of the INF Treaty for more than 3 decades;

Whereas the Russian Federation violated the terms of the INF Treaty by developing, producing, and testing the SSC-8/9M729, a ground-launched cruise missile (GLCM) with a range of 2,500 kilometers;

Whereas, in December 2019, the United States withdrew from the INF Treaty upon finding the Russian Federation in material breach of the treaty, with the North Atlantic Treaty Organization concurring in the finding; and

Whereas, during the period in which the INF Treaty was in effect, the People’s Republic of China developed, produced, and tested an arsenal of an estimated 200 intermediate-range, 150 medium-range, 250 short-range, and 54 ground-launched ballistic missiles; Now, therefore, be it

Resolved, That it is the sense of the Senate that any international arms control agreement entered into by the United States that limits the number of allowable nuclear-capable missiles must—

(1) be subject to the advice and consent of the Senate; and

(2) include the Russian Federation and the People’s Republic of China.

SENATE RESOLUTION 252—UNEQUIVOCALLY CONDEMNING THE RECENT RISE IN ANTISEMITIC VIOLENCE AND HARASSMENT TARGETING JEWISH AMERICANS, AND STANDING IN SOLIDARITY WITH THOSE AFFECTED BY ANTISEMITISM, AND FOR OTHER PURPOSES

Ms. ROSEN (for herself, Mr. LANKFORD, Ms. BALDWIN, Mr. BLUNT, Ms. CANTWELL, Mr. CRAPO, Mr. CARPER, Mr. MORAN, Mr. KELLY, Mr. CORNYN, Mr. MENENDEZ, Mr. DAINES, Ms. HAS-

SAN, Mr. RUBIO, Mr. PETERS, Mr. PORTMAN, Mr. SANDERS, Mr. TILLIS, Mr. CARDIN, Ms. COLLINS, Mr. BENNET, Mr. CASSIDY, Mr. DURBIN, Mr. CRAMER, Ms. SINEMA, Mrs. HYDE-SMITH, Ms. KLOBUCHAR, Mr. RISCH, Mr. MARKEY, Mr. HOEVEN, Ms. CORTEZ MASTO, Mr. BRAUN, Mr. KING, Mr. BOOZMAN, Mr. KAINE, Mr. WICKER, Mr. SCHUMER, Ms. MURKOWSKI, Mr. PADILLA, Mr. THUNE, Mrs. GILLIBRAND, Mrs. BLACKBURN, Mr. REED, Mr. BARRASSO, Mr. BOOKER, Mrs. FISCHER, Mr. COONS, Mr. KENNEDY, Mr. BLUMENTHAL, Mr. SULLIVAN, Mr. CASEY, Ms. ERNST, Mr. WYDEN, Mr. ROUNDS, Mr. HICKENLOOPER, Mr. INHOFE, Mr. JOHNSON, Mr. WHITEHOUSE, Mr. VAN HOLLEN, Mr. ROMNEY, Mrs. MURRAY, and Mr. YOUNG) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 252

Whereas antisemitism remains a serious and growing danger for Jews in the United States and around the world;

Whereas, in May 2021, antisemitic incidents and rhetoric have surged in the United States and around the world as hostilities between Hamas and Israel escalated;

Whereas, since the beginning of 2021, there has been an increase in acts of antisemitism, including—

(1) individuals in London calling for Jewish “daughters to be raped”;

(2) a German synagogue being pelted with rocks;

(3) an attack on Jewish diners in Los Angeles, California;

(4) fireworks hurled at a crowd in New York City, New York;

(5) synagogues in Tucson, Arizona, and Skokie, Illinois, being vandalized;

(6) Pakistan’s Foreign Minister Shah Mahmood Qureshi’s claim in an interview that Israel “controls the media” and has “deep pockets,” perpetuating an antisemitic conspiracy theory; and

(7) Turkey’s President Recep Tayyip Erdogan’s invocation of the blood libel myth, which has historically been used to justify violence against Jews;

Whereas such antisemitic incidents are part of a broader increase in the number and intensity of antisemitic incidents in the United States and around the world, as evidenced by—

(1) studies by the Kantor Center for the Study of Contemporary European Jewry, finding that violent antisemitic attacks worldwide rose 18 percent in 2019 and shifted online in 2020 during the COVID-19 pandemic, which resulted in antisemitic conspiracy theories related to the pandemic proliferating; and

(2) hate crime statistics collected by the Federal Bureau of Investigation, demonstrating—

(A) a 14 percent increase in antisemitic hate crimes in the United States in 2019; and

(B) that Jewish Americans were the target of 60.2 percent of all religiously motivated hate crimes in 2019, despite accounting for 2 percent of the population of the United States;

Whereas Holocaust denial and distortion, including intentional efforts to excuse or minimize the impact of the Holocaust, dishonors those who were persecuted and murdered and reinforces the need for advancing accurate Holocaust education globally;

Whereas over the course of the past decade, Holocaust distortion has grown in intensity;

Whereas protecting the history of the Holocaust and recognizing and confronting Holocaust denial and distortion is critical to preventing antisemitism;

Whereas Jewish houses of worship are increasingly targets of violent attacks in the United States, as evidenced by the deadly assaults on synagogues in Pittsburgh, Pennsylvania, in 2018 and Poway, California, in 2019;

Whereas, in October 2020, the Department of Homeland Security warned that “racially and ethnically motivated violent extremists—specifically white supremacist extremists—will remain the most persistent and lethal threat in the [United States] Homeland”;

Whereas the Nonprofit Security Grant Program of the Department of Homeland Security provides critical funding to support physical security enhancements to Jewish organizations and institutions, including synagogues, that are at high risk of a terrorist attack or targeted violence;

Whereas the United States has played a crucial leadership role in combating antisemitism internationally, including by working to promote Holocaust education, improve the safety and security of at-risk Jewish communities, combat online radicalization, ensure foreign public officials and faith leaders condemn antisemitic discourse, and strengthen foreign judicial systems in their prosecution of antisemitic incidents;

Whereas section 59 of the State Department Basic Authorities Act of 1956 (22 U.S.C. 2731) establishes the Office to Monitor and Combat Anti-Semitism of the Department of State, which is headed by an individual who has the rank of ambassador and reports directly to the Secretary of State, to develop and implement policies and projects to combat global antisemitism by working closely with foreign governments, intergovernmental organizations, and civil society; and

Whereas the Never Again Education Act (36 U.S.C. 2301 note; Public Law 116-141), which was signed into law on May 29, 2020, expands United States Holocaust Memorial Museum education programming, requires the museum to develop and nationally disseminate accurate, relevant, and accessible resources to improve awareness and understanding of the Holocaust, and authorizes various Holocaust education program activities to engage prospective and current teachers and educational leaders: Now, therefore, be it

Resolved, That the Senate—

(1) unequivocally condemns the recent rise in antisemitic violence and harassment targeting Jewish Americans, and stands in solidarity with those affected by antisemitism;

(2) recommits to combating antisemitism in all forms;

(3) calls on elected officials, faith leaders, and civil society leaders to denounce and combat all manifestations of antisemitism;

(4) urges the President to—

(A) continue the leadership role of the United States in combating antisemitism internationally, including by nominating a qualified Ambassador to Monitor and Combat Antisemitism and engaging intergovernmental organizations to ensure that the anti-discrimination efforts of the organizations include combating antisemitism;

(B) advance accurate Holocaust education and counter Holocaust denial and distortion, including by fully implementing the Never Again Education Act (36 U.S.C. 2301 note; Public Law 116-141);

(C) ensure the physical security of Jewish institutions and organizations, including by requesting sufficient resources for the Nonprofit Security Grant Program of the Department of Homeland Security to keep at-risk houses of worship, schools, and commu-

nity centers safe from terrorist attacks and other forms of antisemitic violence; and

(D) produce an analysis that accounts for the level and scope of the threat that antisemitism poses to the people of the United States; and

(5) urges Federal, State, local, and Tribal law enforcement agencies to fully participate in the data collection process of the Federal Bureau of Investigation in order to improve antisemitic hate crime data collection.

SENATE RESOLUTION 253—SUPPORTING THE DESIGNATION OF MAY 2021 AS “NATIONAL CANCER RESEARCH MONTH”

Mrs. FEINSTEIN (for herself, Mrs. CAPITO, Mr. BLUMENTHAL, Mrs. HYDE-SMITH, Mr. WHITEHOUSE, Mr. SCOTT of Florida, Mr. VAN HOLLEN, Mr. CRAMER, and Mr. ROUNDS) submitted the following resolution; which was referred to the Committee on Health, Education, Labor, and Pensions:

S. RES. 253

Whereas, in 2021, in the United States—

(1) cancer remains one of the most pressing public health concerns;

(2) an estimated 1,898,160 individuals are expected to be diagnosed with cancer; and

(3) an estimated 608,570 individuals are expected to die from cancer;

Whereas 39 percent of men and women will be diagnosed with cancer during their lifetime;

Whereas cancer in the United States—

(1) as of the date of adoption of this resolution, is the second most common cause of disease-related death; and

(2) may become the primary cause of disease-related death;

Whereas the incidence of cancer is expected to grow significantly, reaching 2,300,000 cases per year by 2030;

Whereas racial and ethnic minorities, as well as low-income, rural, and elderly populations, continue to suffer disproportionately in cancer incidence, prevalence, and mortality;

Whereas the term “cancer” refers to more than 100 diseases that collectively represent, in the United States—

(1) the leading cause of death for individuals under the age of 85;

(2) the second leading cause of death for all individuals; and

(3) the leading cause of disease-related death among children ages 1 to 14;

Whereas the most recent projection indicates that the overall cancer-attributed costs to the United States would increase more than 30 percent between 2015 and 2030 to a cost of more than \$245,000,000,000;

Whereas the investment the United States has made in cancer research has—

(1) yielded substantial advances in cancer research and cancer treatment; and

(2) has saved and improved millions of lives;

Whereas advancements in understanding the causes, mechanisms, diagnoses, treatment, and prevention of cancer have—

(1) led to cures for many types of cancer; and

(2) converted other, non-curable types of cancer into manageable chronic conditions;

Whereas the 5-year survival rate for all types of cancer was more than 67 percent between 2011 and 2017;

Whereas more than 16,900,000 survivors of cancer were living in the United States in 2019;

Whereas therapies and effective screening tools for some types of cancer remain elu-

sive, and some cancers, including pancreatic, liver, lung, ovarian, and brain cancer, continue to have—

(1) extraordinarily high mortality rates; and

(2) 5-year survival rates, for all stages of cancer combined, that are typically less than 50 percent;

Whereas partnerships among research scientists, the general public, survivors of cancer, patient advocates, philanthropic organizations, industry, and Federal, State, and local governments have led to advanced breakthroughs for patients with cancer, including early detection tools that have increased survival rates and a better quality of life for survivors of cancer;

Whereas precision medicine holds great promise in treating many forms of cancer;

Whereas researchers have learned a substantial amount about cancer diagnoses, treatment, and prevention from the 8 percent of patients who enroll in clinical trials;

Whereas clinical trials are a key part of medical research, and inclusive clinical trials with diverse participation among gender, racial, and ethnic populations—

(1) are important in achieving a comprehensive analysis of cancer; and

(2) lead to more effective treatments that improve health outcomes and reduce health disparities;

Whereas advances in cancer research have had significant implications for the development of COVID-19 vaccines and the treatment of other costly diseases, such as arthritis, heart disease, Alzheimer’s disease, and HIV/AIDS;

Whereas 2021 marks the 50th anniversary of the National Cancer Act of 1971 (Public Law 92-218; 85 Stat. 778), which created the National Cancer Program and strengthened the National Cancer Institute (referred to in this preamble as the “NCI”) in leading the mission of the United States to conquer cancer; and

Whereas the NCI—

(1) serves as an incubator for preeminent cancer researchers;

(2) has created 71 NCI-designated cancer centers; and

(3) awards research grants for projects that will lead to innovative treatments and groundbreaking cures: Now, therefore, be it

Resolved, That the Senate—

(1) supports the designation of May 2021 as “National Cancer Research Month”;

(2) recognizes the importance of cancer research and the invaluable contributions of cancer researchers in the United States and around the world who are dedicated to the conquest of eliminating cancer; and

(3) continues to support cancer research as a national and international priority to eventually eliminate the more than 100 diseases that are referred to as cancer.

SENATE RESOLUTION 254—EX-PRESSING SUPPORT FOR THE DESIGNATION OF MAY 2021 AS “MENTAL HEALTH AWARENESS MONTH”

Mr. LUJÁN (for himself and Mr. PORTMAN) submitted the following resolution; which was referred to the Committee on Health, Education, Labor, and Pensions:

S. RES. 254

Whereas the Coronavirus Disease 2019 (“COVID-19”) public health emergency has taken a toll on the mental well-being of the people of the United States and may be stressful for many people of the United States;

Whereas the people of the United States have witnessed how fear and anxiety about a disease can be overwhelming and contribute to strong emotions in both adults and children;

Whereas the Joint Economic Committee of Congress released a report in October of 2020 on COVID-19 and how it has worsened the mental health crisis in the United States;

Whereas the September 2020 Census Bureau survey found that 37 percent of adults in the United States reported symptoms of anxiety or depression disorder, triple the percentage reported in 2019;

Whereas the August 14, 2020, Centers for Disease Control and Prevention (referred to in this preamble “CDC”) Morbidity and Mortality Weekly Report stated that—

(1) symptoms of anxiety disorder and depressive disorder increased considerably in the United States during the period of April to June of 2020 compared with the same period in 2019; and

(2) during late-June 2020—

(A) 40 percent of adults in the United States reported struggling with mental health or substance use;

(B) nearly 31 percent experienced symptoms of anxiety or depression;

(C) 26 percent experienced symptoms of trauma- and stressor-related disorders (“TSRD”);

(D) 13 percent started or increased substance use; and

(E) nearly 11 percent seriously considered suicide;

(3) 25 percent of young adults aged 18 to 24 years old reported they started or had increased substance use during the pandemic, compared to 13 percent of all adults;

(4) 26 percent of young adults aged 18 to 24 years old reported thoughts of suicide, compared to 11 percent of all adults;

(5) nearly 41 percent of Hispanic respondents reported symptoms consistent with an anxiety or depressive disorder, nearly 35 percent experienced COVID-19 related TSRD, and nearly 22 percent increased substance use to cope with pandemic stress and emotions;

(6) nearly 30 percent of Black, non-Hispanic respondents reported symptoms consistent with an anxiety or depressive disorder, more than 30 percent experienced COVID-19 related TSRD, and more than 18 percent increased substance use to cope with pandemic stress and emotions; and

(7) 18 percent of Asian, non-Hispanic respondents reported symptoms consistent with an anxiety or depressive disorder, 22 percent experienced COVID-19 related TSRD, and more than 6 percent increased substance use to cope with pandemic stress and emotions;

Whereas according to the American Psychological Association, in 2020—

(1) nearly 1 in 5 adults saw their mental health worsen in the last year; and

(2) 61 percent of adults stated they could have used more emotional support than they received over the prior 12 months;

Whereas there was a 1,000-percent increase in text messages in April 2020 on a Federal text emergency hotline for people in emotional distress;

Whereas according to the Pew Research Center, more than one-third of people in the United States have experienced high levels of psychological distress at some point during the extended period of social distancing;

Whereas the Census Bureau 2020 Household Pulse Survey found that—

(1) in December 2020, 47 percent of women reported symptoms of anxiety or depressive disorder compared to 38 percent of men; and

(2) as of December 2020, 56 percent of young adults have reported symptoms of anxiety or depressive disorder;

Whereas the November 13, 2020, CDC Morbidity and Mortality Weekly Report found that between March 2020 and October 2020 there was a 24 percent increase nationwide in mental health related emergency room visits among children between the ages of 5 and 11 and a 31 percent increase among those between 12 and 17, compared with the same period in 2019;

Whereas 74 percent of LGBT people stated that worry and stress from the pandemic has had a negative impact on their mental health, compared to 49 percent of those who are not LGBT;

Whereas the February 5, 2021, CDC Morbidity and Mortality Weekly Report found that current symptoms of depression were reported 59 percent more frequently by Hispanic adults than by White, non-Hispanic adults;

Whereas a survey found that in May 2020, 20 percent of Latinos surveyed were experiencing anxiety and 15.7 percent of Latinos were experiencing increased stress due to the COVID-19 pandemic and lockdown;

Whereas, from June 2020 to September 2020, 93 percent of health care workers were experiencing stress, 86 percent were experiencing anxiety, 76 percent reported exhaustion and burnout, 75 percent said they were overwhelmed, and 39 percent said they did not feel like they had adequate emotional support;

Whereas, in 2020, a Kaiser Family Foundation analysis found that 42 percent of essential workers surveyed reported experiencing symptoms of anxiety or depressive disorder, 25 percent started or increased substance use to cope with stress or emotions related to COVID-19, and 22 percent considered suicide in the past 30 days; and

Whereas it would be appropriate to observe May 2021 as “Mental Health Awareness Month”; Now, therefore, be it

Resolved, That the Senate—

(1) supports the designation of “Mental Health Awareness Month” to remove the stigma associated with mental illness and place emphasis on scientific findings regarding mental health recovery;

(2) declares mental health a national priority;

(3) recognizes mental well-being is equally as important as physical well-being for citizens, communities, schools, businesses, and the economy in the United States;

(4) applauds the coalescing of national, State, local, medical, and faith-based organizations in working to promote public awareness of mental health and providing critical information and support during this pandemic to individuals and families affected by mental illness; and

(5) encourages all to draw on “Mental Health Awareness Month” as an opportunity to promote mental well-being and awareness, ensure access to appropriate services and care, and support overall quality of life for those living with mental illness.

AMENDMENTS SUBMITTED AND PROPOSED

SA 2091. Mr. BARRASSO (for himself, Ms. MURKOWSKI, Ms. LUMMIS, Mr. LANKFORD, Mr. CRAMER, Mrs. HYDE-SMITH, and Mr. HOEVEN) submitted an amendment intended to be proposed to amendment SA 1527 proposed by Ms. CANTWELL to the amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain

resiliency program, and for other purposes; which was ordered to lie on the table.

SA 2092. Mr. BARRASSO (for himself, Ms. MURKOWSKI, Ms. LUMMIS, Mr. LANKFORD, Mr. CRAMER, Mrs. HYDE-SMITH, and Mr. HOEVEN) submitted an amendment intended to be proposed to amendment SA 1527 proposed by Ms. CANTWELL to the amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2093. Mr. LEAHY (for himself and Mr. TILLIS) submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2094. Mr. BARRASSO submitted an amendment intended to be proposed to amendment SA 1525 submitted by Mr. BARRASSO and intended to be proposed to the amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2095. Ms. COLLINS (for herself and Mr. MANCHIN) submitted an amendment intended to be proposed by her to the bill H.R. 3233, to establish the National Commission to Investigate the January 6 Attack on the United States Capitol Complex, and for other purposes; which was ordered to lie on the table.

SA 2096. Ms. ROSEN submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table.

SA 2097. Mr. MERKLEY (for himself, Mr. RUBIO, Mr. ROMNEY, and Mr. YOUNG) submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2098. Mr. KING submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2099. Mr. SULLIVAN submitted an amendment intended to be proposed to amendment SA 1861 submitted by Mr. HOEVEN and intended to be proposed to the amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2100. Mr. SULLIVAN submitted an amendment intended to be proposed to amendment SA 1861 submitted by Mr. HOEVEN and intended to be proposed to the amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2101. Mr. BARRASSO (for himself and Mr. CARDIN) submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2102. Mr. KENNEDY submitted an amendment intended to be proposed by him to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2103. Mr. MERKLEY (for himself, Mr. RUBIO, Mr. ROMNEY, and Mr. YOUNG) submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2104. Ms. WARREN submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2105. Mr. OSSOFF submitted an amendment intended to be proposed to amendment

SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2106. Mr. RUBIO (for himself, Mr. CARDIN, and Mr. BARRASSO) submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

SA 2107. Mr. PETERS submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, supra; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 2091. Mr. BARRASSO (for himself, Ms. MURKOWSKI, Ms. LUMMIS, Mr. LANKFORD, Mr. CRAMER, Mrs. HYDE-SMITH, and Mr. HOEVEN) submitted an amendment intended to be proposed to amendment SA 1527 proposed by Ms. CANTWELL to the amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

In lieu of the matter proposed to be inserted, insert the following:

SEC. 2405. GLOBAL COOPERATIVE FRAMEWORK TO END HUMAN RIGHTS ABUSES IN SOURCING CRITICAL MINERALS.

(a) IN GENERAL.—The Secretary of State shall seek to convene a meeting of foreign leaders to establish a multilateral framework to end human rights abuses, including the exploitation of forced labor and child labor, related to the mining and sourcing of critical minerals.

(b) CERTIFICATION SCHEME.—The Secretary shall seek to ensure that the framework under subsection (a) includes a certification scheme, comprised of—

(1) minimum requirements for national legislation, institutions, and import and export controls related to the sourcing of critical minerals;

(2) measures to enforce transparency in the exchange of production, transportation, and end-use manufacturing data related to critical minerals, including through the use of blockchain technology, if feasible;

(3) prohibitions on the purchase or trade in critical minerals unless parties to the purchase or trade are certified under and in compliance with the framework; and

(4) measures to certify shipments as in compliance with the framework, including requiring the provision of supporting documentation.

(c) IMPLEMENTATION REPORT.—The Secretary shall lead the development of an annual global report on the implementation of the framework under subsection (a), including progress and recommendations to fully end human rights abuses, including the exploitation of forced labor and child labor, related to the extraction of critical minerals around the world.

(d) REVIEW OF CONFLICT MINERALS LIST.—The Secretary shall review the list of conflict minerals under section 1502(e)(4) of the Dodd-Frank Wall Street Reform and Consumer Protection Act (Public Law 111-203; 124 Stat. 228) to determine whether certain

critical minerals, such as cobalt, should be included on the list.

(e) CRITICAL MINERAL DEFINED.—In this section, the term “critical mineral” has the meaning given the term in section 7002(a) of the Energy Act of 2020 (division Z of Public Law 116-260; 30 U.S.C. 1606(a)).

SA 2092. Mr. BARRASSO (for himself, Ms. MURKOWSKI, Ms. LUMMIS, Mr. LANKFORD, Mr. CRAMER, Mrs. HYDE-SMITH, and Mr. HOEVEN) submitted an amendment intended to be proposed to amendment SA 1527 proposed by Ms. CANTWELL to the amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

On page 1 of the amendment, strike line 1 and insert the following:

SEC. ____ . GLOBAL COOPERATIVE FRAMEWORK TO END HUMAN RIGHTS ABUSES IN SOURCING CRITICAL MINERALS.

(a) IN GENERAL.—The Secretary of State shall seek to convene a meeting of foreign leaders to establish a multilateral framework to end human rights abuses, including the exploitation of forced labor and child labor, related to the mining and sourcing of critical minerals.

(b) CERTIFICATION SCHEME.—The Secretary shall seek to ensure that the framework under subsection (a) includes a certification scheme, comprised of—

(1) minimum requirements for national legislation, institutions, and import and export controls related to the sourcing of critical minerals;

(2) measures to enforce transparency in the exchange of production, transportation, and end-use manufacturing data related to critical minerals, including through the use of blockchain technology, if feasible;

(3) prohibitions on the purchase or trade in critical minerals unless parties to the purchase or trade are certified under and in compliance with the framework; and

(4) measures to certify shipments as in compliance with the framework, including requiring the provision of supporting documentation.

(c) IMPLEMENTATION REPORT.—The Secretary shall lead the development of an annual global report on the implementation of the framework under subsection (a), including progress and recommendations to fully end human rights abuses, including the exploitation of forced labor and child labor, related to the extraction of critical minerals around the world.

(d) REVIEW OF CONFLICT MINERALS LIST.—The Secretary shall review the list of conflict minerals under section 1502(e)(4) of the Dodd-Frank Wall Street Reform and Consumer Protection Act (Public Law 111-203; 124 Stat. 228) to determine whether certain critical minerals, such as cobalt, should be included on the list.

(e) CRITICAL MINERAL DEFINED.—In this section, the term “critical mineral” has the meaning given the term in section 7002(a) of the Energy Act of 2020 (division Z of Public Law 116-260; 30 U.S.C. 1606(a)).

SA 2093. Mr. LEAHY (for himself and Mr. TILLIS) submitted an amendment

intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . OWNERSHIP AND ASSIGNMENT OF PATENTS.

(a) IN GENERAL.—Section 261 of title 35, United States Code, is amended—

(1) by striking the first undesignated paragraph and inserting the following:

“(a) IN GENERAL.—

“(1) ATTRIBUTES OF PERSONAL PROPERTY.—Subject to the provisions of this title, patents shall have the attributes of personal property.

“(2) REGISTER OF ASSIGNMENTS AND OWNERSHIP.—The Patent and Trademark Office shall maintain a publicly accessible register of interests in patents and applications for patents and shall record any document related thereto upon request, and may require a fee therefor.

“(3) REQUIREMENT TO RECORD CERTAIN ASSIGNMENTS.—

“(A) IN GENERAL.—Whenever all substantial rights in a patent are assigned to a person, including a legal or governmental entity or a parent corporation—

“(i) the patentee shall, not later than 90 days after the date of the assignment, submit a request described in paragraph (2) with respect to the assignment; and

“(ii) the Patent and Trademark Office shall, upon receiving the request submitted under clause (i), record the assignment in the register described in paragraph (2).

“(B) EFFECT OF FAILURE TO COMPLY.—No party may recover, for infringement of the patent in any litigation, increased monetary damages under section 284 for the period that such assignment was not properly requested to be recorded under subparagraph (A)(i).

“(C) RULES.—The Director may prescribe rules to implement this paragraph, including rules for the proper recording of the assignments of patents.”;

(2) in the first undesignated paragraph following subsection (a), as so designated by paragraph (1) of this subsection, by striking “Applications” and inserting the following:

“(b) APPLICATIONS.—Applications”;

(3) in the first undesignated paragraph following subsection (b), as so designated by paragraph (2) of this subsection, by striking “A certificate” and inserting the following:

“(c) CERTIFICATE OF ACKNOWLEDGMENT.—A certificate”;

(4) in the undesignated paragraph following subsection (c), as so designated by paragraph (3) of this subsection, by striking “An interest” and inserting the following:

“(d) EFFECT OF ASSIGNMENT.—An interest”.

(b) EFFECTIVE DATE; APPLICABILITY.—The amendments made by subsection (a) shall—

(1) take effect on the date that is 1 year after the date of enactment of this Act; and

(2) apply with respect to any assignment that occurs on or after the effective date described in paragraph (1).

SA 2094. Mr. BARRASSO submitted an amendment intended to be proposed to amendment SA 1525 submitted by

Mr. BARRASSO and intended to be proposed to the amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

In lieu of the matter proposed to be inserted, insert the following:

SEC. 3219L. IMPOSITION OF SANCTIONS WITH RESPECT TO NORD STREAM 2.

(a) IN GENERAL.—Not later than 15 days after the date of the enactment of this Act, the President shall—

(1) impose sanctions under subsection (b) with respect to—

(A) Nord Stream 2 AG or a successor entity;

(B) Matthias Warnig; and

(C) any other corporate officer of or principal shareholder with a controlling interest in Nord Stream 2 AG or a successor entity; and

(2) impose sanctions under subsection (c) with respect to—

(A) Nord Stream 2 AG or a successor entity; and

(B) Matthias Warnig.

(b) INELIGIBILITY FOR VISAS, ADMISSION, OR PAROLE OF IDENTIFIED PERSONS AND CORPORATE OFFICERS.—

(1) IN GENERAL.—

(A) VISAS, ADMISSION, OR PAROLE.—An alien described in subsection (a)(1) is—

(i) inadmissible to the United States;

(ii) ineligible to receive a visa or other documentation to enter the United States; and

(iii) otherwise ineligible to be admitted or paroled into the United States or to receive any other benefit under the Immigration and Nationality Act (8 U.S.C. 1101 et seq.).

(B) CURRENT VISAS REVOKED.—

(1) IN GENERAL.—The visa or other entry documentation of an alien described in subsection (a)(1) shall be revoked, regardless of when such visa or other entry documentation is or was issued.

(ii) IMMEDIATE EFFECT.—A revocation under clause (i) shall—

(I) take effect immediately; and

(II) automatically cancel any other valid visa or entry documentation that is in the alien's possession.

(c) BLOCKING OF PROPERTY OF IDENTIFIED PERSONS.—The President shall exercise all powers granted to the President by the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) to the extent necessary to block and prohibit all transactions in all property and interests in property of a person described in subsection (a)(2) if such property and interests in property are in the United States, come within the United States, or are or come within the possession or control of a United States person.

(d) IMPLEMENTATION; PENALTIES.—

(1) IMPLEMENTATION.—The President may exercise all authorities provided to the President under sections 203 and 205 of the International Emergency Economic Powers Act (50 U.S.C. 1702 and 1704) to carry out this section.

(2) PENALTIES.—A person that violates, attempts to violate, conspires to violate, or causes a violation of this section or any regulation, license, or order issued to carry out this section shall be subject to the penalties set forth in subsections (b) and (c) of section 206 of the International Emergency Eco-

nomics Powers Act (50 U.S.C. 1705) to the same extent as a person that commits an unlawful act described in subsection (a) of that section.

(e) EXCEPTIONS.—

(1) EXCEPTION FOR INTELLIGENCE, LAW ENFORCEMENT, AND NATIONAL SECURITY ACTIVITIES.—Sanctions under this section shall not apply to any authorized intelligence, law enforcement, or national security activities of the United States.

(2) EXCEPTION TO COMPLY WITH UNITED NATIONS HEADQUARTERS AGREEMENT.—Sanctions under this section shall not apply with respect to the admission of an alien to the United States if the admission of the alien is necessary to permit the United States to comply with the Agreement regarding the Headquarters of the United Nations, signed at Lake Success June 26, 1947, and entered into force November 21, 1947, between the United Nations and the United States, the Convention on Consular Relations, done at Vienna April 24, 1963, and entered into force March 19, 1967, or other applicable international obligations.

(3) EXCEPTION RELATING TO IMPORTATION OF GOODS.—

(A) IN GENERAL.—Notwithstanding any other provision of this section, the authorities and requirements to impose sanctions under this section shall not include the authority or a requirement to impose sanctions on the importation of goods.

(B) GOOD DEFINED.—In this paragraph, the term “good” means any article, natural or man-made substance, material, supply or manufactured product, including inspection and test equipment, and excluding technical data.

(f) SUNSET.—The authority to impose sanctions under this section shall terminate on the date that is 5 years after the date of the enactment of this Act.

(g) DEFINITIONS.—In this section:

(1) ADMISSION; ADMITTED; ALIEN.—The terms “admission”, “admitted”, and “alien” have the meanings given those terms in section 101 of the Immigration and Nationality Act (8 U.S.C. 1101).

(2) UNITED STATES PERSON.—The term “United States person” means—

(A) a United States citizen or an alien lawfully admitted for permanent residence to the United States;

(B) an entity organized under the laws of the United States or any jurisdiction within the United States, including a foreign branch of such an entity; or

(C) any person within the United States.

SA 2095. Ms. COLLINS (for herself and Mr. MANCHIN) submitted an amendment intended to be proposed by her to the bill H.R. 3233, to establish the National Commission to Investigate the January 6 Attack on the United States Capitol Complex, and for other purposes; which was ordered to lie on the table; as follows:

On page 14, strike line 10 and all that follows through line 13 on page 15 and insert the following:

SEC. 7. STAFF OF COMMISSION.

(a) APPOINTMENT.—

(1) IN GENERAL.—Except as provided in paragraphs (2) and (3), the Chairperson and Vice-Chairperson, in accordance with the rules agreed upon by the Commission, shall jointly appoint and fix the compensation of a Staff Director and such other personnel as may be necessary to enable the Commission to carry out its purposes and functions, without regard to the provisions of title 5, United States Code, governing appointments in the competitive service, and without regard to

the provisions of chapter 51 and subchapter III of chapter 53 of such title relating to classification and General Schedule pay rates, except that no rate of pay fixed under this subsection may exceed the equivalent of that payable for a position at level IV of the Executive Schedule under section 5315 of title 5, United States Code.

(2) PERSONNEL AS FEDERAL EMPLOYEES.—

(A) IN GENERAL.—For purposes of the Congressional Accountability Act of 1995 (2 U.S.C. 1301 et seq.)—

(i) the Commission shall be considered an employing office; and

(ii) the personnel of the Commission shall be considered covered employees.

(B) MEMBERS OF COMMISSION.—Subparagraph (A) shall not apply to members of the Commission.

(3) AUTHORIZATION OF SEPARATE STAFF.—

(A) IN GENERAL.—In the event the Chairperson and Vice-Chairperson do not jointly appoint and fix the compensation of staff pursuant to paragraph (1) by the date that is 10 days after the initial meeting of the Commission under section 5(b)(3), the Chairperson and Vice-Chairperson are authorized to appoint and fix the compensation of separate staff with any funds provided to carry out paragraph (1), allocated equally between the Chairperson and Vice-Chairperson.

(B) ALLOCATION.—If separate staff are appointed pursuant to subparagraph (A)—

(i) funding for experts and consultants procured in accordance with subsection (b) shall be allocated equally between the Chairperson and Vice-Chairperson; and

(ii) personnel detailed in accordance with subsection (c) shall be detailed in equal numbers to the Chairperson and the Vice-Chairperson.

On page 17, line 13, strike “60-day” and insert “30-day”.

On page 17, line 17, strike “60-day” and insert “30-day”.

SA 2096. Ms. ROSEN submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. _____. 5G SECURE COMMUNICATIONS FUND.

(a) DEFINITIONS.—In this section—

(1) the term “eligible company” means a United States-headquartered company that demonstrates a likelihood of being able to use a grant awarded under subsection (b) to achieve the goal described in subsection (c);

(2) the term “end-to-end solution” means the components and software necessary to deploy a complete, integrated wireless communications network, including the core, radio access network, and interoperable equipment interfaces;

(3) the term “Open RAN” means open, interface standards-based compatible, interoperable radio access network architectures, such as equipment and software developed pursuant to the standards set forth by organizations such as the O-RAN Alliance, the Telecom Infra Project, the Third Generation Partnership Project (commonly known as

“3GPP”), the Open-RAN Software Community, or any successor organizations;

(4) the term “Secretary” means the Secretary of Commerce; and

(5) the term “United States-headquartered company” means a company or other business entity that, as determined by the Secretary—

(A) conducts a significant level of its research, development, engineering, manufacturing, integration, services, and information technology activities in the United States; and

(B) is a company or other business entity the majority ownership or control of which is by United States citizens.

(b) GRANT PROGRAM.—The Secretary, acting through the Assistant Secretary of Commerce for Communications and Information, and in consultation with the Federal Communications Commission, shall carry out a grant program to achieve the goal described in subsection (c).

(c) GOAL.—A grant awarded under subsection (b) shall be designed to accelerate the development and deployment by an eligible company of secure, end-to-end solutions for wireless communications utilizing Open RAN technologies in order to enhance the safety and security of the telecommunications architecture of the United States.

(d) MAXIMUM GRANT AMOUNT.—The amount of a grant awarded to an eligible company under subsection (b) may not exceed \$100,000,000 per year.

(e) RELATION TO PUBLIC WIRELESS SUPPLY CHAIN INNOVATION FUND.—The grant program carried out under subsection (b) shall be separate from the Public Wireless Supply Chain Innovation Fund established under section 9202(a)(1) of the William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 (Public Law 116-283) and the amounts appropriated for that Fund under section 1003 of this Act.

SA 2097. Mr. MERKLEY (for himself, Mr. RUBIO, Mr. ROMNEY, and Mr. YOUNG) submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

At the end of title III of division C, add the following:

SEC. 3314. SENSE OF CONGRESS ON THE SELECTION OF HOST CITIES FOR THE OLYMPIC GAMES.

It is the sense of Congress that—

(1) the International Olympic Committee should never entertain a proposal to host the Olympic Games from a nation that engages in genocide, crimes against humanity, or serious violations of internationally recognized human rights; and

(2) if the International Olympic Committee awards the honor of hosting the Olympic Games to a nation after the date of enactment of this Act and that nation subsequently engages in genocide, crimes against humanity, or serious violations of internationally recognized human rights, the International Olympic Committee should meet and reassign the honor of hosting the Olympic Games to another nation.

SA 2098. Mr. KING submitted an amendment intended to be proposed to

amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

At the end of title III of division B, add the following:

SEC. 2309. PRIORITIZATION AND PROTECTION OF INTERNATIONAL RESEARCH.

(a) LIST OF ALLIED COUNTRIES.—The Secretary of State, in consultation with the Director of the Office of Science and Technology Policy, the National Security Council, the Secretary of Energy, the Director of the National Science Foundation and the heads of other relevant agencies, shall create a list of allied countries with which joint international research and cooperation would advance United States national interests and advance scientific knowledge in key technology focus areas.

(b) ESTABLISHMENT OF SECURITY PROCEDURES.—The Secretary of State, in consultation with the individuals and entities listed in subsection (a), shall collaborate with similar entities in the countries appearing on the list created pursuant to subsection (a) to develop, coordinate, and agree to general security policies and procedures, for governmental, academic, and private sector research, to prevent sensitive research from being disclosed to adversaries.

(c) REPORT.—Not later than 1 year after the date of the enactment of this Act, the Secretary of State, in consultation with the individuals and entities listed in subsection (a), and allied countries appearing on the list created pursuant to subsection (a), shall submit a report to Congress that identifies the most promising international research ventures that leverage resources and advance research in key technology focus areas.

SA 2099. Mr. SULLIVAN submitted an amendment intended to be proposed to amendment SA 1861 submitted by Mr. HOEVEN and intended to be proposed to the amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

On page 1, line 3, strike “storage,” and insert “storage, advanced fossil (hydrocarbon) energy,”.

SA 2100. Mr. SULLIVAN submitted an amendment intended to be proposed to amendment SA 1861 submitted by Mr. HOEVEN and intended to be proposed to the amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to

require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

On page 1, line 3, strike “storage,” and insert “storage, advanced hydrocarbon energy,”.

SA 2101. Mr. BARRASSO (for himself and Mr. CARDIN) submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

At the end of title III of division C, add the following:

SEC. 3314. GLOBAL COOPERATIVE FRAMEWORK TO END HUMAN RIGHTS ABUSES IN SOURCING CRITICAL MINERALS.

(a) IN GENERAL.—The Secretary of State shall seek to convene a meeting of foreign leaders to establish a multilateral framework to end human rights abuses, including the exploitation of forced labor and child labor, related to the mining and sourcing of critical minerals.

(b) CERTIFICATION SCHEME.—The Secretary shall seek to ensure that the framework under subsection (a) includes a certification scheme, comprised of—

(1) minimum requirements for national legislation, institutions, and import and export controls related to the sourcing of critical minerals;

(2) measures to enforce transparency in the exchange of production, transportation, and end-use manufacturing data related to critical minerals, including through the use of blockchain technology, if feasible;

(3) prohibitions on the purchase or trade in critical minerals unless parties to the purchase or trade are certified under and in compliance with the framework; and

(4) measures to certify shipments as in compliance with the framework, including requiring the provision of supporting documentation.

(c) IMPLEMENTATION REPORT.—The Secretary shall lead the development of an annual global report on the implementation of the framework under subsection (a), including progress and recommendations to fully end human rights abuses, including the exploitation of forced labor and child labor, related to the extraction of critical minerals around the world.

(d) EXTRACTIVE INDUSTRIES TRANSPARENCY INITIATIVE AND CERTAIN PROVISIONS OF THE DODD-FRANK WALL STREET REFORM AND CONSUMER PROTECTION ACT.—Nothing in this section shall—

(1) affect the authority of the President to take any action to join and subsequently comply with the terms and obligations of the Extractive Industries Transparency Initiative (EITI); or

(2) affect section 1502 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (15 U.S.C. 78m note), or subsection (q) of section 13 of the Securities Exchange Act of 1934 (15 U.S.C. 78m), as added by section 1504 of the Dodd-Frank Wall Street Reform and Consumer Protection Act (Public

Law 111-203; 124 Stat. 2220), or any rule prescribed under either such section.

(e) **CRITICAL MINERAL DEFINED.**—In this section, the term “critical mineral” has the meaning given the term in section 7002(a) of the Energy Act of 2020 (division Z of Public Law 116-260; 30 U.S.C. 1606(a)).

SA 2102. Mr. KENNEDY submitted an amendment intended to be proposed by him to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . TRADING PROHIBITION FOR NON-INSPECTION YEAR.

Section 104(i) of the Sarbanes-Oxley Act of 2002 (15 U.S.C. 7214(i)) is amended—

(1) in paragraph (2)(A)(ii), by striking “the foreign jurisdiction described in clause (i)” and inserting “a foreign jurisdiction”; and

(2) in paragraph (3)—

(A) in the paragraph heading, by striking “3 YEARS OF NON-INSPECTIONS” and inserting “NON-INSPECTION YEAR”; and

(B) in subparagraph (A), in the matter preceding clause (i), by striking “3 consecutive non-inspection years” and inserting “a non-inspection year”.

SA 2103. Mr. MERKLEY (for himself, Mr. RUBIO, Mr. ROMNEY, and Mr. YOUNG) submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

At the end of title III of division C, add the following:

SEC. 3314. SENSE OF CONGRESS ON SELECTION OF HOST CITIES FOR THE OLYMPIC GAMES.

It is the sense of Congress that—

(1) the International Olympic Committee should never entertain a proposal to host the Olympic Games from a country that engages in genocide, crimes against humanity, or serious violations of internationally recognized human rights; and

(2) if, after the date of the enactment of this Act, the International Olympic Committee awards the honor of hosting the Olympic Games to a country that subsequently engages in genocide, crimes against humanity, or serious violations of internationally recognized human rights, the International Olympic Committee should meet and reassign such honor to another country.

SA 2104. Ms. WARREN submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish

a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

At the end of title III of division E, add the following:

SEC. 5311. REPORT ON FOREIGN INVESTMENT FROM THE PEOPLE'S REPUBLIC OF CHINA IN PHARMACEUTICAL INDUSTRY.

(a) **IN GENERAL.**—Not later than 4 years after the date of the enactment of this Act, the Federal Trade Commission and the Commissioner of Food and Drugs, in consultation with the Secretary of Commerce, shall submit to the appropriate congressional committees, the Secretary of Health and Human Services, and the Committee on Foreign Investment in the United States a report on foreign investment from the People's Republic of China in the pharmaceutical industry of the United States.

(b) **ELEMENTS.**—The report required by subsection (a) shall include an assessment of—

(1) the supply chain of the pharmaceutical industry of the United States and the effect of concentration and reliance on manufacturing in the People's Republic of China within that industry;

(2) the effect of foreign investment from the People's Republic of China in the pharmaceutical industry of the United States on domestic capacity to produce drugs and active and inactive ingredients of drugs;

(3) the effect of foreign investment from the People's Republic of China in technologies or other products for sequencing or storage of DNA, including genome and exome analysis, in the United States, including the effect of such investment on the capacity to sequence or store DNA in the United States; and

(4) the value and feasibility of providing additional reports every 4 years to Congress on the matters described in paragraphs (1), (2), and (3), for the purposes of strengthening the domestic capacity of the United States to produce drugs and active and inactive ingredients of drugs.

(c) **PREVENTING DUPLICATION.**—The Federal Trade Commission, the Commissioner of Food and Drugs, and the Secretary of Commerce shall consult with other Federal agencies to prevent the duplication of reporting on the domestic drug supply chain in the development of the report required by subsection (a).

(d) **AUTHORITY.**—The Federal Trade Commission shall have authority under section 6 of the Federal Trade Commission Act (15 U.S.C. 46) to conduct the studies required to prepare the report required by subsection (a).

(e) **PUBLICATION.**—The Federal Trade Commission shall publish an unclassified summary of the report required by subsection (a) on a publicly available internet website of the Commission.

(f) **APPROPRIATE CONGRESSIONAL COMMITTEES DEFINED.**—In this section, the term “appropriate congressional committees” means—

(1) the Committee on Banking, Housing, and Urban Affairs, the Committee on Health, Education, Labor, and Pensions, the Committee on Armed Services, the Committee on Foreign Relations, the Committee on Commerce, Science, and Transportation, and the Committee on Appropriations of the Senate; and

(2) the Committee on Financial Services, the Committee on Energy and Commerce, the Committee on Armed Services, the Committee on Foreign Affairs, and the Committee on Appropriations of the House of Representatives.

SA 2105. Mr. OSSOFF submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

At the end of title V of division B, add the following:

SEC. 2528. ENHANCING CYBERSECURITY EDUCATION.

(b) **CYBERSECURITY EDUCATION GRANT PROGRAM.**—

(1) **AUTHORIZATION.**—The Director shall—

(A) award grants to assist Historically Black Colleges and Universities, minority-serving institutions, and institutions of higher education that have an enrollment of needy students (as defined in section 312(d) of the Higher Education Act of 1965 (20 U.S.C. 1058(d))) to establish or expand cybersecurity programs, to build and upgrade institutional capacity to better support new or existing cybersecurity programs, including cybersecurity partnerships with public and private entities, and to support such institutions on the path to producing qualified entrants in the cybersecurity workforce or becoming a National Center of Academic Excellence in Cybersecurity through the program carried out by the National Security Agency and the Department of Homeland Security; and

(B) award grants for a 5-year pilot period to build capacity to eligible Historically Black Colleges and Universities, minority-serving institutions, and public institutions of higher education that have an enrollment of needy students (as defined in section 312(d) of the Higher Education Act of 1965 (20 U.S.C. 1058(d))) to expand cybersecurity education opportunities, cybersecurity technology and programs, cybersecurity research, and cybersecurity partnerships with public and private entities.

(2) **APPLICATIONS.**—An eligible institution seeking a grant under paragraph (1) shall submit an application to the Director at such time, in such manner, and containing such information as the Director may reasonably require, including a statement of how the institution will use the funds awarded through the grant to expand cybersecurity education opportunities at the eligible institution.

(3) **ACTIVITIES.**—An eligible institution that receives a grant under this section may use the funds awarded through such grant for increasing research, education, technical, partnership, and innovation capacity, including for—

(A) building and upgrading institutional capacity to better support new or existing cybersecurity programs, including cybersecurity partnerships with public and private entities; and

(B) building and upgrading institutional capacity to provide hands-on research and training experiences for undergraduate and graduate students.

SA 2106. Mr. RUBIO (for himself, Mr. CARDIN, and Mr. BARRASSO) submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr. SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

At the end of title II of division E, add the following:

Subtitle C—South China Sea and East China Sea Sanctions Act

SEC. 5221. SHORT TITLE.

This subtitle may be cited as the “South China Sea and East China Sea Sanctions Act of 2021”.

SEC. 5222. SANCTIONS WITH RESPECT TO CHINESE PERSONS RESPONSIBLE FOR CHINA'S ACTIVITIES IN THE SOUTH CHINA SEA AND THE EAST CHINA SEA.

(a) **INITIAL IMPOSITION OF SANCTIONS.**—On and after the date that is 120 days after the date of the enactment of this Act, the President may impose the sanctions described in subsection (b) with respect to any Chinese person, including any senior official of the Government of the People's Republic of China, that the President determines—

(1) is responsible for or significantly contributes to large-scale reclamation, construction, militarization, or ongoing supply of outposts in disputed areas of the South China Sea;

(2) is responsible for or significantly contributes to, or has engaged in, directly or indirectly, actions, including the use of coercion, to inhibit another country from protecting its sovereign rights to access offshore resources in the South China Sea, including in such country's exclusive economic zone, consistent with such country's rights and obligations under international law;

(3) is responsible for or complicit in, or has engaged in, directly or indirectly, actions that significantly threaten the peace, security, or stability of disputed areas of the South China Sea or areas of the East China Sea administered by Japan or the Republic of Korea, including through the use of vessels and aircraft by the People's Republic of China to occupy or conduct extensive research or drilling activity in those areas;

(4) has materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services to, or in support of, any person subject to sanctions pursuant to paragraphs (1), (2), or (3); or

(5) is owned or controlled by, or has acted for or on behalf of, directly or indirectly, any person subject to sanctions pursuant to paragraph (1), (2), or (3).

(b) **SANCTIONS DESCRIBED.**—The sanctions that may be imposed with respect to a person described in subsection (a) are the following:

(1) **BLOCKING OF PROPERTY.**—The President may, in accordance with the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.), block and prohibit all transactions in all property and interests in property of the person if such property and interests in property are in the United States, come within the United States, or are or come within the possession or control of a United States person.

(2) **INELIGIBILITY FOR VISAS, ADMISSION, OR PAROLE.**—

(A) **VISAS, ADMISSION, OR PAROLE.**—In the case of an alien, the alien may be—

(i) inadmissible to the United States;

(ii) ineligible to receive a visa or other documentation to enter the United States; and

(iii) otherwise ineligible to be admitted or paroled into the United States or to receive any other benefit under the Immigration and Nationality Act (8 U.S.C. 1101 et seq.).

(B) **CURRENT VISAS REVOKED.**—

(i) **IN GENERAL.**—An alien described in subparagraph (A) may be subject to revocation of any visa or other entry documentation regardless of when the visa or other entry documentation is or was issued.

(ii) **IMMEDIATE EFFECT.**—A revocation under clause (i) may—

(I) take effect immediately; and

(II) cancel any other valid visa or entry documentation that is in the alien's possession.

(3) **EXCLUSION OF CORPORATE OFFICERS.**—The President may direct the Secretary of State to deny a visa to, and the Secretary of Homeland Security to exclude from the United States, any alien that the President determines is a corporate officer or principal of, or a shareholder with a controlling interest in, the person.

(4) **EXPORT SANCTION.**—The President may order the United States Government not to issue any specific license and not to grant any other specific permission or authority to export any goods or technology to the person under—

(A) the Export Control Reform Act of 2018 (50 U.S.C. 4801 et seq.); or

(B) any other statute that requires the prior review and approval of the United States Government as a condition for the export or reexport of goods or services.

(5) **INCLUSION ON ENTITY LIST.**—The President may include the entity on the entity list maintained by the Bureau of Industry and Security of the Department of Commerce and set forth in Supplement No. 4 to part 744 of the Export Administration Regulations, for activities contrary to the national security or foreign policy interests of the United States.

(6) **BAN ON INVESTMENT IN EQUITY OR DEBT OF SANCTIONED PERSON.**—The President may, pursuant to such regulations or guidelines as the President may prescribe, prohibit any United States person from investing in or purchasing equity or debt instruments of the person.

(7) **BANKING TRANSACTIONS.**—The President may, pursuant to such regulations as the President may prescribe, prohibit any transfers of credit or payments between financial institutions or by, through, or to any financial institution, to the extent that such transfers or payments are subject to the jurisdiction of the United States and involve any interest of the person.

(8) **CORRESPONDENT AND PAYABLE-THROUGH ACCOUNTS.**—In the case of a foreign financial institution, the President may prohibit the opening, and prohibit or impose strict conditions on the maintaining, in the United States of a correspondent account or a payable-through account by the foreign financial institution.

(c) **EXCEPTIONS.**—

(1) **INAPPLICABILITY OF NATIONAL EMERGENCY REQUIREMENT.**—The requirements of section 202 of the International Emergency Economic Powers Act (50 U.S.C. 1701) shall not apply for purposes of subsection (b)(1).

(2) **EXCEPTION FOR INTELLIGENCE, LAW ENFORCEMENT, AND NATIONAL SECURITY ACTIVITIES.**—Sanctions under this section shall not apply to any authorized intelligence, law enforcement, or national security activities of the United States.

(3) **COMPLIANCE WITH UNITED NATIONS HEAD-QUARTERS AGREEMENT.**—Paragraphs (2) and (3) of subsection (b) shall not apply if admission of an alien to the United States is necessary to permit the United States to comply with the Agreement regarding the Headquarters of the United Nations, signed at Lake Success, June 26, 1947, and entered into force, November 21, 1947, between the United Nations and the United States.

(4) **EXCEPTION RELATING TO IMPORTATION OF GOODS.**—

(A) **IN GENERAL.**—The authority or a requirement to impose sanctions under this section shall not include the authority or a requirement to impose sanctions on the importation of goods.

(B) **GOOD DEFINED.**—In this paragraph, the term “good” means any article, natural or manmade substance, material, supply, or manufactured product, including inspection and test equipment, and excluding technical data.

(d) **IMPLEMENTATION; PENALTIES.**—

(1) **IMPLEMENTATION.**—The President may exercise all authorities provided under sections 203 and 205 of the International Emergency Economic Powers Act (50 U.S.C. 1702 and 1704) to carry out this section.

(2) **PENALTIES.**—The penalties provided for in subsections (b) and (c) of section 206 of the International Emergency Economic Powers Act (50 U.S.C. 1705) shall apply to a person that violates, attempts to violate, conspires to violate, or causes a violation of regulations prescribed under subsection (b)(1) to the same extent that such penalties apply to a person that commits an unlawful act described in subsection (a) of such section 206.

(e) **DEFINITIONS.**—In this section:

(1) **ACCOUNT; CORRESPONDENT ACCOUNT; PAYABLE-THROUGH ACCOUNT.**—The terms “account”, “correspondent account”, and “payable-through account” have the meanings given those terms in section 5318A of title 31, United States Code.

(2) **ALIEN.**—The term “alien” has the meaning given that term in section 101(a) of the Immigration and Nationality Act (8 U.S.C. 1101(a)).

(3) **CHINESE PERSON.**—The term “Chinese person” means—

(A) an individual who is a citizen or national of the People's Republic of China; or

(B) an entity organized under the laws of the People's Republic of China or otherwise subject to the jurisdiction of the Government of the People's Republic of China.

(4) **FINANCIAL INSTITUTION.**—The term “financial institution” means a financial institution specified in subparagraph (A), (B), (C), (D), (E), (F), (G), (H), (I), (J), (K), (M), (N), (P), (R), (T), (Y), or (Z) of section 5312(a)(2) of title 31, United States Code.

(5) **FOREIGN FINANCIAL INSTITUTION.**—The term “foreign financial institution” has the meaning given that term in section 1010.605 of title 31, Code of Federal Regulations (or any corresponding similar regulation or ruling).

(6) **PERSON.**—The term “person” means any individual or entity.

(7) **UNITED STATES PERSON.**—The term “United States person” means—

(A) a United States citizen or an alien lawfully admitted for permanent residence to the United States;

(B) an entity organized under the laws of the United States or of any jurisdiction within the United States, including a foreign branch of such an entity; or

(C) any person in the United States.

SEC. 5223. PROHIBITION AGAINST DOCUMENTS PORTRAYING THE SOUTH CHINA SEA OR THE EAST CHINA SEA AS PART OF CHINA.

The Government Publishing Office should not publish any map, document, record, electronic resource, or other paper of the United States (other than materials relating to hearings held by committees of Congress or internal work product of a Federal agency) portraying or otherwise indicating that it is the position of the United States that the territory or airspace in the South China Sea that is disputed among two or more parties or the territory or airspace of areas administered by Japan or the Republic of Korea, including in the East China Sea, is part of the territory or airspace of the People's Republic of China.

SEC. 5224. AUTHORIZATION TO PROHIBIT CERTAIN ASSISTANCE TO COUNTRIES THAT RECOGNIZE CHINESE SOVEREIGNTY OVER THE SOUTH CHINA SEA OR THE EAST CHINA SEA.

(a) **PROHIBITION.**—Except as provided by subsection (c) or (d), no amounts should be obligated or expended to provide foreign assistance to the government of any country identified in a report required by subsection (b) during the 3-year period beginning on the date of the enactment of this Act.

(b) **REPORT REQUIRED.**—

(1) **IN GENERAL.**—Not later than 60 days after the date of the enactment of this Act, and annually thereafter until the date that is 3 years after such date of enactment, the Secretary of State shall submit to the appropriate committees of Congress a report identifying each country that the Secretary determines has taken an official and stated position to recognize, after such date of enactment, the sovereignty of the People's Republic of China over territory or airspace disputed by one or more countries in the South China Sea or the territory or airspace of areas of the East China Sea administered by Japan or the Republic of Korea.

(2) **FORM.**—The report required by paragraph (1) shall be submitted in unclassified form, but may include a classified annex if the Secretary of State determines it is necessary for the national security interests of the United States to do so.

(3) **PUBLIC AVAILABILITY.**—The Secretary of State shall publish the unclassified part of the report required by paragraph (1) on a publicly available website of the Department of State.

(c) **EXCEPTION.**—This section shall not apply with respect to—

(1) Taiwan;

(2) counterterrorism, counter-narcotics, or law enforcement activities; or

(3) global health, democracy, cybersecurity, humanitarian, disaster, or emergency food assistance.

(d) **WAIVER.**—The President may waive the application of subsection (a) with respect to the government of a country if the President determines that the waiver is in the national interests of the United States.

(e) **APPROPRIATE COMMITTEES OF CONGRESS DEFINED.**—In this section, the term “appropriate committees of Congress” means—

(1) the Committee on Foreign Relations, the Committee on Armed Services, the Committee on Banking, Housing, and Urban Affairs, and the Select Committee on Intelligence of the Senate; and

(2) the Committee on Foreign Affairs, the Committee on Armed Services, the Committee on Financial Services, and the Permanent Select Committee on Intelligence of the House of Representatives.

SA 2107. Mr. PETERS submitted an amendment intended to be proposed to amendment SA 1502 proposed by Mr.

SCHUMER to the bill S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, and for other purposes; which was ordered to lie on the table; as follows:

On page 61, on line 20, insert “Appointment as a program director under this section shall be voluntary.” after “tor.”

Beginning on page 113, strike line 24 and all that follows through line 3 on page 115 and insert the following:

(3) **DIRECT HIRE AUTHORITY.**—

(A) **IN GENERAL.**—During fiscal year 2021 and any fiscal year thereafter, the head of any Federal agency may appoint, without regard to the provisions of subchapter I of chapter 33 of title 5, United States Code, other than sections 3303, 3304(b), and 3328 of that title, a qualified candidate described in subparagraph (B) directly to a position in the competitive service with the Federal agency for which the candidate meets Office of Personnel Management qualification standards.

(B) **FELLOWSHIP OR TEMPORARY ROTATIONAL POSTING.**—Subparagraph (A) applies with respect to a former recipient of an award under this subsection who—

(i) earned a doctoral degree in a STEM field from an institution of higher education; and

(ii) successfully fulfilled the requirements of the fellowship or temporary rotational posting within a Federal agency.

(C) **LIMITATION.**—The direct hire authority under this paragraph shall be exercised with respect to a specific qualified candidate not later than 2 years after the date that the candidate completed the requirements related to the fellowship or temporary rotational posting described under this subsection.

(D) **NUMBER.**—The number of employees appointed and retained by the Federal Government under this paragraph shall not exceed 10 at any time.

Strike section 2204 and insert the following:

SEC. 2204. PERSONNEL MANAGEMENT AUTHORITIES FOR THE FOUNDATION.

(a) **STUDY.**—Not later than 30 days after the date of enactment of this division, the Director shall contract with the National Academy of Public Administration to conduct a study on the organizational and management structure of the Foundation, to—

(1) evaluate and make recommendations to efficiently and effectively implement the Directorate for Technology and Innovation;

(2) evaluate and make recommendations to ensure coordination of the Directorate for Technology and Innovation with other directorates and offices of the Foundation and other Federal agencies; and

(3) make recommendations for the management of the Foundation's business and personnel practices, including implementation of the new hiring authorities and program director authorities provided in section 2103.

(b) **REVIEW.**—Upon completion of the study under paragraph (1), the Foundation shall review the recommendations from the National Academy of Public Administration and provide a briefing to Congress on the plans of the Foundation to implement any such recommendations.

Strike section 2665 and insert the following:

SEC. 2665. APPOINTMENT AND COMPENSATION PILOT PROGRAM.

(a) **DEFINITION OF COVERED PROVISIONS.**—In this section, the term “covered provisions” means the provisions of title 5, United States Code, other than—

- (1) section 2301 of that title;
- (2) section 2302 of that title;
- (3) chapter 33 of that title;
- (4) chapter 71 of that title;
- (5) chapter 72 of that title; and
- (6) chapter 73 of that title.

(b) **ESTABLISHMENT.**—There is established a 3-year pilot program under which, notwithstanding section 20113 of title 51, United States Code, the Administrator may, with respect to not more than 3,000 designated personnel—

(1) appoint and manage such designated personnel of the Administration, without regard to the covered provisions; and

(2) fix the compensation of such designated personnel of the Administration, without regard to chapter 51 and subchapter III of chapter 53 of title 5, United States Code, at a rate that does not exceed the per annum rate of salary of the Vice President of the United States under section 104 of title 3, United States Code.

(c) **ADMINISTRATOR RESPONSIBILITIES.**—In carrying out the pilot program established under subsection (b), the Administrator shall ensure that the pilot program—

(1) uses—

(A) state-of-the-art recruitment techniques;

(B) simplified classification methods with respect to personnel of the Administration; and

(C) broad banding; and

(2) offers—

(A) competitive compensation; and

(B) the opportunity for career mobility.

(d) **REPORT.**—Not later than 2 years after the date of the enactment of this division, the Administrator shall submit to the appropriate committees of Congress a report that—

(1) describes in detail—

(A) the use of the pilot program hiring authority under this section, including pay, qualifications, and classification of individuals hired under such authority;

(B) the methods for recruitment under the program; and

(C) efforts being made by the NASA to address any compensation equity issue that may arise as a result of the program;

(2) analyzes the impact of the program on participants, disaggregated by demographic factors including age, race, ethnicity, gender, education, compensation, and job classification;

(3) compares the demographics of the program participants with the demographics of NASA employees outside the program;

(4) assesses the morale and engagement of the NASA workforce participating in the program, as compared to the morale and engagement of the NASA workforce outside the program; and

(5) makes recommendations with respect to the continuation, modification, or permanent codification of the program.

Strike section 2669 and insert the following:

SEC. 2669. SEPARATIONS AND RETIREMENT INCENTIVES.

(a) **VOLUNTARY SEPARATION INCENTIVE PAYMENTS.**—

Subchapter II of chapter 35 of title 5, United States Code, is amended—

(1) in section 3521—

(A) by striking paragraph (1) and inserting the following:

“(1) ‘agency’—

“(A) means an Executive agency as defined under section 105 (other than the Government Accountability Office); and

“(B) includes the National Aeronautics and Space Administration; and”; and

(B) in paragraph (2)—

(i) in subparagraph (A)(ii), by striking “and” at the end;

(ii) in subparagraph (B)(vi)(III), by striking the period at the end and inserting “; and”; and

(iii) by adding at the end the following:

“(C) shall include an employee of the National Aeronautics and Space Administration appointed in accordance with paragraph (1) or (2) of section 20113(b) of title 51, without regard to any other provision of such section 20113(b).”; and

(2) in section 3523(b)(3)(B), by inserting “(or, during the 7-year period beginning on the date of enactment of the United States Innovation and Competition Act of 2021, with respect to an employee of the National Aeronautics and Space Administration, including an employee described in section 3521(2)(C), not to exceed \$40,000)” after “\$25,000”.

(b) EARLY RETIREMENT.—Title 5, United States Code, is amended—

(1) in section 8336(d), in the matter preceding paragraph (1), by inserting “(including, for the purposes of paragraph (2), an employee of the National Aeronautics and Space Administration appointed in accordance with paragraph (1) or (2) of section 20113(b) of title 51, without regard to any other provision of such section 20113(b))” after “An employee”; and

(2) in section 8414(b)(1), in the matter preceding subparagraph (A), by inserting “(including, for the purposes of subparagraph (B), an employee of the National Aeronautics and Space Administration appointed in accordance with paragraph (1) or (2) of section 20113(b) of title 51, without regard to any other provision of such section 20113(b))” after “an employee”.

AUTHORITY FOR COMMITTEES TO MEET

Mr. DURBIN. Mr. President, I have 8 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 AGRICULTURE, NUTRITION, AND FORESTRY

The Committee on Agriculture, Nutrition, and Forestry is authorized to meet during the session of the Senate on Thursday, May 27, 2021, at 9:30 a.m., to conduct a hearing on a nomination.

COMMITTEE ON ARMED SERVICES

The Committee on Armed Services is authorized to meet during the session of the Senate on Thursday, May 27, 2021, at 9:30 a.m., to conduct a hearing.

SUBCOMMITTEE ON BANKING, HOUSING, AND URBAN AFFAIRS

The Committee on Banking, Housing, and Urban Affairs is authorized to

meet during the session of the Senate on Thursday, May 27, 2021, at 10 a.m., to conduct a hearing.

COMMITTEE ON ENERGY AND NATURAL RESOURCES

The Committee on Energy and Natural Resources is authorized to meet during the session of the Senate on Thursday, May 27, 2021, at 9:45 a.m., to conduct a hearing on nominations.

COMMITTEE ON FOREIGN RELATIONS

The Committee on Foreign Relations is authorized to meet during the session of the Senate on Thursday, May 27, 2021, at 11 a.m., to conduct a hearing.

COMMITTEE ON HEALTH, EDUCATION, LABOR, AND PENSIONS

The Committee on Health, Education, Labor, and Pensions is authorized to meet during the session of the Senate on Thursday, May 27, 2021, at 10 a.m., to conduct a hearing.

COMMITTEE ON HOMELAND SECURITY AND GOVERNMENTAL AFFAIRS

The Committee on Homeland Security and Governmental Affairs is authorized to meet during the session of the Senate on Thursday, May 27, 2021, at 10:15 a.m., to conduct a hearing on a nomination.

COMMITTEE ON THE JUDICIARY

The Committee on the Judiciary is authorized to meet during the session of the Senate on Thursday, May 27, 2021, at 10 a.m., to conduct a hearing on nominations.

PRIVILEGES OF THE FLOOR

Mr. WICKER. Mr. President, it is my pleasure to ask unanimous consent that Flannery Egner, an intern with the Committee on Commerce, Science, and Transportation minority staff, be granted floor privileges for the remainder of the 117th Congress.

The PRESIDING OFFICER. Without objection, it is so ordered.

The PRESIDING OFFICER. The Senator from Illinois.

ORDERS FOR FRIDAY, MAY 28, 2021

Mr. DURBIN. Mr. President, I ask unanimous consent that when the Senate completes its business today, it recess until 9 a.m., Friday, May 28; that following the prayer and pledge, the time for the two leaders be reserved for their use later in the day; and finally, that all recess count postcloture on the Schumer substitute amendment No. 1502.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

RECESS UNTIL 9 A.M. ON FRIDAY, MAY 28, 2021

Mr. DURBIN. If there is no further business to come before the Senate, I ask unanimous consent that it stand in recess under the previous order.

There being no objection, the Senate, at 2:51 a.m., recessed until Friday, May 28, 2021, at 9 a.m.

CONFIRMATION

Executive nomination confirmed by the Senate May 27, 2021:

DEPARTMENT OF DEFENSE

CHRISTINE ELIZABETH WORMUTH, OF VIRGINIA, TO BE SECRETARY OF THE ARMY.

NOMINATIONS

Executive nominations received by the Senate:

DEPARTMENT OF THE TREASURY

BRIAN EDDIE NELSON, OF CALIFORNIA, TO BE UNDER SECRETARY FOR TERRORISM AND FINANCIAL CRIMES, VICE SIGAL MANDELKER, RESIGNED.

ELIZABETH ROSENBERG, OF VERMONT, TO BE ASSISTANT SECRETARY FOR TERRORIST FINANCING, DEPARTMENT OF THE TREASURY, VICE MARSHALL BILLINGSLEA.

DEPARTMENT OF COMMERCE

ARUN VENKATARAMAN, OF THE DISTRICT OF COLUMBIA, TO BE ASSISTANT SECRETARY OF COMMERCE AND DIRECTOR GENERAL OF THE UNITED STATES AND FOREIGN COMMERCIAL SERVICE, VICE IAN PAUL STEFF.

EXECUTIVE OFFICE OF THE PRESIDENT

SARAH BIANCHI, OF VIRGINIA, TO BE DEPUTY UNITED STATES TRADE REPRESENTATIVE (ASIA, AFRICA, INVESTMENT, SERVICES, TEXTILES, AND INDUSTRIAL COMPETITIVENESS), WITH THE RANK OF AMBASSADOR, VICE JEFFREY GERRISH.

DEPARTMENT OF EDUCATION

ELIZABETH MERRILL BROWN, OF MARYLAND, TO BE GENERAL COUNSEL, DEPARTMENT OF EDUCATION, VICE CARLOS G. MUNIZ, RESIGNED.

NATIONAL LABOR RELATIONS BOARD

GWYNNE A. WILCOX, OF NEW YORK, TO BE A MEMBER OF THE NATIONAL LABOR RELATIONS BOARD FOR THE TERM OF FIVE YEARS EXPIRING AUGUST 27, 2023, VICE MARK GASTON PEARCE, TERM EXPIRED.

DEPARTMENT OF JUSTICE

MATTHEW G. OLSEN, OF MARYLAND, TO BE AN ASSISTANT ATTORNEY GENERAL, VICE JOHN C. DEMERS.

IN THE ARMY

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT IN THE UNITED STATES ARMY JUDGE ADVOCATE GENERAL'S CORPS TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTIONS 624, 7037, AND 7064:

To be brigadier general

COL. ALISON C. MARTIN
COL. DAVID E. MENDELSON
COL. GEORGE R. SMARLEY

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTION 624:

To be brigadier general

COL. EUGENE D. COX
COL. CLINTON K. MURRAY
COL. DEYDRE S. TEYHEN

Daily Digest

Senate

Chamber Action

Routine Proceedings, pages S3547–S3913

Measures Introduced: Eighty-six bills and nine resolutions were introduced, as follows: S. 1869–1954, and S. Res. 246–254. **Pages S3891–95**

Measures Reported:

S. 272, to amend the Federal Funding Accountability and Transparency Act of 2006, to require the budget justifications and appropriation requests of agencies be made publicly available, with an amendment in the nature of a substitute. (S. Rept. No. 117–23)

S. Res. 229, recognizing the devastating attack on a girls' school in Kabul, Afghanistan, on May 8, 2021, and expressing solidarity with the Afghan people.

S. 1658, to amend the Fair Labor Standards Act of 1938 to expand access to breastfeeding accommodations in the workplace, with an amendment in the nature of a substitute.

S. 1931, to amend title 23, United States Code, to authorize funds for Federal-aid highways and highway safety construction programs. **Page S3891**

Measures Passed:

RESPECT Act: Senate passed S. 789, to repeal certain obsolete laws relating to Indians. **Page S3851**

Measures Considered:

Endless Frontier Act—Agreement: Senate continued consideration of S. 1260, to establish a new Directorate for Technology and Innovation in the National Science Foundation, to establish a regional technology hub program, to require a strategy and report on economic security, science, research, innovation, manufacturing, and job creation, to establish a critical supply chain resiliency program, taking action on the following amendments proposed thereto:

Pages S3549–S3851, S3851–76

Adopted:

By 91 yeas to 4 nays (Vote No. 216), Crapo/Wyden Modified Amendment No. 1562 (to Amendment No. 1502), to ensure trade is conducted consistent with American values, to ensure resiliency in critical supply chains, to improve transparency and

administration of trade programs and oversight and accountability of trade agencies, and to promote American competitiveness. (A unanimous-consent agreement was reached providing that the amendment, having achieved 60 affirmatives votes, be agreed to.) **Pages S3552–S3839**

Rejected:

Rubio Amendment No. 1802 (to Amendment No. 1527), to protect the United States against efforts of China and other foreign entities to engage in economic espionage and to misappropriate United States intellectual property, research and development, and innovation efforts. (By 55 yeas to 40 nays (Vote No. 215), Senate tabled the amendment.)

Pages S3551–52, S3838–39

Withdrawn:

Cantwell Amendment No. 1527 (to Amendment No. 1502), of a perfecting nature. **Pages S3549, S3864**

Pending:

Schumer Amendment No. 1502, in the nature of a substitute. **Pages S3549–S3876**

Cornyn/Cotton Amendment No. 1858 (to Amendment No. 1502), to modify the semiconductor incentives program of the Department of Commerce.

Page S3864

During consideration of this measure today, Senate also took the following action:

By 68 yeas to 30 nays (Vote No. 214), three-fifths of those Senators duly chosen and sworn, having voted in the affirmative, Senate agreed to the motion to close further debate on Schumer Amendment No. 1502 (listed above).

Page S3551

By 84 yeas to 7 nays (Vote No. 217), Senate agreed to the motion to instruct the Sergeant at Arms to request the attendance of absent Senators.

Pages S3862–63

A unanimous-consent agreement was reached providing for further consideration of the bill at approximately 9 a.m., on Friday, May 28, 2021; and that all time in recess count post-cloture on Schumer Amendment No. 1502.

Page S3913

Nomination Confirmed: Senate confirmed the following nomination:

Christine Elizabeth Wormuth, of Virginia, to be Secretary of the Army. **Pages S3548, S3913**

Nominations Received: Senate received the following nominations:

Brian Eddie Nelson, of California, to be Under Secretary for Terrorism and Financial Crimes.

Elizabeth Rosenberg, of Vermont, to be Assistant Secretary for Terrorist Financing, Department of the Treasury.

Arun Venkataraman, of the District of Columbia, to be Assistant Secretary of Commerce and Director General of the United States and Foreign Commercial Service.

Sarah Bianchi, of Virginia, to be Deputy United States Trade Representative (Asia, Africa, Investment, Services, Textiles, and Industrial Competitiveness), with the rank of Ambassador.

Elizabeth Merrill Brown, of Maryland, to be General Counsel, Department of Education.

Gwynne A. Wilcox, of New York, to be a Member of the National Labor Relations Board for the term of five years expiring August 27, 2023.

Matthew G. Olsen, of Maryland, to be an Assistant Attorney General.

6 Army nominations in the rank of general.

Executive Reports of Committees: Page S3891

Notice of a Tie Vote Under S. Res. 27: Page S3879

Additional Cosponsors: Pages S3895–97

Statements on Introduced Bills/Resolutions:
Pages S3897–S3906

Additional Statements: Pages S3888–91

Amendments Submitted: Pages S3906–13

Authorities for Committees to Meet: Page S3913

Privileges of the Floor: Page S3913

Quorum Calls: One quorum call was taken today. (Total—3) Page S3862

Record Votes: Four record votes were taken today. (Total—217) Pages S3851, S3839, S3862–63

Recess: Senate convened at 10 a.m. on Thursday, May 27, 2021 and recessed at 2:51 a.m. on Friday, May 28, 2021, until 9 a.m. on the same day. (For Senate's program, see the remarks of the Acting Majority Leader in today's Record on page S3913.)

Committee Meetings

(Committees not listed did not meet)

NOMINATION

Committee on Agriculture, Nutrition, and Forestry: Committee concluded a hearing to examine the nomination of Janie Simms Hipp, of Arkansas, to be General Counsel of the Department of Agriculture, after the nominee testified and answered questions in her own behalf.

NOMINATIONS

Committee on Armed Services: Committee concluded a hearing to examine the nominations of Jill Hruby, of New Mexico, to be Under Secretary for Nuclear Security, who was introduced by Senator Heinrich, and Frank A. Rose, of Massachusetts, to be Principal Deputy Administrator, National Nuclear Security Administration, both of the Department of Energy, and Deborah G. Rosenblum, of the District of Columbia, who was introduced by former Senator Nunn, and Christopher Paul Maier, of California, who was introduced by Senator Manchin, both to be an Assistant Secretary of Defense, after the nominees testified and answered questions in their own behalf.

HOUSING FOR NATIVE AMERICANS

Committee on Banking, Housing, and Urban Affairs: Subcommittee on Housing, Transportation, and Community Development concluded a hearing to examine housing for Native Americans, focusing on a review of Federal programs, barriers, and opportunities, after receiving testimony from Dante Desiderio, National Congress of American Indians, Washington, D.C.; Adrian Stevens, National American Indian Housing Council, Irving, New York; Alene Tchourumoff, Federal Reserve Bank of Minneapolis, and Michael Goze, American Indian Community Development Corporation, both of Minneapolis, Minnesota; and Eric Shepherd, Sisseton-Wapheton Housing Authority, Sisseton, South Dakota.

BUSINESS MEETING

Committee on Energy and Natural Resources: Committee ordered favorably reported the nominations of Shannon Aneal Estenoz, of Florida, to be Assistant Secretary for Fish and Wildlife, and Tanya Marie Trujillo, of New Mexico, to be an Assistant Secretary, both of the Department of the Interior.

ETHIOPIA

Committee on Foreign Relations: Committee concluded a hearing to examine the crisis in Ethiopia, focusing on United States strategy and policy response, after receiving testimony from Robert F. Godec, Acting Assistant Secretary of State, Bureau of African Affairs; and Sarah Charles, Assistant to the Administrator, Bureau for Humanitarian Assistance, United States Agency for International Development.

NOMINATIONS

Committee on Homeland Security and Governmental Affairs: Committee concluded a hearing to examine the nominations of John K. Tien, of Georgia, to be Deputy Secretary, who was introduced by Senator Reed, Robert Peter Silvers, of the District of Columbia, to be Under Secretary for Strategy, Policy, and Plans, who was introduced by Senator Carper, and Jonathan

Eugene Meyer, of Ohio, to be General Counsel, who was introduced by Senator Brown, all of the Department of Homeland Security, after the nominees testified and answered questions in their own behalf.

NOMINATIONS

Committee on Health, Education, Labor, and Pensions: Committee concluded a hearing to examine the nominations of Rajesh D. Nayak, of Maryland, Taryn Mackenzie Williams, of the District of Columbia, and Douglas L. Parker, of West Virginia, each to be an Assistant Secretary of Labor, after the nominees,

who were introduced by Senator Murray, testified and answered questions in their own behalf.

BUSINESS MEETING

Committee on the Judiciary: Committee ordered favorably reported S. 312, to expand eligibility for and provide judicial review for the Elderly Home Detention Pilot Program, provide for compassionate release based on COVID-19 vulnerability, shorten the waiting period for judicial review during the COVID-19 pandemic, and make other technical corrections, with an amendment in the nature of a substitute.

House of Representatives

Chamber Action

The House was not in session today. The House is scheduled to meet in Pro Forma session at 10 a.m. on Friday, May 28, 2021.

Committee Meetings

APPROPRIATIONS—U.S. AGENCY FOR INTERNATIONAL DEVELOPMENT

Committee on Appropriations: Subcommittee on State, Foreign Operations, and Related Programs held a budget hearing on the U.S. Agency for International Development. Testimony was heard from Samantha Power, Administrator, U.S. Agency for International Development.

DEPARTMENT OF THE TREASURY

Committee on Appropriations: Subcommittee on Financial Services and General Government held an oversight hearing on the Department of the Treasury. Testimony was heard from Janet Yellen, Secretary, Department of the Treasury.

APPROPRIATIONS—DEPARTMENT OF DEFENSE

Committee on Appropriations: Subcommittee on Defense held a budget hearing on the Department of Defense. Testimony was heard from Lloyd J. Austin III, Secretary, Department of Defense; and General Mark A. Milley, Chairman of the Joint Chiefs of Staff.

ARMY TACTICAL WHEELED VEHICLE PROGRAM UPDATE AND REVIEW OF ELECTRIFICATION

Committee on Armed Services: Subcommittee on Tactical Air and Land Forces held a hearing entitled “Army Tactical Wheeled Vehicle Program Update

and Review of Electrification”. Testimony was heard from Tim Goddette, Deputy Assistant Secretary of the Army for Acquisition Policy and Logistics; and Michael K. Cadiuex, Director, Combat Capabilities Development Command, Ground Vehicle Systems Center, U.S. Army.

WORKFORCE INNOVATION AND OPPORTUNITY ACT REAUTHORIZATION: CREATING EMPLOYMENT PATHWAYS FOR DISLOCATED WORKERS

Committee on Education and Labor: Subcommittee on Higher Education and Workforce Investment held a hearing entitled “Workforce Innovation and Opportunity Act Reauthorization: Creating Employment Pathways for Dislocated Workers”. Testimony was heard from Joseph M. Barela, Executive Director, Department of Labor and Employment, Colorado; P.J. McGrew, Executive Director, Governor’s Workforce Cabinet, Indiana; and public witnesses.

MISCELLANEOUS MEASURE

Committee on Energy and Commerce: Subcommittee on Consumer Protection and Commerce held a markup on H.R. 2668, the “Consumer Protection and Recovery Act”. H.R. 2668 was forwarded to the full Committee, as amended.

HOLDING MEGABANKS ACCOUNTABLE: AN UPDATE IN BANKING PRACTICES, PROGRAMS AND POL

Committee on Financial Services: Full Committee held a hearing entitled “Holding Megabanks Accountable: An Update in Banking Practices, Programs and Policies”. Testimony was heard from public witnesses.

UNDERSTANDING AUTHORITARIANISM AND KLEPTOCRACY IN RUSSIA

Committee on Foreign Affairs: Subcommittee on Europe, Energy, the Environment, and Cyber held a hearing entitled “Understanding Authoritarianism and Kleptocracy in Russia”. Testimony was heard from public witnesses.

OVERSIGHT OF THE VOTING RIGHTS ACT: A CONTINUING RECORD OF DISCRIMINATION

Committee on the Judiciary: Subcommittee on the Constitution, Civil Rights, and Civil Liberties held a hearing entitled “Oversight of the Voting Rights Act: A Continuing Record of Discrimination”. Testimony was heard from public witnesses.

THE SHOP SAFE ACT: STEMMING THE RISING TIDE OF UNSAFE COUNTERFEIT PRODUCTS ONLINE

Committee on the Judiciary: Subcommittee on Courts, Intellectual Property, and the Internet held a hearing entitled “The SHOP SAFE Act: Stemming the Rising Tide of Unsafe Counterfeit Products Online”. Testimony was heard from public witnesses.

LEGISLATIVE MEASURES

Committee on Natural Resources: Subcommittee on National Parks, Forests, and Public Lands held a hearing on H.R. 1664, to authorize the National Medal of Honor Museum Foundation to establish a commemorative work in the District of Columbia and its environs, and for other purposes; H.R. 1931, the “Japanese American Confinement Education Act”; H.R. 2278, to authorize the Secretary of the Interior to designate the September 11th National Memorial Trail, and for other purposes; and H.R. 2444, the “Fort San Gerónimo Preservation Act”. Testimony was heard from Representatives González-Colón, Matsui, and Connolly; Joy Beasley, Associate Director, Cultural Resources, Partnerships, and Science, U.S. National Park Service; and public witnesses.

OVERVIEW OF THE SCIENCE AND ENERGY RESEARCH ENTERPRISE OF THE U.S. DEPARTMENT OF ENERGY

Committee on Science, Space, and Technology: Full Committee held a hearing entitled “Overview of the Science and Energy Research Enterprise of the U.S. Department of Energy”. Testimony was heard from

Jennifer Granholm, Secretary, Department of Energy.’

A REVIEW OF THE SBA’S GRANT PROGRAMS

Committee on Small Business: Subcommittee on Oversight, Investigations, and Regulations held a hearing entitled “A Review of the SBA’s Grant Programs”. Testimony was heard from public witnesses.

INVESTING IN A BETTER VA: EXAMINING THE ROLE OF INFRASTRUCTURE IN VETERANS’ ACCESS TO CARE AND BENEFITS

Committee on Veterans’ Affairs: Full Committee held a hearing entitled “Investing in a Better VA: Examining the Role of Infrastructure in Veterans’ Access to Care and Benefits”. Testimony was heard from the following Department of Veterans Affairs officials: Brett Simms, Executive Director, Office of Asset and Enterprise Management, Department of Veterans Affairs; Paul Brubaker, Acting Principal Deputy Assistant Secretary, Office of Information Technology; Jessica Bonjorni, Chief, Human Capital Management, Office of Human Capital Management, Veterans Health Administration; and public witnesses.

LEGISLATIVE HEARING ON UNIVERSAL PAID LEAVE AND GUARANTEED ACCESS TO CHILD CARE

Committee on Ways and Means: Subcommittee on Worker and Family Support held a hearing entitled “Legislative Hearing on Universal Paid Leave and Guaranteed Access to Child Care”. Testimony was heard from Chairman DeLauro, and Representatives Clark of Massachusetts and Hinson; and public witnesses.

MAKING THE HOUSE MORE ACCESSIBLE TO THE DISABILITY COMMUNITY

Select Committee on the Modernization of Congress: Full Committee held a hearing entitled “Making the House More Accessible to the Disability Community”. Testimony was heard from Representative Langevin; John Uelmen, General Counsel, Office of Congressional Workplace Rights; and public witnesses.

Joint Meetings

No joint committee meetings were held.

COMMITTEE MEETINGS FOR FRIDAY,
MAY 28, 2021

(Committee meetings are open unless otherwise indicated)

Senate

No meetings/hearings scheduled.

House

Committee on Appropriations, Subcommittee on Financial Services and General Government, oversight hearing on the Small Business Administration, 10 a.m., Webex.

Next Meeting of the SENATE

9 a.m., Friday, May 28

Senate Chamber

Program for Friday: Senate will continue consideration of S. 1260, Endless Frontier Act.

Senators should expect additional roll call votes during Friday's session.

Next Meeting of the HOUSE OF REPRESENTATIVES

10 a.m., Friday, May 28

House Chamber

Program for Friday: House will meet in Pro Forma session at 10 a.m.



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