To suspend temporarily the duty on mixtures of chromate(2-), [3-(hydroxy-kO)-4-[2-[2-(hydroxy-kO)-1-naphthalenyl]diazenyl-kN2]-1-naphthalenesulfonato(3-)][1-[2-[2-(hydroxy-kO)-5-[2-(4-methoxyphenyl)diazenyl] phenyl]diazenyl-kN2]-2-naphthalenolato(2-)-kO]-, sodium (1:2) and cobaltate(1-), bis[2-[2-[5-(aminosulfonyl)-2-(hydroxy-kO)phenyl]diazenyl-kN1]-3-(oxo-kO)-N-phenylbutanamidato(2-)]-, sodium (1:1) and chromate(1-), bis[3-[4-[2-[5-chloro-2-(hydroxy-kO)phenyl]diazenyl-kN1]-4,5-dihydro-3-methyl-5-(oxo-kO)-1H-pyrazol-1-yl]benzenesulfonamidato(2-)]-, sodium (1:1).

IN THE SENATE OF THE UNITED STATES

MAY 10, 2012

Mrs. HAGAN introduced the following bill; which was read twice and referred
to the Committee on Finance

A BILL

To suspend temporarily the duty on mixtures of chromate(2-), [3-(hydroxy-kO)-4-[2-[2-(hydroxy-kO)-1-naphthalenyl]diazenyl-kN2]-1-naphthalenesulfonato(3-)][1-[2-[2-(hydroxy-kO)-5-[2-(4-methoxyphenyl)diazenyl] phenyl]diazenyl-kN2]-2-naphthalenolato(2-)-kO]-, sodium (1:2) and cobaltate(1-), bis[2-[2-[5-(aminosulfonyl)-2-(hydroxy-kO)phenyl]diazenyl-kN1]-3-(oxo-kO)-N-phenylbutanamidato(2-)]-, sodium (1:1) and chromate(1-), bis[3-[4-[2-[5-chloro-2-(hydroxy-kO)phenyl]diazenyl-kN1]-4,5-dihydro-3-methyl-5-(oxo-kO)-1H-pyrazol-1-yl]benzenesulfonamidato(2-)]-, sodium (1:1).
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. MIXTURES OF CHROMATE(2-), [3-(HYDROXY-KO)-4-[2-[2-(HYDROXY-KO)-1-NAPHTHALENYL][DIAZENYL-KN2]-1-NAPHTHALENESULFONATO(3-)][1-[2-[2-(HYDROXY-KO)-5-[2-(4-METHOXYPHENYL)DIAZENYL-PHENYL]DIAZENYL-KN2]-2-NAPHTHALENOLATO(2-)-KO]-, SODIUM (1:2) AND COBALTATE(1-), BIS[2-[2-[5-(AMINOSULFONYL)-2-(HYDROXY-KO)PHENYL][DIAZENYL-KN1]-3-(OXO-KO)-N-PHENYL]BUTANAMIDATO(2-)], SODIUM (1:1) AND CHROMATE(1-), BIS[3-[4-[2-[5-CHLORO-2-(HYDROXY-KO)PHENYL][DIAZENYL-KN1]-4,5-DIHYDRO-3-METHYL-5-(OXO-KO)-1H-PYRAZOL-1-YL]BENZENESULFONAMIDATO(2-)], SODIUM (1:1).

(a) In General.—Subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United States is amended by inserting in numerical sequence the following new heading:
1 (b) EFFECTIVE DATE.—The amendment made by subsection (a) applies with respect to goods entered, or withdrawn from warehouse for consumption, on or after the 15th day after the date of the enactment of this Act.