107TH CONGRESS 2D SESSION

H. R. 4051

To suspend temporarily the duty on (1R,3S)3[(1'RS)(1',2',2',2',-Tetrabromoethyl)]-2,2-dimethyle clop opanecarboxylic acid,(S)-alphacyano-3-phenoxybenzyl ester.

IN THE HOUSE OF REPRESENTATIVES

March 20, 2002

Mr. Jefferson introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

- To suspend temporarily the duty on (1R,3S)3[(1'RS)(1',2',2',2',-Tetrabromoethyl)]-2,2- dimethylc clop opanecarboxylic acid,(S)-alpha-cyano-3-phenoxybenzyl ester.
 - 1 Be it enacted by the Senate and House of Representa-
- ${\it 2\ tives\ of\ the\ United\ States\ of\ America\ in\ Congress\ assembled},$

1	SECTION 1. TEMPORARY SUSPENSION OF DUTY ON
2	$(1R,\!3S)3[(1'RS)(1',\!2',\!2',\!2',\!-\text{TETRABROMOETHYL})]-$
3	2,2-DIMETHYLCYCLOPROPANECARBOXYLIC
4	ACID,(S)-ALPHA-CYANO-3-PHENOXYBENZYL
5	ESTER.
6	(a) In General.—Subchapter II of chapter 99 of
7	the Harmonized Tariff Schedule of the United States is
8	amended by striking heading 9902.30.19 and inserting the
9	following:
	" 9902.30.19 $\begin{array}{c} (1R,3S)3[(1'RS)\\ (1',2',2',2',-\\ Tetrabromoethy-\\ 1)]-2,2-\\ dimethyleyelopro-\\ paneearboxylie\\ acid,(S)-alpha-\\ cyano-3-\\ phenoxybenzyl\\ ester in bulk or\\ in forms or pack-\\ ages for retail\\ sale (CAS No.\\ 66841-25-6)\\ (provided for in\\ subheading\\ 3808.10.25) \dots \end{array}$ Free No change No change On or before $12/31/2005$ ".
10	(b) Effective Date.—
11	(1) In general.—The amendment made by
12	subsection (a) applies to articles entered, or with-
13	drawn from warehouse for consumption, on or after
14	the 15th day after the date of the enactment of this
15	Act.
16	(2) RETROACTIVE APPLICATION.—Notwith-
17	standing section 514 of the Tariff Act of 1930 or
18	any other provision of law, upon proper request filed
19	with the Customs Service not later than 180 days

1	after the date of the enactment of this Act, any
2	entry, or withdrawal from warehouse for consump-
3	tion, of an article described in heading 9902.30.19,
4	as amended by subsection (a)—
5	(A) that was made on or after January 1,
6	2002, and before the date that is 15 days after
7	the date of the enactment of this Act, and
8	(B) with respect to which there would have
9	been no duty if the amendment made by sub-
10	section (a) applied to such entry or withdrawal,
11	shall be liquidated or reliquidated as though such
12	amendment applied to such entry or withdrawal.

 \bigcirc