## 112TH CONGRESS 1ST SESSION H.R. 3621

To suspend temporarily the duty on certain adjustable metal lighting fixtures.

## IN THE HOUSE OF REPRESENTATIVES

**DECEMBER 8, 2011** 

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

## A BILL

To suspend temporarily the duty on certain adjustable metal lighting fixtures.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. CERTAIN ADJUSTABLE METAL LIGHTING FIX-
- 4 TURES.
- 5 (a) In General.—Subchapter II of chapter 99 of
- 6 the Harmonized Tariff Schedule of the United States is
- 7 amended by inserting in numerical sequence the following
- 8 new heading:

"	000000100						l
••	9902.01.00	Adjustable metal lighting fix-					
		tures, with a parabolic or el-					
		lipsoidal reflector, each capa-					
		ble of being focused and with					
		a color-media holder, the					
		lamp enclosure in a U-shaped					
		mounting yoke allowing 360					
		degree rotation on an axis					
		perpendicular to the projec-					
		tion path of the light and					
		with plastic-covered locking					
		handle and clutch mechanism					
		intended to allow adjustment					
		of the fixture in multiple di-					
		rections and to lock the fix-					
		ture for prolonged use, the					
		foregoing whether for mount-					
		ing with a c-clamp to a pipe					
		or with any other suitable					
		hanging mechanism for					
		mounting to a structurally					
		sound surface capable of sup-					
		porting the fixture (provided					
		for in subheading					
		9405.40.60)	Free	No change	No change	On or before	
						12/31/2014	,,

- 1 (b) Effective Date.—The amendment made by
- 2 subsection (a) applies to articles entered, or withdrawn
- 3 from warehouse for consumption, on or after the 15th day
- 4 after the date of the enactment of this Act.
- 5 (c) Retroactive Application.—Notwithstanding
- 6 section 514 of the Tariff Act of 1930 (19 U.S.C. 1514)
- 7 or any other provision of law, upon proper request filed
- 8 with U.S. Customs and Border Protection before the 90th
- 9 day after the date of the enactment of this Act, any entry,
- 10 or withdrawal from warehouse for consumption, of any ar-
- 11 ticle—
- 12 (1) that was made on or after January 1, 2011,
- and before the 15th day after the date of the enact-
- ment of this Act, and

- 1 (2) with respect to which there would have been
- 2 no duty if the amendment made by subsection (a)
- 3 applied to such entry or withdrawal,
- 4 shall be liquidated or reliquidated as if such amendment
- 5 applied to such entry or withdrawal.

 $\bigcirc$