(B) oversight of the planning, design, and construction by the District of the water supply

SEC. 4. AUTHORIZATION OF APPROPRIATIONS

There are authorized to be appropriated to carry out this Act \$5,800,000. This authorization shall terminate after a period of 5 complete fiscal years after the date of enactment of this Act unless the Congress has appropriated funds for the construction purposes of this Act. This authorization shall be extended 1 additional year if the Secretary has requested such appropriation. The funds authorized to be appropriated may be increased or decreased by such amounts as are justified by reason of ordinary fluctuations in development costs incurred after October 1, 1994, as indicated by engineering cost indices applicable to the type of construction project authorized under this Act. All costs which exceed the amounts authorized by this Act, including costs associated with the ongoing energy needs, operation, and maintenance of this project shall remain the responsibility of the District.

SEC. 5. CACHUMA PROJECT, BRADBURY DAM, CALIFORNIA.

The prohibition against obligating funds for construction until 60 days from the date that the Secretary of the Interior transmits a report to the Congress in accordance with section 5 of the Reclamation Safety of the Reclamation Safety of Dams Act of 1978 (43 U.S.C. 509) is waived for the Cachuma Project, Bradbury Dam, Cali-

Mr. NICKLES. Mr. President, I ask unanimous consent the Senate concur in the House amendment.

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

MISCELLANEOUS TRADE AND TECHNICAL CORRECTIONS ACT OF 1996

Mr. NICKLES. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 633, H.R. 3815.

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

The clerk will report.

The assistant legislative clerk read as follows:

A bill (H.R. 3815) to make technical corrections and miscellaneous amendments to trade laws.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the resolution?

There being no objection, the Senate proceeded to consider the resolution, which had been reported from the Committee on Finance, with an amendment to strike all after the enacting clause and inserting in lieu thereof the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Miscellaneous Trade and Technical Corrections Act of 1996".

SEC. 2. PAYMENT OF DUTIES AND FEES.

- (a) Interest Accrual.—Section 505(c) of the Tariff Act of 1930 (19 U.S.C. 1505(c)) is amended in the second sentence by inserting after "duties, fees, and interest" the following: "or, in a case in which a claim is made under section 520(d), from the date on which such claim is
- (b) EFFECTIVE DATE.—The amendment made by subsection (a) shall apply to claims made pursuant to section 520(d) of the Tariff Act of . 1930 (19 U.S.C. 1520(d)) on or after June 7, 1996.

SEC. 3. OTHER TECHNICAL AND CONFORMING AMENDMENTS.

(a) IN GENERAL.

(1) EXAMINATION OF BOOKS AND WITNESSES. -Section 509(a)(2) of the Tariff Act of 1930 (19 1509(a)(2)) is amended by striking

'(c)(1)(A)'' and inserting ''(d)(1)(A)''.

(2) REQUIREMENT FOR CERTIFICATE FOR IM-

(5) Deprivation of lawful duties, taxes, OR FEES.—Section 592(d) of the Tariff Act of 1930 (19 U.S.C. 1592(d)) is amended by striking "or fees be restored" and inserting "and fees be

(6) RECONCILIATION TREATED AS ENTRY FOR RECORDKEEPING.

(A) Section 401(s) of the Tariff Act of 1930 (19 U.S.C. 1401(s)) is amended by inserting "recordkeeping," after "reliquidation,

(B) Section 508(c)(1) of such Act (19 U.S.C. 1508(c)(1)) is amended by inserting ", filing of a reconciliation,'' after "entry".

(7) EXTENSION OF LIQUIDATION.—Section

504(d) of the Tariff Act of 1930 (19 U.S.C. 1504(d)) is amended—

(A) in the first sentence, by inserting ", unless liquidation is extended under subsection (b). after "shall liquidate the entry"; and

(B) in the second sentence, by inserting '(other than an entry with respect to which liquidation has been extended under subsection (b)) " after "Any entry"

(8) Exemption from duty for personal and HOUSEHOLD GOODS ACCOMPANYING RETURNING RESIDENTS.—Section 321(a)(2)(B) of the Tariff Act of 1930 (19 U.S.C. 1321(a)(2)(B)) is amended by inserting ", 9804.00.65," after "9804.00.30".

(9) DEBT COLLECTION.—Section 631(a) of the

Tariff Act of 1930 (19 U.S.C. 1631(a)) is amended by adding at the end the following new subsection:

'(c) PAYMENT OF COSTS.—The debtor shall be assessed and pay any and all costs associated with collection efforts pursuant to this section. Notwithstanding section 3302(b) of title 31, United States Code, any sum so collected shall be used to pay the costs of debt collection services.

(10) DESIGNATION OF CUSTOMS OFFICER.—Section 509(b) of the Tariff Act of 1930 (19 U.S.C. 1509(b)) is amended in paragraphs (3) and (4) by striking "appropriate regional commissioner and inserting "officer designated pursuant to regulations'

(11) REVIEW OF PROTESTS.—Section 515(d) of the Tariff Act of 1930 (19 U.S.C. 1515(d)) is amended by striking "district director" and in-serting "port director".

ADMINISTRATIVE EXEMPTIONS.—Section 321(a) of the Tariff Act of 1930 (19 U.S.C. 1321(a)) is amended-

(A) in paragraph (1), by striking "duties, fees, and taxes actually accruing" and inserting 'duties, fees, taxes, and interest actually accruing"; and

(B) in paragraph (3)—

(i) by striking
"taxes, and interest"; and
"ii) hv striking "or taxes" and inserting (i) by striking "and taxes" and inserting

(b) EFFECTIVE DATE.—The amendments made by this section shall apply as of December 8,

SEC. 4. CLARIFICATION REGARDING THE APPLICATION OF CUSTOMS USER FEES.

(a) IN GENERAL.—Subparagraph (D) of section 13031(b)(8) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(b)(8)(D)) is amended—

(1) in clause (iv)-

(A) by striking "subparagraph 9802.00.80 of ich Schedules" and inserting "heading such Schedules'' and inserting 9802.00.80 of such Schedule''; and

(B) by striking "and" at the end of clause

(2) by striking the period at the end of clause (v) and inserting "; and"; and

(3) by inserting after clause (v) the following

(vi) in the case of merchandise entered from a foreign trade zone (other than merchandise to which clause (v) applies), be applied only to the value of the privileged or nonprivileged foreign status merchandise under section 3 of the Act of June 18, 1934 (commonly known as the Foreign Trade Zones Act, 19 U.Š.C. 81c).

(b) EFFECTIVE DATE.—The amendments made

by subsection (a) apply to-

(1) any entry made from a foreign trade zone on or after the 15th day after the date of the enactment of this Act; and

(2) any entry made from a foreign trade zone after November 30, 1986, and before such 15th day if liquidation of the entry was not final before such 15th day.

SEC. 6. CLARIFICATION OF FEES FOR CERTAIN CUSTOMS SERVICES.

- (a) IN GENERAL.—Section 13031(b)(9)(A) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(b)(9)(A)) is amended—
- (1) by striking "centralized hub facility or" in clause (i); and
 - (2) in clause (ii)-
- (A) by striking "facility—" and inserting "facility or centralized hub facility-
- (B) by striking "customs inspectional" in subclause (I), and
- (C) by striking "at the facility" in subclause (I) and inserting "for the facility".
- (b) DEFINITIONS.—Section 13031(b)(9)(B)(i) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(b)(9)(B)(i)) is amended-
- (1) by striking ", as in effect on July 30, 1990", and

(2) by adding at the end thereof the following new sentence: "Nothing in this paragraph shall be construed as prohibiting the Secretary of the Treasury from processing merchandise that is informally entered or released at any centralized hub facility or express consignment carrier facility during the normal operating hours of the Customs Service, subject to reimbursement and payment under subparagraph (A).

(c) CITATION.—Section 13031(b)(9)(B)(ii) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(b)(9)(B)(ii)) is amended by striking "section 236 of the Tariff and Trade Act of 1984" and inserting "section 236 of the Trade and Tariff Act of 1984

SEC. 7. SPECIAL RULE FOR EXTENDING TIME FOR FILING DRAWBACK CLAIMS.

Section 313(r) of the Tariff Act of 1930 (19 U.S.C. 1313(r)) is amended by adding at the end the following:

"(3)(A) The Customs Service may, notwithstanding the limitation set forth in paragraph (1), extend the time for filing a drawback claim for a period not to exceed 18 months, if—

"(i) the claimant establishes to the satisfaction of the Customs Service that the claimant was unable to file the drawback claim because of an event declared by the President to be a major disaster on or after January 1, 1994; and

'(ii) the claimant files a request for such extension with the Customs Service-

"(I) within 1 year from the last day of the 3year period referred to in paragraph (1), or

"(ÎI) within 1 year after the date of the enactment of this paragraph,

whichever is later.

"(B) If an extension is granted with respect to a request filed under this paragraph, the periods of time for retaining records set forth in subsection (t) of this section and section 508(c)(3)shall be extended for an additional 18 months or, in a case to which subparagraph (A)(ii) applies, for a period not to exceed 1 year from the date the claim is filed.

"(C) For purposes of this paragraph, the term 'major disaster' has the meaning given that term in section 102(2) of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122(2)).'

SEC. 8. TREATMENT OF ENTRIES OF CERTAIN TELEVISIONS.

- (a) In General.—Notwithstanding sections 514 and 520 of the Tariff Act of 1930 (19 U.S.C. 1514 and 1520), or any other provision of law, the United States Customs Service shall, not later than 90 days after the date of the enactment of this Act, liquidate or reliquidate those entries made at New York, New York, which are listed in subsection (c), in accordance with the final results of the administrative review, covering the period from May 1, 1984, through March 31, 1985, conducted by the International Trade Administration of the Department of Commerce for such entries (case number A-580-008).
- (b) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid by the Customs Service within 90 days after such liquidation or reliquidation.
- (c) ENTRY LIST.—The entries referred to in ibsection (a) are the following

"9902.98.05 Any of the following articles not intended for sale or distribution to the public: personal effects of aliens who are participants in, officials of, or accredited members of delegations to, the 1998 Goodwill Games, and of persons who are immediate family members of or servto, the 1996 codowin cames, and or persons who are immediate rainity members or or servants to any of the foregoing persons; equipment and materials imported in connection with the foregoing event by or on behalf of the foregoing persons or the organizing committee of such event; articles to be used in exhibitions depicting the culture of a country participating in such event; and, if consistent with the foregoing, such other articles as the Secretary of the Treasury may allow

No change Free On or before 2/1/99".

(b) TAXES AND FEES NOT TO APPLY.—The articles described in heading 9902.98.05 of the Harmonized Tariff Schedule of the United States (as added by subsection (a)) shall be free of taxes and fees which may be otherwise applicable.

(c) EFFECTIVE DATE.—The amendment made by this section applies to articles entered, or withdrawn from warehouse for consumption, on or after the 15th day after the date of the enactment of this Act.

SEC. 10. MISCELLANEOUS TECHNICAL CORREC-

Section 313(s)(2)(B) of the Tariff Act of 1930 (19 U.S.C. 1313(s)(2)(B)) is amended by striking "successor" each place it appears and inserting 'predecessor'

SEC. 11. URUGUAY ROUND AGREEMENTS ACT.

Section 405(b) of the Uruguay Round Agreements Act (19 U.S.C. 3602(b)) is amended-

- (1) in paragraph (1) by striking "1(a)" and inserting "1(b)"; and
- (2) in paragraph (2) by striking "1(b)" and inserting ^î'1(a)''

SEC. 12. IMPORTS OF CIVIL AIRCRAFT.

General Note 6 of the Harmonized Tariff Schedule of the United States is amended to read as follows:

- "6. Articles Eligible for Duty-Free Treatment Pursuant to the Agreement on Trade in Civil Aircraft.
- "(a) Whenever a product is entered under a provision for which the rate of duty 'Free (C) appears in the 'Special' subcolumn and a claim for such rate of duty is made, the importer-

"(i) shall maintain such supporting documentation as the Secretary of the Treasury may require; and

'(ii) shall be deemed to certify that the imported article is a civil aircraft, or has been imported for use in a civil aircraft and will be so

The importer may amend the entry or file a written statement to claim a free rate of duty under this note at any time before the liquidation of the entry becomes final, except that, notwithstanding section 505(c) of the Tariff Act of 1930 (19 U.S.C. 1505(c)), any refund resulting from any such claim shall be without interest.

'(b)(i) For purposes of the tariff schedule, the term 'civil aircraft' means any aircraft, aircraft engine, or ground flight simulator (including parts, components, and subassemblies thereof)-

'(A) that is used as original or replacement equipment in the design, development, testing, evaluation, manufacture, repair, maintenance, rebuilding, modification, or conversion of aircraft; and

"(B)(1) that is manufactured or operated pursuant to a certificate issued by the Adminis-

Semimanufactured:

''7106.92

trator of the Federal Aviation Administration (hereafter referred to as the 'FAA') under section 44704 of title 49, United States Code, or pursuant to the approval of the airworthiness authority in the country of exportation, if such approval is recognized by the FAA as an acceptable substitute for such an FAA certificate;

"(2) for which an application for such certificate has been submitted to, and accepted by, the Administrator of the FAA by an existing type and production certificate holder pursuant to section 44702 of title 49, United States Code, and regulations promulgated thereunder; or

(3) for which an application for such approval or certificate will be submitted in the future by an existing type and production certificate holder, pending the completion of design or other technical requirements stipulated by the Administrator of the FAA.

"(ii) The term 'civil aircraft' does not include any aircraft, aircraft engine, or ground flight simulator (or parts, components, and subassemblies thereof) purchased for use by the Department of Defense or the United States Coast Guard, unless such aircraft, aircraft engine, or ground flight simulator (or parts, components, and subassemblies thereof) satisfies the requirements of subdivisions (i)(A) and (i)(B) (1) or (2).

"(iii) Subdivision (i)(B)(3) shall apply only to such quantities of the parts, components, and subassemblies as are required to meet the design and technical requirements stipulated by the Administrator. The Commissioner of Customs may require the importer to estimate the quantities of parts, components, and subassemblies covered for purposes of such subdivision.'

SEC. 13. TECHNICAL CORRECTION TO CERTAIN CHEMICAL DESCRIPTION.

- (a) AMENDMENT TO SUBHEADING 2933.90.02.-The article description for subheading 2933.90.02 of the Harmonized Tariff Schedule of the United amended States is (Quizalofop ethyl)".
 - (b) EFFECTIVE DATE. -
- (1) GENERAL RULE.—The amendment made by this section applies to articles entered, or withdrawn from warehouse for consumption on or after the 15th day after the date of the enactment of this Act.
- (2) RETROACTIVE PROVISION.—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, upon proper request (which includes sufficient information to identify and locate the entry) filed with the Customs Service on or before the date that is 180 days after the date of the enactment of this Act, any entry, or withdrawal from warehouse for consumption, of an article that occurred-

- (A) after December 31, 1994, and before the date that is 15 days after the date of the enactment of this Act, and
- (B) with respect to which there would have been no duty or a lesser duty if the amendment made by subsection (a) applied to such entry or withdrawal.

shall be liquidated or reliquidated as though such amendment applied to such entry or withdrawal.

SEC. 14. MARKING OF CERTAIN IMPORTED ARTI-CLES AND CONTAINERS.

- (a) IN GENERAL.—Section 304 of the Tariff Act of 1930 (19 U.S.C. 1304) is amended-
- (1) by redesignating subsections (f), (g), (h), and (i) as subsections (h), (i), (j), and (k), respectively, and
- (2) by inserting after subsection (e) the following new subsections:
- '(f) MARKING OF CERTAIN COFFEE AND TEA PRODUCTS.—The marking requirements of subsections (a) and (b) shall not apply to articles described in subheadings 0901.21, 0902.10, 0902.20, 0902.30, 0902.40, 2101.10, and 2101.20 of the Harmonized Tariff Schedule of the United States, as in effect on January 1, 1995.
- '(g) MARKING OF SPICES.—The marking requirements of subsections (a) and (b) shall not apply to articles provided for under subheadings 0904.11, 0904.12, 0904.20, 0905.00, 0906.10, 0906.20, 0907.00, 0908.10, 0908.20, 0908.30, 0909.10, 0909.20, 0909.30. 0909.40. 0909.50. 0910.10. 0910.20. 0910.30. 0910.40, 0910.50, 0910.91, 0910.99, 1106.20, 1207.40, 1207.50, 1207.91, 1404.90, and 3302.10, and items classifiable in categories 0712.90.60, 0712.90.8080, 1209.91.2000. 1211.90.2000. 1211.90.8040. 1211 90 8050 1211 90 8090 2006 00 3000 2918 13 2000 3203 00 8000 3301 90 1010 3301.90.1020, and 3301.90.1050 of the Harmonized Tariff Schedule of the United States, as in effect on January 1, 1995.
- (b) Conforming Amendment.—Section 304(i) of such Act, as redesignated by subsection (a)(1), is amended by striking "subsection (f)" and inserting "subsection (h)"
- (c) EFFECTIVE DATE.—The amendments made by this section apply to goods entered, or withdrawn from warehouse for consumption, on or after the date of the enactment of this Act.

SEC. 15. TARIFF TREATMENT OF CERTAIN SILVER, GOLD, AND PLATINUM BARS.

- (a) IN GENERAL.—Subchapter II of chapter 71 of the Harmonized Tariff Schedule of the United States is amended—
- (1) by striking subheading 7106.92.00 and inserting in numerical sequence the following new subheadings and superior text thereto, with such text having the same degree of indentation as subheading 7106.91:

7106.92.10	Rectangular or near-rectangular shapes, containing 99.5 percent or more by weight of silver and not otherwise marked or decorated than with weight, purity, or other					
		Free			Free	
7106.92.50	Other	4.8%	Free (A*, CA, MX)	E, IL, J,	65%'';	
	iking subheading 7108.13.50 and inserting in numerical sequence the follow	ving new subh	neadings and	superior text	thereto, with	h such text
having the	same degree of indentation as subheading 7108.13.10:					
	Other:					
<i>''7108.13.55</i>	Rectangular or near-rectangular shapes, containing 99.5 percent or more by weight of marked or decorated than with weight, purity, or other identifying information	gold and not oth	nerwise Free			Free
7108.13.70	Other		6.6%	Free (CA, E,	IL, J, MX)	65%'';
and						
(3) by str	iking subheadings 7115.90.10 through 7115.90.50 and inserting in numerical .	sequence the t	following new	subheadings	and superior	r text, with
the article o	description for subheading 7115.90.05 having the same degree of indentation	as the article	description fo	r subheading	7116.10.10:	
''7115.90.05	Articles of precious metal, in rectangular or near-rectangular shapes, containing 99. more by weight of a precious metal and not otherwise marked or decorated than with rity, or other identifying information.	5 percent or Fi weight, pu-	ree			Free
	7 0	Oi	ther:			
7115.90.30	Of gold, including metal clad with gold		2%	Free (A*, CA, F	E. IL. J. MX)	110%

7115.90.40 Of silver, including metal clad with silver 7115.90.60 Other

Free (A*, CA, E, IL, J, MX) Free (A, CA, E, IL, J, MX)

- (b) Conforming Amendments.—General note 4(d) of the Harmonized Tariff Schedule of the United States is amended—
- (1) by striking "7106.92.00 Chile" and inserting "7106.92.50 Chile"; and
- (2) by striking "7115.90.10 Argentina" and "7115.90.20 Argentina" and inserting "7115.90.30 Argentina'' and "7115.90.40 Argentina", respectively
- (c) STAGED RATE REDUCTIONS.—Any staged rate reduction that was proclaimed by the President before the date of the enactment of this Act to take effect on or after the date of the enactment of this Act-
- (1) of a rate of duty set forth in subheading 7106.92.00 of the Harmonized Tariff Schedule of

- the United States shall apply to the corresponding rate of duty in subheading 7106.92.50 of such Schedule (as added by subsection (a)(1));
- (2) of a rate of duty set forth in subheading 7108.13.50 shall apply to the corresponding rate of duty in subheading 7108.13.70 of such Schedule (as added by subsection (a)(2));
- (3) of a rate of duty set forth in subheading 7115.90.10 shall apply to the corresponding rate of duty in subheading 7115.90.30 of such Schedule (as added by subsection (a)(3));
- (4) of a rate of duty set forth in subheading 7115.90.20 shall apply to the corresponding rate of duty in subheading 7115.90.40 of such Schedule (as added by subsection (a)(3)); and
- (5) of a rate of duty set forth in subheading 7115.90.50 shall apply to the corresponding rate of duty in subheading 7115.90.60 of such Schedule (as added by subsection (a)(3)).
- (d) EFFECTIVE DATE.—The amendments made by this section shall apply with respect to goods that are entered, or withdrawn from warehouse for consumption, on or after the date that is 15 days after the date of enactment of this Act.

SEC. 16. SUSPENSION OF DUTY ON CERTAIN SEMIMANUFACTURED FORMS GOLD.

(a) IN GENERAL.—Subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United States is amended by adding in numerical sequence the following new heading:

"9902.71.08 Wire containing 99.9 percent or more by weight of gold and with dopants added to Free No change control wirebonding characteristics, having a diameter of 0.05 millimeters or less, for use in the manufacture of diodes, transistors, and similar semiconductor devices or electronic integrated circuits.

(b) EFFECTIVE DATE.—The amendment made

No change On or before 12/31/2000''.

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.

SEC. 17. ELIMINATION OF EAST-WEST TRADE STA-TISTICS MONITORING SYSTEM.

Section 410 of the Trade Act of 1974 (19 U.S.C. 2440) is repealed.

SEC. 18. RETROACTIVE ELECTION TO RECONCILE ENTRIES.

- (a) Definition of Entry Reconciliation. -The first sentence of section 401(s) of the Tariff Act of 1930 (19 U.S.C. 1401(s)) is amended to read as follows: "The term 'reconciliation' means an electronic process, initiated at the request of an importer, under which the elements of an entry (other than those elements related to the admissibility of the merchandise) that are undetermined at the time the importer files or transmits the documentation or information required by section 484(a)(1)(B), or the import activity summary statement, are provided to the Customs Service at a later time.
- (b) RECONCILIATION REQUIREMENTS.—Section 484(b)(1) (19 U.S.C. 1484(b)(1)) of such Act is amended by striking the first and second sentences and inserting the following: "A party may elect to file a reconciliation with regard to such entry elements as are identified by the party pursuant to regulations prescribed by the Secretary. If the party so elects, the party shall declare that a reconciliation will be filed. The declaration shall be made in such manner as the Secretary shall prescribe and at the time the documentation or information required by subsection (a)(1)(B) or the import activity summary statement is filed with, or transmitted to, the Customs Service, or at such later time as the Customs Service may, in its discretion, permit.

The reconciliation shall be filed by the importer of record at such time and in such manner as the Secretary prescribes but not later than 15 months after the date the importer declares his intent to file the reconciliation. In the case of reconciling issues relating to the assessment of antidumping and countervailing duties, the reconciliation shall be filed not later than 90 days after the date the Customs Service advises the importer that the period of review for antidumping or countervailing duty purposes has been completed.".

SEC. 19. TARIFF TREATMENT FOR CERTAIN MOTOR VEHICLES.

General Note 3 of the Harmonized Tariff Schedule of the United States is amended by adding at the end the following new subdivi-

- "(d) CERTAIN MOTOR VEHICLES MANUFAC-TURED IN FOREIGN TRADE ZONES.
- "(i) DUTY IMPOSED. Notwithstanding any other provision of law, the duty imposed on a qualified article shall be the amount determined by multiplying the applicable foreign value content of such article by the applicable rate of duty for such article.
- "(ii) QUALIFIED ARTICLE. For purposes of this subdivision, the term 'qualified article' means an article that is-
- "(A) classifiable under any of subheadings 8702.10 through 8704.90 of the Harmonized Tariff Schedule of the United States,
- "(B) produced or manufactured in a foreign trade zone before January 1, 1996,
- "(C) exported therefrom to a NAFTA country (as defined in section 2(4) of the North American Free Trade Agreement Implementation Act (19 U.S.C. 3301(4)), and

- "(D) subsequently imported from that NAFTA country into the customs territory of the United States-
- "(I) on or after the effective date of this subdivision, or
- "(II) on or after January 1, 1994, and before such effective date, if the entry of such article is unliquidated, under protest, or in litigation, or liquidation is otherwise not final on such effective date.
- "(iii) APPLICABLE FOREIGN VALUE CONTENT.
- "(A) APPLICABLE FOREIGN VALUE CONTENT. For purposes of this subdivision, the term 'applicable foreign value content' means the amount determined by multiplying the value of a qualified article by the applicable percentage.
- "(B) APPLICABLE PERCENTAGE. The term 'applicable percentage' means the FTZ percentage for the article plus 5 percentage points.
- "(iv) OTHER DEFINITIONS AND SPECIAL RULES. For purposes of this subdivision-
- "(A) FTZ PERCENTAGE. The FTZ percentage for a qualified article shall be the percentage determined in accordance with subparagraph (I). (II), or (III) of this paragraph, whichever is applicable.
- "(I) REPORT FOR YEAR PUBLISHED. If, at the time a qualified article is entered, the FTZ Annual Report for the year in which the article was manufactured has been published, the FTZ percentage for the article shall be the percentage of foreign status merchandise set forth in that report for the subzone in which the qualified article was manufactured, or if not manufactured in a subzone, the foreign trade zone in which the qualified article was manufactured.
- "(II) REPORT FOR YEAR NOT PUBLISHED. If. at the time a qualified article is entered, the FTZ Annual Report for the year in which the article

was manufactured has not been published, the FTZ percentage for the article shall be the percentage of foreign status merchandise set forth in the most recently published FTZ Annual Report for the subzone in which the article was manufactured, or if not manufactured in a subzone, the foreign trade zone in which the qualified article was manufactured.

"(B) APPLICABLE RATE OF DUTY. The term 'applicable duty rate' means the rate of duty set forth in any of subheadings 8702.10 through 8704.90 of the Harmonized Tariff Schedule of the United States that is applicable to the qualified article and which would apply to the article if the article were directly entered for consumption into the United States from the foreign trade zone with non-privileged foreign status having been claimed for all foreign merchandise used in the manufacture or production of the qualified article.

"(C) FOREIGN TRADE ZONE; SUBZONE. The terms 'foreign trade zone' and 'subzone' mean a zone or subzone established pursuant to the Act of June 18, 1934, commonly known as the Foreign Trade Zones Act (19 U.S.C. 81a et seq.).

"(D) FTZ ANNUAL REPORT. The term 'FTZ Annual Report' means the Annual Report to the Congress published in accordance with section 16 of the Foreign Trade Zones Act (19 U.S.C. 81p(c)).

"'(É) NON-PRIVILEGED FOREIGN STATUS. The term 'non-privileged foreign status' means that privilege has not been requested with respect to an article pursuant to section 3 of the Foreign Trade Zones Act.".

SEC. 20. TECHNICAL AMENDMENTS RELATING TO PUBLIC LAW 103-465.

(a) TITLE I.-

- (1) Section 516A(a)(2)(A)(i)(I) of the Tariff Act of 1930 (19 U.S.C. 1516a(a)(2)(A)(i)(I)) is amended by adding a comma after "subparagraph (B)".
- (2) Section 132 of the Uruguay Round Agreements Act (19 U.S.C. 3552) is amended by striking "title" and inserting "section".

(b) TITLE II.–

- (1)(A) The item relating to section 221 in the table of contents of the Uruguay Round Agreements Act is amended to read as follows:
- "Sec. 221. Special rules for review of determinations.".
- (B) The section heading for section 221 of that Act is amended to read as follows:

"SEC. 221. SPECIAL RULES FOR REVIEW OF DE-TERMINATIONS.".

(2) Section 270(a)(2)(B) of the Uruguay Round Agreements Act is amended by striking "771(A)(c)" and inserting "771A(c)".

"771(A)(c)" and inserting "771A(c)".
(3) Section 702(c)(5) of the Tariff Act of 1930
(19 U.S.C. 1671a(c)(5)) is amended by striking
"(b)(1)(A)" and inserting "(b)(1)".
(4) Section 732(c)(5) of the Tariff Act of 1930

(4) Section 732(c)(5) of the Tariff Act of 1930 (19 U.S.C. 1673a(c)(5)) is amended by striking "(b)(1)(A)" and inserting "(b)(1)".
(5) Section 212(b)(1)(C)(i)(I) of the Uruguay

(5) Section 212(b)(1)(C)(i)(I) of the Uruguay Round Agreements Act is amended by striking "the petition" and inserting "a petition"

- "the petition" and inserting "a petition".

 (6) Section 214(b)(2)(A)(i)(II) of the Uruguay Round Agreements Act is amended by striking "the merchandise" and inserting "merchandise".
- (7) Section 771(16)(B)(i) of the Tariff Act of 1930 (19 U.S.C. 1677(16)(B)(i)) is amended by striking "merchandise which is the subject of the investigation" and inserting "subject merchandise".
- (8) Section 732(e)(1) of the Tariff Act of 1930 (19 U.S.C. 1673a(e)(1)) is amended by striking "the the" and inserting "the".
 (9) Section 233(a)(6)(C) of the Uruguay Round
- (9) Section 233(a)(b)(C) of the Uruguay Round Agreements Act is amended by inserting "each place it appears" after "commence".
- (10) Section 261(d)(1)(A)(ii) of the Uruguay Round Agreements Act is amended by inserting after 'is amended' the following: 'by striking 'as follows:' and inserting a comma and'.
- (11) Section 261(d)(1)(B)(ii)(I) of the Uruguay Round Agreements Act is amended by inserting "of" after "section 303 or".

- (12) Section 337(b)(3) of the Tariff Act of 1930 (19 U.S.C. 1337(b)(3)) is amended in the first sentence by striking "such section and".
- (13) Section 281(h)(4) of the Uruguay Round Agreements Act is amended by striking ''(A),''.
- (14) Section 771(30) of the Tariff Act of 1930 (19 U.S.C. 1677(30)) is amended by striking "agreement" and inserting "Agreement".

(15) Section 705(c)(1)(B)(i)(II) of the Tariff Act of 1930 (19 U.S.C. 1671d(c)(1)(B)(i)(II)) is amended by inserting "section" after "if"

- ed by inserting "section" after "if".

 (16) Section 282(d) of the Uruguay Round Agreements Act (19 U.S.C. 3572(d)) is amended by aligning the text of the last sentence with the text of the first sentence.
- (17) Section 783(f) of the Tariff Act of 1930 (19 U.S.C. 1677n(f)) is amended by striking "subsection (d)" and inserting "subsection (e)".

(c) TITLE III.-

- (1) Section 314(e) of the Uruguay Round Agreements Act is amended in the matter proposed to be inserted as section 306(b)(1) of the Trade Act of 1974, by striking the closed quotation marks and second period at the end.
- (2) Section 321(a)(1)(C)(i) of the Uruguay Round Agreements Act is amended to read as follows:

"(i) in the first sentence by striking 'such Act' and inserting 'such subtitle'; and'."

(3) Section 592A(a)(3) of the Tariff Act of 1930 (19 U.S.C. 1592A(a)(3)) is amended by striking "list under paragraph (2)" and inserting "list under paragraph (1)".

(4) Section 301(c)(4) of the Trade Act of 1974 (19 U.S.C. 2411(c)(4)) is amended by striking "paragraph (1)(C)(iii)" and inserting "paragraph (1)(D)(iii)".

(5) Section 202(d)(4)(A)(i) of the Trade Act of 1974 (19 U.S.C. 2252(d)(4)(A)(i)) is amended by striking "section 202(b)" and inserting "subsection (b)".

(6) Section 304(a)(3)(A) of the Trade Act of 1974 (19 U.S.C. 2414(a)(3)(A)) is amended by inserting "Rights" after "Intellectual Property".

(7) Section 331 of the Uruguay Round Agreements Act (19 U.S.C. 3591) is amended by striking ", as defined in section 2(9) of the Uruguay Round Implementation Act,".

(8) Section 204 of the Agricultural Act of 1956 (7 U.S.C. 1854) is amended in the second sentence by striking "Implementation" and inserting "Agreements".

(9) Section 334(b)(1)(B)(ii) of the Uruguay Round Agreements Act (19 U.S.C. 3592(b)(1)(B)(ii)) is amended by striking "possession" and inserting "possession"

(10) Section 305(d) (2) of the Trade Agreements Act of 1979 (19 U.S.C. 2515(d) (2)) is amended—

(A) by striking "or" after the semicolon at the end of subparagraph (B); and

(B) in subparagraph (C) by striking the period at the end and inserting a semicolon.

(11) Section 304 of the Trade Agreements Act of 1979 (19 U.S.C. 2514) is amended—

- (A) in subsection (a) by striking the comma after "XXIV(7)"; and
 - (B) in subsection (c)—
- (i) by striking the comma after "XXIV(7)"; and
- (ii) by striking the comma after "XIX(5)".
- (12) Section 308(4)(D) of the Trade Agreements Act of 1979 (19 U.S.C. 2518(4)(D)) is amended by striking "the the" and inserting "the".
- (13) Section 305(g) of the Trade Agreements Act of 1979 (19 U.S.C. 2515(g)) is amended—
- (A) in paragraph (1)-
- (i) by striking "of such subsection" and inserting "of subsection (d)(2)"; and
- (ii) by inserting "of subsection (d)(2)" after "(as the case may be)"; and
- (B) in paragraph (3)—
- (i) by striking "the the" and inserting "the"; and
- (ii) by inserting "of subsection (d)(2)" after "(as the case may be)".
- (14) Section 402(4) of the Trade Agreements Act of 1979 (19 U.S.C. 2532(4)) is amended by inserting a comma after "system, if any".

- (15) Section 414(b)(1) of the Trade Agreements Act of 1979 (19 U.S.C. 2544(b)(1)) is amended by striking "procedures,," each place it appears and inserting "procedures,".
- (16) Section 451(6)(A) of the Trade Agreements Act of 1979 (19 U.S.C. 2571(6)(A)) is amended by striking "Members." and inserting "Members;
 - (d) TITLE IV.-
- (1) Section 492(c) of the Trade Agreements Act of 1979 (19 U.S.C. 2578a(c)) is amended by striking "phystosanitary" and inserting "phytosanitary".
- (2) Section 412(b) of the Uruguay Round Agreements Act is amended by striking "1853" and inserting "972".
 - (e) TITLE V.—
- (1) Section 154(c)(2) of title 35, United States Code, is amended in the matter preceding subparagraph (A) by striking "Acts" and inserting "acts"
- (2) Section 104A(h)(3) of title 17, United States Code, is amended by striking "section 104A(g)" and inserting "subsection (g)".
 - (f) TITLE VI.—
- (1) Section 141(c)(1)(D) of the Trade Act of 1974 (19 U.S.C. 2171(c)(1)(D)) is amended by striking the second comma after "World Trade Organization".

(2) Section 601(b)(1)(B) of the Uruguay Round Agreements Act (19 U.S.C. 2465 note) is amended by striking "such date of enactment" and inserting "the date of the enactment of this Act".

(3) The heading for section 1106 of the Omnibus Trade and Competitiveness Act of 1988 (19 U.S.C. 2905) is amended by striking "for the wto" and inserting "or the wto".

SEC. 21. TECHNICAL AMENDMENTS RELATING TO PUBLIC LAW 103-182.

(a) TITLE II.-

- (1) Section 13031(b)(10)(A) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(b)(10)(A)) is amended—
- (A) by striking "Agreement)" and inserting "Agreement Implementation Act of 1988)"; and
- (B) by striking "section 403" and inserting "article 403".
- (2) Section 202 of the North American Free Trade Agreement Implementation Act (19 U.S.C. 3332) is amended—
- (A) in subsection (m)(4)(C) by striking "(o)" and inserting "(p)"; and
- (B) in subsection (p)(18) by striking "federal government" and inserting "Federal Government".
 - (b) TITLE III.-
- (1) Section 351(b)(2) of the North American Free Trade Agreement Implementation Act is amended by striking "Agreement Act" and inserting "Agreements Act".
- (2) Section 411(c) of the Trade Agreements Act of 1979 (19 U.S.C. 2541(c)) is amended by striking "Special Representatives" and inserting "Trade Representative".
- (3) Section 316 of the North American Free Trade Agreement Implementation Act (19 U.S.C. 3381) is amended by striking "subsection 202(d)(1)(C)(i)" and inserting "subsection (d)(1)(C)(i)".
- (4) Section 309(c) of the North American Free Trade Agreement Implementation Act (19 U.S.C. 3358(c)) is amended in paragraphs (1) and (2) by striking "column 1—General" and inserting "column 1 general".
 - (c) TITLE IV.—
- (1) Section 402(d)(3) of the North American Free Trade Agreement Implementation Act (19 U.S.C. 3432(d)(3)) is amended in the matter preceding subparagraph (A) by striking "(c)(4)" and inserting "subsection (c)(4)".
- (2) Section 407(e)(2) of the North American Free Trade Agreement Implementation Act (19 U.S.C. 3437(e)(2)) is amended by striking "petition," and inserting "petition;".
- (3) Section 516A(g)(12)(D) of the Tariff Act of 1930 (19 U.S.C. 1516a(g)(12)(D)) is amended—
- (A) by striking ''(Ď)(i)'' and inserting ''(D)''; and

- (B) by striking "If the Trade Representative"
- and inserting ''(i) If the Trade Representative''. (4) Section 415(b)(2) of the North American Free Trade Agreement Implementation Act (19 U.S.C. 3451(b)(2)) is amended by striking "under 516A(a)" and inserting "under section 516A(a)"
- (d) TITLE V.—Section 219 of the Caribbean Basin Economic Recovery Act (19 U.S.C. 2707) is amended-
- (1) in subsection (b)(1) by striking "Hemi-

(b) in subsection (b)(i) y staining Tiems sphere," and inserting "Hemisphere;"; and (2) in paragraphs (1) and (2) of subsection (h) by striking "Center," and inserting "Center;".

(e) TITLE VI.-

- (1) Section 3126 of the Revised Statutes of the United States (19 U.S.C. 293) is amended by striking "or both" and inserting "or both,".
 (2) Section 3127 of the Revised Statutes of the
- United States (19 U.S.C. 294) is amended by striking "conveyed a United States" and inserting "conveyed in a United States".
 (3) Section 436(a)(2) of the Tariff Act of 1930

- (19 U.S.C. 1436(a)(2)) is amended— (A) by striking ''431(e)'' and inserting ''431''; and
- (B) by striking "or" after the semicolon at the end.
- (4) Section 313 of the Tariff Act of 1930 (19 U.S.C. 1313) is amended-
- (A) in subsection (j)(2) by realigning the text following subparagraph (C)(ii)(II) beginning with "then upon the exportation" and ending with "duty, tax, or fee." two ems to the left so that the text has the same degree of indentation as paragraph (3) of section 313(j) of such Act;
- (B) in subsection (t) by striking "chapter"
- and inserting "Act".
 (5) Section 441 of the Tariff Act of 1930 (19 U.S.C. 1441) is amended-

- (A) in each of paragraphs (1), (2), and (4) by striking the semicolon at the end and inserting a period; and
- (B) in paragraph (5) by striking "; and" and inserting a period.

(6) Section 484(a)(1) of the Tariff Act of 1930 (19 U.S.C. 1484(a)(1)) is amended by striking "553, and 336(j)" and inserting "and 553"

- (7) Section 514(a) of the Tariff Act of 1930 (19 U.S.C. 1514(a)) is amended by striking "section 520 (relating to refunds and errors), and section 521 (relating to reliquidations on account of fraud)" and inserting "and section 520 (relating to refunds and errors)".
- (8) Section 491(a) of the Tariff Act of 1930 (19 U.S.C. 1491(a)) is amended in the first sentence
- (A) by striking "in in" and inserting "in"; and
- (B) by striking "appropriate customs officer" and inserting "Customs Service"
- (9) Section 490(c)(1) of the Tariff Act of 1930 (19 U.S.C. 1490(c)(1)) is amended by striking 'paragraphs (1) through (4) of subsection (a) and inserting "subparagraphs (A) through (D) of subsection (a)(1)
- (10) Sections 1207(b)(2) and 1210(b)(1) of the Omnibus Trade and Competitiveness Act of 1988 (19 U.S.C. 3007(b)(2) and 3010(b)(1)) are each amended by striking "484(e)" and "1484(e)" and inserting "484(f)" and "1484(f)", respectively.
- (11) Section 641(d)(2)(B) of the Tariff Act of 1930 (19 U.S.C. 1641(d)(2)(B)) is amended in the second to the last sentence by striking "his" and inserting "the
- (12) Section 621(4)(A) of the North American Free Trade Agreement Implementation Act is amended by striking "disclosure in 30 days" and inserting "disclosure within 30 days"

- (13) Section 592(d) of the Tariff Act of 1930 (19 U.S.C. 1592(d)) is amended in the subsection heading by striking "TAXES" and inserting
- (14) Section 625(a) of the Tariff Act of 1930 (19 U.S.C. 1625(a)) is amended by striking "chapter" and inserting "Act"
- (15) Section 413(a)(1) of the Tariff Act of 1930 (19 U.S.C. 1413(a)(1)) is amended by striking "this Act" and inserting "the North American Free Trade Agreement Implementation Act".

SEC. 22. TECHNICAL AMENDMENT REGARDING JUDICIAL REVIEW.

Section 516A(g)(4)(A) of the Tariff Act of 1930 (19 U.S.C. 1516a(g)(4)(A)) is amended by striking "Implementation Agreement Act of 1988" and "Agreement Implementation Act of inserting 1988''.

SEC. 23. RELIQUIDATING ENTRY OF WARP KNIT-TING MACHINES.

Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, upon proper request filed with the Customs Service before the 90th day after the date of the enactment of this Act, the Secretary of the Treasury shall—

- (1) liquidate or reliquidate as duty free Entry No. 100-3022436-3, made on July 12, 1989, at the port of Charleston, South Carolina; and
- (2) refund any duties and interest paid with respect to such entry.

SEC. 24. TEMPORARY SUSPENSION OF DUTY ON DICLOFOP-METHYL.

(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:

Methyl 2-[4-(2,4- dichlorophenoxy)phenoxy] propionate (diclofop-methyl) in bulk or in ''9902.30.16 forms or packages for retail sale containing no other pesticide products (CAS No. 51338-27-3) (provided for in subheading 2918.90.20 or 3808.30.15)

No change

No change

On or before 12/31/98".

(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.

SEC. 25. ELIMINATION OF DUTY ON 2-AMINO-3-ACID, CHLOROBENZOIC ESTER.

- (a) IN GENERAL.—Subheading 2922.49.05 of the Harmonized Tariff Schedule of the United States is amended by inserting after "acid" the following: "; 2-Amino-3-chlorobenzoic acid, methyl ester".
- (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.

26. **ELIMINATION** 3,3 -DIAMINOBENZIDINE (TETRAAMINO BIPHENYL).

- (a) IN GENERAL.—Subheading 2921.59.17 of the Harmonized Tariff Schedule of the United "and m-ng "m-States is amended by striking Xylenediamine'' and inserting Xvlenediamine: 3,3-Diaminobenzidine and (tetraamino biphenyl)''. (b) EFFECTIVE DATE.—
- (1) In GENERAL.—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.
- (2) RETROACTIVE APPLICATION.—Notwith-standing section 514 of the Tariff Act of 1930 or any other provision of law and subject to paragraph (3), any article described in subheading 2921.59.17 of the Harmonized Tariff Schedule of the United States (as amended by subsection (a)) that was entered-
 - (A) on or after January 1, 1995, and
- (B) before the date that is 15 days after the date of the enactment of this Act, and
- to which lower rate of duty would have applied if the entry had been made on or after the date

that is 15 days after the date of the enactment of this Act, shall be liquidated or reliquidated as if such subheading 2921.59.17 as so amended applied to such entry and the Secretary of the Treasury shall refund any excess duty paid with respect to such entry.

- (3) REQUESTS.—Liquidation or reliquidation may be made under subsection (b)(2) with respect to an entry only if a request therefor is filed with the Customs Service, within 180 days after the date of the enactment of this Act, that contains sufficient information to enable the Customs Service-
 - (A) to locate the entry; or
- (B) to reconstruct the entry if it cannot be located.

SEC. 27. CERTAIN UNLIQUIDATED VESSEL REPAIR ENTRIES.

Section 484E of the Customs and Trade Act of 1990 (19 U.S.C. 1466 note) is amended-

(1) in subsection (b)-

(A) by striking ''and'' at the end of paragraph (2)(B): (B) by redesignating paragraph (3) as para-

graph (4); and

(C) by inserting after paragraph (2) the following new paragraph;

"(3) any entry listed in subsection (c) that was made during the period beginning on January 1, 1993, and ending on December 31, 1994, to the extent such entry involves the purchase of equipment, the use of materials, or the expense of repairs in a foreign country for 66 LASH (Lighter Aboard Ship) barges documented under the laws of the United States if-

'(A) such entry was not liquidated on January 1, 1995; and

'(B) such entry, had it been made on or after January 1, 1995, would otherwise be eligible for the exemption provided in section 466(h)(1) of the Tariff Act of 1930 (19 U.S.C. 1466(h)(1)), ': and

(2) by adding at the end the following:

'(c) Entries.—The entries referred to in subsection (b)(3) are the following:

"(1) NUMBERED ENTRIES.—

Entry Number	Date of Entry
C14-0025455-8	August 18, 1993
C14-0025456-6	August 18, 1993
C14-0025457-4	August 18, 1993
C14-0025473-1	August 27, 1993
C14-0025478-0	September 13, 1993
C14-0025479-8	September 13, 1993
C14-0025480-6	September 13, 1993
C14-0025481-4	September 13, 1993
C14-0025511-8	April 16, 1993
C14-0025533-2	April 30, 1993
C14-0025545-6 C14-0025546-4	May 21, 1993 May 21, 1993
~	May 21, 1993 May 21, 1993
~ ~~~~~~	June 15, 1993
C14-0025558-9 C14-0025560-5	June 15, 1993
C14-0025574-6	July 21, 1993
C14-0025575-3	July 21, 1993
C14-0025603-3	July 23, 1993
C14-0025604-1	July 23, 1993
C14-0025605-8	July 23, 1993
C14-0025623-1	October 25, 1993
C14-0025624-9	October 25, 1993
C14-0025625-6	October 25, 1993
C14-0025635-5	November 8, 1993
C14-0025636-3	November 8, 1993
C14-0025637-1	November 8, 1993
C14-0025653-8	November 30, 1993
C14-0025654-6 C14-0025655-3	November 30, 1993 November 30, 1993
C14-0025655-3 C14-0025657-9	November 30, 1993 November 30, 1993
C14-0025679-3	January 3, 1994
C14-0025680-1	January 3, 1994
C14-0025688-4	February 14, 1994
C14-0025689-2	February 14, 1994
C14-0025690-0	February 14, 1994
C14-0025691-8	February 14, 1994
C14-0025692-6	February 14, 1994
C14-0026803-8	January 24, 1994
C14-0026804-6	January 24, 1994
C14-0026805-3	January 24, 1994
C14-0026807-9	January 24, 1994
C14-0026808-7 C14-0026809-5	January 24, 1994
~ ~~~~~	January 24, 1994 January 24, 1994
C14-0026810-3 C14-0026811-1	January 24, 1994 January 24, 1994
C14-0026826-9	March 10, 1994
C14-0026827-7	March 10, 1994
C14-0026828-5	March 10, 1994
C14-0026829-3	March 10, 1994
C14-0026830-1	March 10, 1994
C14-0026831-9	March 10, 1994
C14-0026832-7	March 10, 1994
C14-0026833-5	March 10, 1994
C14-0026841-8	March 31, 1994
C14-0026843-4	March 31, 1994

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Entry Number Date of Entry C14-0026852-5 May 5, 1994 C14-0026853-3 May 5, 1994 C14-0026867-1 May 18, 1994 C14-0026867-3 May 18, 1994 C14-0026887-9 May 18, 1994 C14-0026875-6 June 8, 1994 C14-0026898-8 August 2, 1994 C14-0026898-8 August 2, 1994 C14-0026898-6 August 2, 1994 C14-0040625-7 October 5, 1994.	"(2) Additional entry.—The entry of a 66th LASH barge (No. CG E69), for which no entry number is available, if, within 60 days after the date of the enactment of this subsection, a proper entry is filed with the Customs Service.". SEC. 28. DUTY ON DISPLAY FIREWORKS. (a) IN GENERAL.—Chapter 36 of the Harmonized Tariff Schedule of the United States is amended by striking subheading 3604.10.00 and	inserting in numerical sequence the following new subheadings, with the article description for subheading 3604.10 having the same degree of indentation as the article description for sub- heading 3604.90.00:
''3604.10 Fireworks: 3604.10.10 Display or special fireworks (Class 1.30	D	2.4% Free (A*, CA, E, IL, 12.5% J. MX)
3604.10.90 Other (including Class 1.4G)		
(b) Conforming Amendment.—General not 4(d) of the Harmonized Tariff Schedule of the United States is amended by striking "3604.00.00 India" and inserting "3604.10.10 India" and "3604.10.90 India". (c) Effective Date.—The amendment made by this section 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. SEC. 29. PERSONAL ALLOWANCE DUTY EXEMPTION FOR MERCHANDISE PUR CHASED IN A DUTY-FREE SALES ENTERPRISE. Section 555(b)(6) of the Tariff Act of 1930 (1.00.00.00).	"(A) Except as provided in subparagraph (B), merchandise"; and (2) by adding at the end the following new subparagraph: "(B) Except in the case of travel involving transit to, from, or through an insular possession of the United States, merchandise described in subparagraph (A) that is purchased by a United States resident shall be eligible for exemption from duty under subheadings 9804.00.65, 9804.00.70, and 9804.00.72 of the Harmonized Tariff Schedule of the United States	resident meets the eligibility requirements for the exemption claimed. Notwithstanding any other provision of law, such merchandise shall be considered to be an article acquired abroad as an incident of the journey from which the resident is returning, for purposes of determining eligibility for any such exemption.". SEC. 30. TEMPORARY DUTY SUSPENSION FOR CERTAIN MOTORCYCLES. (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:
"9902.98.06 Motorcycles produced in the United State into the United States by nonresidents I Motorcycle Rally and Races	or the purpose of participating in the Sturgis	o change Free On or before 12/31/ 2006''.
(b) Articles To Be Subject to Informal Entry; Taxes and Fees Not To Apply.—Not withstanding section 484 of the Tariff Act of 1930 (19 U.S.C. 1484) or any other provision of law, the Secretary of the Treasury may author ize the entry of an article described in heading 9902.98.06 of the Harmonized Tariff Schedule of the United States (as added by subsection (a) on an oral declaration of the nonresident entering such article and such article shall be free of taxes and fees which may be otherwise applicable. (c) Effective Date.—This section and the amendment made by this section shall apply to articles entered, or withdrawn from warehouse for consumption, on or after the 15th day after the date of the enactment of this Act. SEC. 31. DEFERRAL OF DUTY ON CERTAIN PRODUCTION EQUIPMENT. (a) IN GENERAL.—Section 3 of the Act of June 18, 1934 (commonly known as the Foreign Trade Zones Act, 19 U.S.C. 81c) is amended by adding at the end thereof the following new subsection.	"(1) IN GENERAL.—Notwithstanding any other provision of law, if all applicable customs laws are complied with (except as otherwise provided in this subsection), merchandise which is admitted into a foreign trade zone for use within such zone as production equipment or as parts for such equipment, shall not be subject to duty until such merchandise is completely assembled, installed, tested, and used in the production for which it was admitted. "(2) ADMISSION PROCEDURES.—The person who admits the merchandise described in paragraph (1) into the zone shall, at the time of such admission, certify to the Customs Service that the merchandise is admitted into the zone pursuant to this subsection for use within the zone as production equipment or as parts for such equipment and that the merchandise will be entered and estimated duties deposited when use of the merchandise in production begins, the merchandise in production begins, the merchandidazuron) in bulk or in forms or packages for	chandise shall be entered, as provided for in section 484 of the Tariff Act of 1930, and estimated duties shall be deposited with the Customs Service. The merchandise shall be subject to tariff classification according to its character, condition, and quantity, and at the rate of duty applicable, at the time use of the merchandise in production begins. "(4) FOREIGN TRADE ZONE.—For purposes of this subsection, the term 'foreign trade zone' includes a subzone." (b) EFFECTIVE DATE.—The amendment made by this section shall apply with respect to merchandise admitted into a foreign trade zone after the date that is 15 days after the date of the enactment of this Act. SEC. 32. TEMPORARY SUSPENSION OF DUTY ON THIDIAZURON. (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:
retail sale (CAS No. 51707-55-2) (provided (b) EFFECTIVE DATE.—The amendment made		o change On or before 12/31/98''.
by subsection (a) applies with respect to good entered, or withdrawn from warehouse for consumption, on or after the 15th day after the date of the enactment of this Act.	(a) IN GENERAL.—Subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United	
"9902.33.90 2,3,3-Trimethyl-indolenine (CAS No. 1640-	39-7) (provided for in subheading 2933.90.82) Free No	o change No change On or before 12/31/99''.

BIS(4-AMINO-3-METHYLCYCLOHEXYL)-SEC. 34.

(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:

of the enactment of this Act. ''9902.30.30 Bis(4-amino-3-methylcyclohexyl)-methane (CAS No. 6864-37-5) (provided for in sub-heading 2921.30.30)

No change No change On or before 12/31/99". (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.

(b) EFFECTIVE DATE.—The amendment made

by subsection (a) applies with respect to goods

entered, or withdrawn from warehouse for con-

sumption, on or after the 15th day after the date

SEC. 35. LIMITATION ON DESIGNATION AS BENE-FICIARY DEVELOPING COUNTRY.

(a) IN GENERAL.—Section 502(b)(2)(F) of the Trade Act of 1974 (19 U.S.C. 2462(b)(2)(F)) is amended to read as follows:

"(F) Such country aids or abets, by granting sanctuary from prosecution to, any individual or group which has committed an act of international terrorism or the Secretary of State makes a determination with respect to such country under section 6(j)(1)(A) of the Export Administration Act of 1979. ''.

(b) EFFECTIVE DATE.—The amendment made by subsection (a) shall take effect on October 1,

SEC. 36. TEMPORARY DUTY SUSPENSION ON CERTAIN CHEMICALS USED IN THE FOR-MULATION OF AN HIV PROTEASE IN-

(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 headings:

CONGRESSIONAL RECORD—SENATE

<i>''9902.30.63</i>	3-Acetoxy-2-methylbenzoyl chloride (CAS No. 167678-46-8) (provided for in subheading				
	2918.29.65)	Free	No change	No change	On or before 3/31/97
9902.30.64	$(S-(R^*,S^*))-(3-Chloro-2-hydroxy-1-((phenylthio)methyl)propyl)-carbamic$ acid			· ·	
	phenylmethyl ester (CAS No. 159878-02-1) (provided for in subheading 2922.19.60)	Free	No change	No change	On or before 3/31/97
9902.30.65	N-(1,1-dimethylethyl)deca-hydro-2-[2-hydroxy-3-[(3-hydroxy-2-methylbenzoyl)-				
	amino]-4-(phenylthio)butylf-3-isoquinolinecarboxamide, [3S-[2(2S*,3S*),				
	3.a.,4a.b.,8a.b.][(CAŚ No. 159989-64-7) (provided for in subheading 2933.40.60)	Free	No change	No change	On or before 3/31/97''.

(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 date that is 15 days after the date of the enactment of this Act.

SEC. 37. TREATMENT OF CERTAIN ENTRIES OF BUFFALO LEATHER.

Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, buffalo leather, provided for in subheading 4104.39.20 of the Harmonized Tariff Schedule of the United States, that is a product of Thailand and entered into the United States under entry numbers M42-1113868-8 and M42-1113939-7, shall, upon proper request filed with the Customs Service not later than 90 days after the date of the enactment of this Act, be liquidated or reliquidated, as appropriate, as if entered on June 30, 1995.

SEC. 38. FEES FOR CERTAIN CUSTOMS SERVICES.

- (a) IN GENERAL.—Section 13031(a)(5) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(a)(5)) is amended—
- (1) in subparagraph (A), by inserting "a place" after "aircraft from"; and
- (2) in subparagraph (B), by striking "subsection (b)(1)(A)" and inserting "subsection (b)(1)(A)(i)".
- (b) LIMITATION ON FEES.—Section 13031(b)(1) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(b)(1)) is amended to read as follows:
- "(b) Limitations on Fees.—(1)(A) No fee may be charged under subsection (a) of this section for customs services provided in connection with—
- "(i) the arrival of any passenger whose journev—
 - '(I) originated in—
- ''(áa) Čanada,
- "(bb) Mexico,
- "(cc) a territory or possession of the United States. or
- "(dd) any adjacent island (within the meaning of section 101(b)(5) of the Immigration and Nationality Act (8 U.S.C. 1101(b)(5))), or
- "(II) originated in the United States and was limited to—
- "(aa) Canada,
- "(bb) Mexico,

"9902.84.77

"(cc) territories and possessions of the United States, and

"(dd) such adjacent islands;

"(ii) the arrival of any railroad car the journey of which originates and terminates in the same country, but only if no passengers board or disembark from the train and no cargo is loaded or unloaded from such car while the car is within any country other than the country in which such car originates and terminates;

"(iii) the arrival of any ferry; or

- "(iv) the arrival of any passenger on board a commercial vessel traveling only between ports which are within the customs territory of the United States.
- "(B) The exemption provided for in subparagraph (A) shall not apply in the case of the arrival of any passenger on board a commercial vessel whose journey originates and terminates at the same place in the United States if there are no intervening stops.
- "(C) The exemption provided for in subparagraph (A)(i) shall not apply to fiscal years 1994, 1995, 1996, and 1997.".
- (c) FEE ASSESSED ONLY ONCE.—Section 13031(b)(4) of the Consolidated Omnibus Budget Reconciliation Act of 1985 (19 U.S.C. 58c(b)(4)) is amended—
- (1) by redesignating subparagraphs (A) and (B) as clauses (i) and (ii), respectively;
- (2) by striking "No fee" and inserting "(A) No fee"; and
- (3) by adding at the end the following new subparagraph:
- "(B) In the case of a commercial vessel making a single voyage involving 2 or more United States ports with respect to which the passengers would otherwise be charged a fee pursuant to subsection (a)(5), such fee shall be charged only 1 time for each passenger."
- (d) EFFECTIVE DATE.—The amendments made by this section shall take effect as if included in the amendments made by section 521 of the North American Free Trade Agreement Implementation Act.

SEC. 39. INJURY DETERMINATIONS FOR CERTAIN COUNTERVAILING DUTY ORDERS.

Section 753 of the Tariff Act of 1930 (19 U.S.C. 1675b) is amended—

(1) by inserting "or section 701(c)" after "section 303" each place it appears in the section heading and text; and

(2) in subsections (a)(2) and (c) by striking "under section 303(a)(2)".

SEC. 40. TREATMENT OF DIFFERENCE BETWEEN COLLECTIONS OF ESTIMATED ANTIDUMPING DUTY AND FINAL ASSESSED DUTY UNDER ANTIDUMPING DUTY ORDER.

Section 737(a) of the Tariff Act of 1930 (19 U.S.C. 1673f(a)) is amended—

- (1) in the matter preceding paragraph (1) by striking "deposit collected" and inserting "deposit, or the amount of any bond or other security, required";
- (2) in paragraph (1) by striking "the cash deposit collected" and inserting "that the cash deposit, bond, or other security"; and
- (3) in paragraph (2) by striking "refunded, to the extent the cash deposit" and inserting "refunded or released, to the extent that the cash deposit, bond, or other security".

SEC. 41. CERTAIN LEAD FUEL TEST ASSEMBLIES.

- (a) In General..—Notwithstanding section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, the Secretary of the Treasury shall—
- (1) liquidate or reliquidate as free of duty the entries listed in subsection (b), and
- (2) refund any duties paid with respect to such entry,

if the importer files a request therefor with the Customs Service within 90 days after the date of the enactment of this Act.

(b) Entries.—The entries referred to in subsection (a) are as follows:

Entry Number Date of Entry

110-0675952-3 March 9, 1990

110-1525996-0 September 19, 1990

110-3667810-7 November 7, 1990

110-1526938-1 December 21, 1990.

No change

No change

SEC. 42. SUSPENSION OF DUTY ON CERTAIN IN-JECTION MOLDING MACHINES.

(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:

On or before 12/31/

(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. SEC. 43. RELIQUIDATION OF CERTAIN ENTRIES OF COLOR TELEVISIONS.

- (a) IN GENERAL.—Notwithstanding sections 514 and 520 of the Tariff Act of 1930 (19 U.S.C. 1514 and 1520), or any other provision of law, the Customs Service shall, not later than 90 days after the date of the enactment of this Act, liquidate or reliquidate those entries made at various ports, which are listed in subsection (c), in accordance with the final results of the administrative reviews, covering the period from April 1, 1984, through March 31, 1991, conducted by the International Trade Administration of the Department of Commerce for such entries (case number A-580-008).
- (b) PAYMENT OF AMOUNTS OWED.—Any amounts owed by the United States pursuant to the liquidation or reliquidation of an entry under subsection (a) shall be paid by the Customs Service within 90 days after such liquidation or reliquidation.

(c) ENTRY LIST.—The entries referred to in subsection (a) are the following:

Date of Entry
July 6, 1984
July 6, 1984
July 17, 1984
August 9, 1984
August 9, 1984
July 28, 1984
July 28, 1984
July 30, 1984
September 20, 1984
September 25, 1984
October 17, 1984
October 17, 1984
October 17, 1984
October 17, 1984
October 17, 1984
October 4, 1984
October 9, 1984
December 28, 1984
December 28, 1984
November 13, 1984
November 13, 1984
October 8, 1984
August 3, 1984
August 3, 1984
October 31, 1984
October 31, 1984
July 6, 1984
August 6, 1984
July 30, 1984
July 30, 1984

Entry Number Date of Entry 84-208511-5 July 30, 1984 84-208013-6 84-208968-7 84-208968-7 85-151075-2 85-210038-1 84-780372-9 August 1, 1984 August 7, 1984 August 7, 1984 August 7, 1984 February 5, 1985 March 27, 1985 August 3, 1984 August 3, 1964 September 6, 1984 September 6, 1984 September 18, 1984 May 3, 1985 84-781699-4 84-781699-4 84-781699-4 84-781846-8 85-944006-0 August 27, 1985 October 30, 1985 December 2, 1985 December 16, 1985 85-294383-6 86-215010-1 86-215185-4 86-215310-8 85-602949-7 85-602950-7 85-602966-2 85-603347-0 April 15, 1985 April 19, 1985 April 19, 1985 April 26, 1985 April 26, 1985 May 8, 1985 May 31, 1985 April 22, 1986 February 23, 1987 April 16, 1986 January 12, 1987 January 19, 1987 January 19, 1987 January 22, 1987 85-603523-2 85-604545-5 86-383795-7 110-1905894-7 86-216530-3 110-0269614-1 110-0269942-6 110-0269947-5 110-0269942-6 August 14, 1986 August 20, 1986 October 20, 1986 October 20, 1986

Entry Number	Date of Entry
86-198869-1 86-198893-4	September 9, 1986 September 17, 1986
86-19893-4 86-198964-5	October 14, 1986 October 15, 1986 October 15, 1986 October 15, 1986 October 15, 1986 October 20, 1986
80-19894-5 331-3807959-6 331-3807959-6 331-3807959-6 331-3807959-6 331-3808023-0 331-3812541-5 331-3812541-5	October 15, 1986
331-3807959-6	October 15, 1986 October 15, 1986
331-3808023-0 331-3812541-5 331-3812541-5 331-3812541-5 331-3813766-7 110-1123057-7 110-1124082-4 110-1272348-9 110-1272348-9 110-1272505-4 110-1272505-4 110-127532-7 110-1274561-5 110-1274561-5 110-1274521-1 110-1907947-1 110-190699-1 110-190699-1 110-1908178-2 110-1908178-2 110-1908178-2 110-1908178-2 110-1908178-2 110-0294344-8 110-0124130-1	October 20, 1986 December 26, 1986
331-3812541-5 331-3813766-7	December 26, 1986 December 26, 1986 February 19, 1987 January 2, 1987 March 26, 1987 November 14, 1986 November 14, 1986 December 10, 1986 January 10, 1987
110-1123057-7 110-1124082-4	January 2, 1987 March 26, 1987
110-1272348-9	November 14, 1986 November 14, 1986
110-1272505-4	December 10, 1986
110-1272505-4	January 10, 1987
110-1274561-5 110-1274921-1	February 20, 1987 March 6, 1987
110-1275320-5 110-1275321-3	March 23, 1987 March 31, 1987
110-1907947-1 110-1906495-2	December 10, 1986 January 10, 1987 February 20, 1987 March 6, 1987 March 3, 1987 March 31, 1987 January 22, 1988 June 5, 1987 June 22, 1987 August 2, 1987 August 2, 1987 January 27, 1988 March 4, 1988 March 4, 1988 March 10, 1988 March 10, 1988 March 5, 1987 June 5, 1987 June 5, 1987 June 5, 1987 June 5, 1987
110-1906599-1	June 22, 1987
110-1900393-1	August 2, 1987
110-1908198-0	March 4, 1988
110-1908178-2 110-0294344-8	March 10, 1988 May 6, 1987
110-0294344-8 110-1124130-1	June 5, 1987 April 1, 1987
110-1124130-1 110-1124130-1	April 2, 1987 April 2, 1987
110-1125551-7	July 17, 1987
110-1124130-1 110-1124130-1 110-1125551-7 110-1125551-7 110-1126510-6	October 27, 1987
110-1127620-8	June 9, 1987 April 1, 1987 April 2, 1987 April 2, 1987 July 17, 1987 July 17, 1987 October 27, 1987 November 6, 1987 December 23, 1987 April 16, 1987
110-1275844-4 110-1278958-9	April 16, 1987 September 10, 1987 September 10, 1987
110-1278958-9 110-1279151-0	September 18, 1987
110-1279825-9 110-1279767-3 110-1280177-2 110-1280206-9	October 8, 1987
110-1280177-2 110-1280206-9	October 10, 1987 October 21, 1987 October 22, 1987 January 12 1988
110-1282001-2	January 12 1988 February 11 1988
110-1282566-4 110-1282642-3 110-1286015-8	February 11, 1988 February 11, 1988 February 22, 1988
110-1286165-1	March 16, 1988
110-1286165-1 110-1286165-1	March 16, 1988 March 16, 1988
110-1908453-9 110-1908567-6 110-1908567-6	April 22, 1988 May 11, 1988 May 11, 1988
110-1908928-0	June 29, 1988 May 13, 1988
110-1129739-4 110-1131047-8	August 4, 1300
110-1133675-4 110-1286261-8 110-1286261-8	January 6, 1989 April 7, 1988
110-1286492-9	January 6, 1999 April 7, 1988 April 7, 1988 May 12, 1988 May 12, 1988 May 12, 1988 June 16, 1988 July 7, 1988
110-1286492-9 110-1286492-9	May 12, 1988 Mav 12, 1988
110-1286677-5 110-1286796-3 110-1286965-4	June 16, 1988 July 7, 1988
110-1286965-4 110-1286965-4	August 4, 1988 August 4, 1988
110-1288931-4 110-0301260-3	December 8, 1988 May 12, 1989
110-0301272-8	May 19, 1989
110-0153952-4 110-1135558-0	September 3, 1989 May 12, 1989
110–1135558–0 110–1136677–7	May 12, 1989 July 11, 1989
110-1139014-0 110-1294013-3	November 24, 1989 September 14, 1989
110-1298751-4 110-1274861-9	May 15, 1990 March 4, 1987 March 4, 1987
110-1274863-5 110-1275349-4	March 4, 1987 Mav 12. 1987
110-1285836-8 110-1286179-2	May 12, 1987 August 31, 1988 March 25, 1988
110-1286180-0 110-1286181-8	March 25, 1988 March 25, 1988
110-1286265-9 110-1286507-4	April 5, 1988 May 12, 1988
110-1286580-1	May 26, 1988
110-1286582-7 110-1286584-3	May 26, 1988 May 26, 1988
110-1286634-6 110-1286681-7	June 7, 1988 June 18, 1988
110-1286751-8 110-1286782-3	June 23, 1988 July 7, 1988 July 27, 1988
110-1286881-3	August 1, 1300
110-1286882-1 110-1286925-8	August 10, 1988 July 27, 1988
110-1286927-4 110-1286972-0	August 1, 1988 August 11, 1988
110-1286991-0	August 1, 1988
	MENT NO. 5419 a table of contents a

(Purpose: To add a table of contents and make technical amendments)

Mr. NICKLES. Mr. President, Senator ROTH has an amendment at the desk, and I ask for its immediate consideration.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows: The Senator from Oklahoma [Mr. NICK-LES], for Mr. ROTH, proposes an amendment numbered 5419.

Mr. NICKLES. I ask unanimous consent reading of the amendment be dispensed with.

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

The amendment is as follows:

On page 48, line 17, strike all through line 19, and insert the following:

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- (a) SHORT TITLE.—This Act may be cited as the "Miscellaneous Trade and Technical Corrections Act of 1996"
- (b) Table of Contents.—
- Sec. 1. Short title; table of contents.
- Sec. 2. Payment of duties and fees.
- Sec. 3. Other technical and conforming amendments.
- Sec. 4. Clarification regarding the application of customs user fees.
- Sec. 5. Technical amendment to the Customs and Trade Act of 1990
- Sec. 6. Clarification of fees for certain customs services.
- Sec. 7. Special rule for extending time for filing drawback claims.
- Sec. 8. Treatment of entries of certain televisions.
- Sec. 9. Temporary duty suspension for personal effects of participants in certain world athletic events.
- Sec. 10. Miscellaneous technical correction.
- Sec. 11. Uruguay Round Agreements Act.
- Sec. 12. Imports of civil aircraft.
- Sec. 13. Technical correction to certain chemical description.
- Sec. 14. Marking of certain imported articles and containers. Sec. 15. Tariff treatment of certain silver,
- gold, and platinum bars.
- Sec. 16. Suspension of duty on certain semimanufactured forms gold.
- Sec. 17. Elimination of East-West Trade Statistics Monitoring System.
- Sec. 18. Retroactive election to reconcile entries. Sec. 19. Tariff treatment for certain motor
- vehicles. Sec. 20. Technical amendments relating to
- Public Law 103-465. Sec. 21. Technical amendments relating to
- Public Law 103-182. Sec. 22. Technical amendment regarding ju-
- dicial review Sec. 23. Reliquidation of entries of warp
- knitting machines. Sec. 24. Temporary suspension of duty on
- diclofop-methyl. Sec. 25. Elimination of duty on 2-amino-3-
- chlorobenzoic acid, methyl ester.
- Sec. 26. Elimination of duty 3,3'-diaminobenzidine (tetraamino biphenyl).
- Sec. 27. Certain unliquidated vessel repair entries.
- Sec. 28. Duty on display fireworks.
- Sec. 29. Personal allowance duty exemption for merchandise purchased in a duty-free sales enterprise.
- Sec. 30. Temporary duty suspension for certain motorcycles.
- Sec. 31. Deferral of duty on certain production equipment.
- Sec. 32. Temporary suspension of duty on thidiazuron.
- Sec. 33. 2,3,3-trimethyl-indolenine.
- Sec. 34. Bis(4-amino-3-methylcyclohexyl)methane.

- Sec. 35. Limitation on designation as beneficiary developing country.
- Sec. 36. Temporary duty suspension on certain chemicals used in the formulation of an HIV protease inhibitor.
- Sec. 37. Treatment of certain entries of buffalo leather.
- Sec. 38. Fees for certain customs services.
- Sec. 39. Injury determinations for certain countervailing duty orders.
- Sec. 40. Treatment of difference between collections of estimated antidumping duty and final assessed duty under antidumping duty order.
- Sec. 41. Certain lead fuel test assemblies.
- Sec. 42. Suspension of duty on certain injection molding machines.
- Sec. 43. Reliquidation of certain entries of color televisions.
- Sec. 44. Articles used to provide repair and maintenance services.
- Sec. 45. Yttrium oxide and cerium aluminum terbium used as luminophores.
- Sec. 46. Pharmaceutical grade phospholipids.
- Sec. 47. Certain structures, parts and components used in the Gemini Telescopes Project, Mauna Kea, Hawaii.
- Sec. 48. Articles provided to Steward Observatory
- Sec. 49. Reliquidation of certain frozen concentrated orange juice entries.
- Sec. 50. Twine, cordage, ropes, and cables. Sec. 51. Suspension of duty on certain fatty
- acid esters.
- Sec. 52. Duty suspension on a mobile bison slaughter unit.
- Sec. 53. Exemption from tariffs and fees for certain aircraft parts and equipment.
- Sec. 54. Reliquidation of certain entries of live swine
- Sec. 55. Reliquidation of certain entries of sewing machines.
- Sec. 56. Temporary duty suspension on certain textured rolled glass sheets
- Sec. 57. Temporary suspension of duty on DEMT.
- Sec. 58. Investigation on cattle and beef trade.
- Sec. 59. Special rule for Generalized System of Preferences.

On page 88, strike lines 7 and 8, and insert the following:

SEC. 23. RELIQUIDATION OF ENTRIES OF WARP KNITTING MACHINES.

On page 89, strike lines 15 through 17, and insert the following:

SEC. 26. ELIMINATION OF ON 3,3'-DIAMINOBENZIDINE (TETRAAMINO BIPHENYL).

On page 112, beginning on line 1, strike all through the matter following line 6, and insert the following:

SEC. 45. YTTRIUM OXIDE AND CERIUM ALU-MINUM TERBIUM USED AS LUMINOPHORES.

(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:

Yttrium oxide and "9902.32.06 cerium aluminun terbium of a kind

luminophores (provided for in sub

heading 3206.50.00) change change

fore 12/ 31/ 2000"

Mr. NICKLES, Mr. President, I ask unanimous consent the amendment be considered as read and agreed to, the committee amendment be agreed to, the bill be deemed read for the third time and passed, the motion to reconsider be laid upon the table and that any statements relating to the bill be placed at the appropriate place in the RECORD.

The amendment (No. 5419) was agreed to.

The committee amendment was agreed to.

The bill (H.R. 3815), as amended, was deemed read a third time, and passed.

AIRLINE SAFETY

Mr. STEVENS. Mr. President, we are facing a very serious matter before the Senate and Congress adjourns. The authority to spend money from the Airport and Airways Trust Fund expires on September 30. After that date, it will not be possible to spend, literally, millions and millions of dollars necessary to continue the modernization of our airway system, improvements in airports, in particular, that are safety-related, unless this bill is passed.

The airport at my capital city in Juneau is now red-lined because of the failure to have a system to deal with shear winds that develop there. We are now working to move into Juneau some portable equipment that can deal with wind profiling and predict shear wind. We have had over 1,000 people stranded in Juneau in the last week. We were seeking to go out of Juneau because of the failure to get clearance for the jets that fly from my State to Seattle. Alaska Airlines has practically been grounded there at a time when there was no winds at all.

This bill is being held up because of a provision offered by a member of the Democratic Party in this Senate, supported in conference by all but two members of that conference, and it is literally being blocked.

Mr. President, this bill provides for safety equipment at airports all over this country. Once we get to September 30, if that bill is not passed, they will come to a screeching halt. I want the Senate to know I will use every parliamentary maneuver I know to keep us in session until that bill passes.

I want everyone to listen because I am serious. We cannot recess without passing the FAA bill, and there is no way that this Senator will permit that. One Senator can keep the Senate in session if he wants to do that. We will stay in session until it passes.

I want further to note that there will not be another bill pass here by unanimous consent that has a Democratic name on it until the FAA bill passes.

I make strange statements at times, but at this time I know I can carry that out. I hope all Members of the other side in this body and in the other body are listening, because I don't care who it is—there is a conspiracy now

against the extension of the airportairways trust fund authorization. Now, in my State, which is one-fifth the size of the whole United States, we don't build roads, we fly; 75 percent of the communities in my State can be reached only by air. We are in the process now of moving in new equipment. The bill contains a sizable amount of authorization to carry out that new equipment.

As this Senate knows, we have had too many recent crashes. I was in one crash, Mr. President, in 1978, that was brought about by sheer winds. I have tried, in my time in the Senate, to do everything I can to get the authorization to get the changes and we now have them coming. This bill provides them.

I cannot tell the Senate in any stronger terms, we are going to stay in session—I am sorry to serve notice on the leadership itself—we are going to stay in session until that bill passes. If it is December 31, we are still going to be here. We cannot operate in my State without airways trust fund moneys. They provide the basic security for our transportation system.

I am just appalled that this one little provision that represents correcting an error that was made in the ICC bill when it passed the Senate and the House, it was an acknowledged error. One little provision that was placed in there by my good friend from South Carolina that is in this bill now is apparently an excuse for some of the Members on the other side of the aisle to hold up this important bill. It is a bill, by the way, that will provide hundreds of millions of dollars for the continuation of construction at airports throughout this country. Those will all come to a halt. No money is authorized to be spent after September 30 unless this bill passes.

So, Mr. President, I yield back to my friend, so he can bring about the closing. But I shall be here every minute the Senate is open now in order to assure that that bill will pass. It is a bill that we have worked on now for 2 years, and I was part of the conference committee. I know what happened in conference. But that is the democratic process. The two Senators who are objecting, and who are missing, better get on the plane and come back, because I am going to start calling them by name Monday if they are not back here and are trying to block this bill in absentia. This is the most important bill to my State every time it comes up. It is going to pass. That is all there is to it.

Mr. NICKLES. addressed the Chair. The PRESIDING OFFICER (Mr. STE-VENS). The Senator from Oklahoma.

Mr. NICKLES. My compliments to my colleague from Wyoming. He did fulfill a very significant heritage by following his father's footsteps in the Senate. I also want to mention the comments made by my colleague from Alaska dealing with the FAA bill. We need to pass that bill, the Senator is right. It is going to be irresponsible if we don't pass the bill. So I just pledge to my friend and colleague from Alaska that we will work as energetically as we possibly can to try to make sure that happens before we adjourn sine die.

ORDERS FOR MONDAY, SEPTEMBER 30, 1996

Mr. NICKLES. Mr. President, I ask unanimous consent that when the Senate completes its business today, it stand in adjournment until the hour of 10 a.m. on Monday, September 30; further, that immediately following the prayer, the Journal of the proceedings be deemed approved to date, the morning hour be deemed to have expired, the time for the two leaders be reserved for their use later in the day; the Senate then proceed to the amendable continuing resolution, which will come from the House later this evening, for debate only, no amendments in order prior to the hour of 2 p.m.

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

PROGRAM

Mr. NICKLES. Mr. President, the Senate will begin consideration of the omnibus appropriations bill at 10 a.m. on Monday. Also the Senate can be expected to consider the FAA conference report, the Presidio conference report, and other legislative items cleared for action.

Therefore, votes will occur but will not occur prior to the hour of 2 p.m. on Monday.

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. NICKLES. Mr. President, I ask unanimous consent that the order for the guorum call be rescinded.

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

ADJOURNMENT UNTIL 10 A.M. MONDAY, SEPTEMBER 30, 1996

Mr. NICKLES. Mr. President, if there is no further business to come before the Senate, I now ask unanimous consent the Senate stand in adjournment under the previous order.

For the information of all Senators, we will reconvene at 10 a.m. on Monday morning.

There being no objection, the Senate, at 7:08 p.m., adjourned until Monday, September 30, 1996, at 10 a.m.