

HR 857	<p>The Administration opposes H.R. 857, a bill to clarify the rules of origin for certain textile and apparel products. We believe that H.R. 857 was introduced in response to recent rulings on U.S. Customs and Border Protection (CBP) rule of origin, where CBP determined that the origin of window shades and blinds manufactured in China was the country where the fabric was formed. That country was not China and the shades/blinds imports were therefore not subject to the China Memorandum of Understanding (MOU) “safeguard” quota. This bill would change the rule of origin for certain products to country of production/assembly.</p> <p>If this bill is enacted it would impact a wide range of products not just window shades and blinds. It would probably cause confusion as the trade knows that the origin for these products is generally the fabric producing country. Adding to the confusion will be that the rules for curtains, drapes, valances, bed skirts, window shades, window blinds, and shower curtains made from other fabrics such as cotton, rayon, and silk, for example, are not covered by this bill and would therefore retain the current rule of origin based on country where the fabric was formed. In cases where CBP has had to apply the “most important country” multi-country rule of 19 U.S.C. § 3592(b)(3)(A), it has relied on the general principle that fabric forming is the most important manufacturing operation for products classified in Part 1 to Chapter 63. In diluting this principle, the proposed change would add further to the confusion and widen the unintended effects of the proposed change.</p> <p>The proposed changes to the origin rules would also be subject to possible circumvention and would confer a limited benefit to the proponent since the China MOU safeguard quotas are set to expire at the end of the year.</p>
HR 2362	<p>Change bill from technical correction to temporary duty reduction by changing the bill title to: “To reduce temporarily the duty on golf club driver heads”. Additionally, strike introduction of new HTS 6 digit (9506.35) and replace with the following:</p> <p>99XX.XX.XX Golf club driver heads (provided for in subheading 9506.39.00)... 2.2% ... No change ... No change. (DOC)</p>
HR 2456	<p>Delete the term “filament denier” or “average denier” as a qualifier for “Decitex.” Denier and Decitex are two different systems (intra-convertable) used to express fiber (or yarn) mass per unit length (linear density). The HTS uses the Decitex system.</p> <p>Missing HTS 8 digit number, please add in. (DOC)</p>
HR 3277	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration’s substantive opposition to the bill.</p> <p>The parenthetical “(provided for in subheading 3907.99.0050)” should be deleted and replaced with “(provided for in subheading 3907.99.0150).” Also, use the description associated with 3907.99.0150 to describe the product.</p>
HR 3278	<p>Rewrite to include CAS numbers 106990-43-6 and 65447-77-0.</p>

HR 3279	Rewrite as "4-Chlorobenzonitrile (CAS 623-03-0) (provided for in subheading 2926.90.14)."
HR 3280	Correct typo; should be Ortho Nitro Aniline (not Othro). Also include CAS number 88-74-4.
HR 3392	<p>This bill is the result of an understanding between the Government and Witex U.S.A., Inc. to settle CIT case # 98-0360: Witex U.S.A. Inc., v. U.S. If Congress does not pass an appropriate bill, that reflects the parties' understanding of a settlement, the Court will have to issue a decision. That said, the bill needs to be perfected regarding the RETROACTIVE APPLICATION. The time period stated in subsections (b) (1) and (2) is not correct and not within the understanding of the settlement. We recommend amending the bill to state as follows: "RETROACTIVE APPLICATION: Retroactivity applies only to entries whose liquidation has not yet become final."</p>
HR 3973	<p>The bags intended in this bill are not classifiable in subheading 4202.92.90, which provides for other bags and containers with outer surface of textile materials and plastic sheeting material. Rather, they are tote bags classifiable as travel bags under 4202.92.3031, which provides for travel, sport and similar bags, with outer surface of textile materials, of man-made fibers, other than backpacks. These bags would also not be classifiable in headings 3923 or 6307.</p>
HR 3977	<p>Cannot be administered unless rewritten. This bill was intended to include only those gloves used by the "professional auto racing pit-crew mechanics" that have a specific construction, and therefore should apply to very narrow specific models of gloves. As written the bill states "mechanics work gloves." This means that we would have to allow the special rate of duty for gloves used by all types of mechanics, going by the dictionary definition of mechanics, which would have to include mechanics who work with any type of machinery or tools. To limit the application of this bill to the products actually intended, HR 3977 should be rewritten to define the product as following: "Gloves specially designed for use by professional auto racing pit-crew mechanics and containing synthetic leather palms and fingers; fourchettes of synthetic leather or of fabric of nylon or elastomeric yarn; backs comprising either one layer of knitted fabric of elastomeric yarn or three layers with the outer layer of knitted fabric of elastomeric yarn, the center layer of foam and the inner layer of tricot fabric, the foregoing whether or not including a thermoplastic rubber logo or pad on the back; and elastic wrist straps with molded thermoplastic rubber hook-and-loop fasteners."</p> <p>Change bill from technical correction to an extension of temporary duty reduction. The subject product is currently afforded several breakouts in chapter 99 of the HTS (see 9902.1401, 9902.1402, 9902.1403, 9902.1404 and 9902.1405), with a temporary duty reduction, from 20.7 cents/kg+10.4% to 2.8%, through 12/31/2009. (DOC)</p>
HR 4347	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>HR 4347 seeks to extend the effective date of heading 9902.24.63 of the HTS. However, the tariff classification for the goods described in 9902.24.63 has changed and needs to be reflected in this legislation to effectively extend the date as intended. Heading 9902.24.63 refers to subheading 3911.90.90. This reference needs to be updated to 3908.90.7000. Therefore, the bill should be amended to also state that in heading 9902.24.63 the parenthetical "(provided for in subheading 3911.90.90)" should be deleted and replaced</p>

	with "(provided for in subheading 3908.90.7000)." Delete "(provided for in subheading 3911.90.90)" and substitute with "(provided for in subheading 3908.90.7000)". Also, add description used in HTS for the product.
HR 4356	In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill. Add word "acid" to end of chemical name and add CAS # 81-11-8.
HR 4358	HR 4358 is extending the effective date of 9902.11.95 of the HTS. However, the description associated with the tariff classification for the goods described in 9902.11.95 (3204.19.50) should be changed by adding the Colour Index Generic Name & Number to subheading text.
HR 4362	The chemical names should be changed to 9,10-Anthracenedione, 2-(1,1-dimethylpropyl)- (CAS 32588-54-8) and 9,10-Anthracenedione, 2-(1,2-dimethylpropyl)- (CAS 68892-28-4). Eliminate retroactive provision. Change bill title from "To clarify the temporary suspension" to "To suspend temporarily the duty". (DOC)
HR 4373	Bill title should refer to "Cyhalofop-butyl." Common Name "cyhalofop-butyl" should be added to the text of subheading 9902.02.86 after the chemical name.
HR 4376	Add description shown in HTS for this product.
HR 4377	Common Name "benfluralin" should be added to the text of subheading 9902.29.59 after the chemical name.
HR 4401	HR 4401 is extending the effective date of heading 9902.02.95 of the HTS. However, the tariff classification for the goods described in 9902.02.95 has changed and needs to be reflected in this legislation to effectively extend the date as intended. Subheading 9902.02.95 refers to subheading 3914.00.60. This reference needs to be updated to 3903.90.50. Therefore, the bill should be amended to also state that in subheading 9902.02.95 the parenthetical "(provided for in subheading 3914.00.60)" should be deleted and replaced with "(provided for in subheading 3903.90.50)."
HR 4402	Add description shown in HTS for the product.
HR 4403	Add description shown in HTS for this product.
HR 4411	The description under subheading 9902.87.01 identifies the part covered by this HTSUS to be "provided for in subheading 8708.99.73." This subheading no longer exists. If the part is part of the steering assembly would be properly classified in subheading 8708.94.75.
HR 4412	The bill proposes to add 9902.90.01, but it apparently does not provide for deleting 9902.10.62, which is identical except for having an earlier ending of its effective period. It is actually, in content, an extension of 9902.10.62, just with a more logical # (since digits 5-6 are the 1-97 HTS Chapter #).
HR 4413	Delete either "filament" or "fiber measure" as a qualifier for "Decitex." It is sufficient to use "Decitex" alone.

HR 4414	Delete either “filament” or “fiber measure” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone.
HR 4415	Delete either “filament” or “fiber measure” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone.
HR 4416	Delete either “filament” or “fiber measure” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone.
HR 4419	Delete either “filament” or “fiber measure” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone.
HR 4425	Delete either “filament” or “fiber measure” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone.
HR 4426	Delete either “filament” or “fiber measure” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone.
HR 4427	Delete either “filament” or “fiber measure” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone.
HR 4428	Delete either “filament” or “fiber measure” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone.
HR 4430	Recommend adding Colour Index Generic Name & Number to subheading text.
HR 4431	Recommend adding Colour Index Generic Name & Number “Reactive Blue 235” to subheading text.
HR 4432	Recommend adding Colour Index Generic Name & Number “Reactive Red 238” to subheading text.
HR 4437	Delete either “filament” or “fiber measure” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone.
HR 4438	Delete either “filament” or “fiber measure” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone.
HR 4465	Delete the term “filament” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone. Also, inclusion of the term “tow” in association with the term “staple” appears to be a contradiction in terms. Tow, by definition [Note 1 (a) through (e) to HTSUS Chapter 55], refers to continuous filament measuring, at minimum, two meters. Staple fibers are measured in millimeters or centimeters. The other criteria stated in these two documents suggest the intention is to provide for “tow,” not staple fiber.
HR 4470	Delete the term “filament” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone. Also, inclusion of the term “tow” in association with the term “staple” appears to be a contradiction in terms. Tow, by definition [Note 1 (a) through (e) to HTSUS Chapter 55], refers to continuous filament measuring, at minimum, two meters. Staple fibers are measured in millimeters or centimeters. The other criteria stated in these two documents suggest the intention is to provide for “tow,” not staple fiber.

HR 4471	Delete the term “filament” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone.
HR 4472	Delete the term “filament” as a qualifier for “Decitex.” It is sufficient to use “Decitex” alone.
HR 4506	Add Common Pesticide Name “imazalil” to subheading text after the name “enilconazole.”
HR 4515	The bill text reads: “2-Hydroxypropylmethylcellulose (CAS No. 9004-65-3), with a hydroxypropyl content of 7-17 percent by weight, a methoxyl content of 28-30 percent by weight, and a viscosity of 30 to 70 cps when tested per Hypromellose USP monograph (provided for subheading 3912.39.00).” emphasis provided. We recommend deleting “Hypromellose USP monograph” and substituting with “ASTM D-2363” because Hypromellose is simply another name for 2-Hydroxypropylmethylcellulose and the USP monograph is simply a template for writing test results in USP style and should reference a standard test method. The actual standard test method is the ASTM D-2363 Standard Test Methods for Hydroxypropyl Methylcellulose, which includes test methods for methoxyl content , viscosity, etc.
HR 4519	CAS number incorrect. Rewrite as CAS 80-43-3. HTS is incorrect. Rewrite as 2909.60.2000.
HR 4520	<p>The Administration opposes this bill. There are a number of cases currently pending in the United States Court of International Trade (CIT), in particular Witex U.S.A. Inc, v. U.S., Case # 98-00360, that will be directly affected if the proposed bill were to be enacted. The subject bill addresses certain listed entries made by only one importer, i.e., Mannington Mills Inc. In turn, Mannington had its own CIT case, i.e., CIT # 000300131, which was consolidated with the Witex case.</p> <p>We believe that the issue in this bill is more appropriately addressed by H.R. 3392 for which we have already provided comments H.R. 4520 does not reflect the understanding of a settlement between the Government, Witex U.S.A., and Mannington Mills.</p>
HR 4521	<p>The Administration opposes this bill. There are a number of cases currently pending in the United States Court of International Trade (CIT), in particular Witex U.S.A. Inc, v. U.S., Case # 98-00360, that will be directly affected if the proposed subject legislation were to be enacted. The subject bill addresses certain listed entries made by only one importer, i.e., Mannington Mills Inc. In turn, Mannington had its own CIT case, i.e., CIT # 000300131, which was consolidated with the Witex case.</p> <p>We believe that the issue in this bill is more appropriately addressed by H.R. 3392 for which we have already provided comments. H.R. 4521 does not reflect the understanding of a settlement between the Government, Witex U.S.A., and Mannington Mills.</p>
HR 4522	<p>The Administration opposes this bill. There are a number of cases currently pending in the United States Court of International Trade (CIT), in particular Witex U.S.A. Inc, v. U.S., Case # 98-00360, that will be directly affected if the proposed subject legislation were to be enacted. The subject bill addresses certain listed entries made by only one importer, i.e., Mannington Mills Inc. In turn, Mannington had its own CIT case, i.e., CIT # 000300131, which was consolidated with the Witex case.</p> <p>We believe that the issue in this bill is more appropriately addressed by H.R. 3392 for which we have already provided comments. H.R. 4522 does not reflect the understanding of a settlement between the Government, Witex U.S.A., and Mannington Mills.</p>

HR 4523	<p>The Administration opposes this bill. There are a number of cases currently pending in the United States Court of International Trade (CIT), in particular Witex U.S.A. Inc, v. U.S., Case # 98-00360, that will be directly affected if the proposed subject legislation were to be enacted. The subject bill addresses certain listed entries made by only one importer, i.e., Mannington Mills Inc. In turn, Mannington had its own CIT case, i.e., CIT # 000300131, which was consolidated with the Witex case.</p> <p>We believe that the issue in this bill is more appropriately addressed by H.R. 3392 for which we have already provided comments. H.R. 4523 does not reflect the understanding of a settlement between the Government, Witex U.S.A., and Mannington Mills.</p>
HR 4525	<p>The bill is not administrable. Part (a) of proposed Additional U.S. Note 4 to chapter 16 requires that airtight containers be “heat sealed.” This requirement would have the effect of excluding many containers (e.g., glass jars and metal cans) that are intended to be included. That is, such airtight jars and cans are usually closed by processes other than “heat sealing,” as that term is generally understood. Part (b) of proposed Note 4 imposes an oxygen-transmission-rate requirement that would necessitate laboratory testing by CBP when compliance/enforcement issues arise. We do not know if CBP laboratories are capable of performing the specified test; if they are not, then strict enforcement would not be possible. Finally, while proposed Additional U.S. Note 5 appears to be consistent with CBP practice, we believe that its inclusion in the tariff would, paradoxically, invite abuse by brokers/importers, since it is open to interpretation and involves a level of factual detail that is often lacking on import documents. Lastly, we are also concerned that while the bill’s definitions are explicitly applicable only to subheading 1604.14, users of the HTSUS, both inside and outside CBP, might logically infer that the same conditions/requirements pertain to other tariff provisions involving airtight containers.</p>
HR 4530	<p>Text of bill should reflect text of existing subheading 9902.12.45: Mixtures of 5-methyl-5-(4-phenoxyphenyl)-3-(phenyl-amino)-2,4-oxazolidinedione](famoxadone) (CAS No. 131807-57-3), 2-cyano-N-[(ethylamino)-carbonyl]-2-(methoxyimino)acetamide (Cymoxanil) (CAS No. 57966-95-7) and application adjuvants (provided for in subheading 3808.92.15).</p>
HR 4531	<p>The text of subheading 9902.12.42 presently cites CAS No. 173584-44-6, which is assigned to the S-isomer of Indoxacarb (DPX-KN 128). The bill uses CAS No. 144171-61-9 which is assigned to the unspecified stereochemistry (“generic”) product. CBP believes that the requestor actually means the s-isomer, CAS No. 173584-44-6) which is the only isomer with insecticidal activity. The bill should be rewritten to reflect that fact.</p>
HR 4532	<p>See also H.R. 4536, which also names “indoxacarb” but which provides a chemical name and CAS number that have nothing to do with “indoxacarb.” This bill seems to be accurate on the name and CAS number. Suggest adding chemical name, (S)-methyl 7-chloro-2,5-dihydro-2-[[methoxycarbonyl]-[4-(trifluoromethoxy)phenyl]amino]carbonyl]indeno[1,2-e][1,3,4]oxadiazine-4a-3(H)-carboxylate to subheading text in front of “indoxacarb” name.</p>
HR 4535	<p>If “the importer furnishes the Chemical Abstracts Service (C.A.S.) registry number and certifies that such registry number is not listed in the Chemical Appendix to the Tariff Schedule,” the classification should be 2924.29.71 (not listed in pharmaceutical appendix). If importer has not certified as such, then HTS number in bill (2924.29.7690) is correct.</p>
HR 4536	<p>As written, the bill has nothing to do with the cited subheading 9902.01.46. The product named in the title has no known uses in the CAS Registry. It is certainly not the Indoxacarb</p>

	named in the subheading. Clarification is needed.
HR 4537	CAS number 1861-31-1 is incorrect. CAS No should be rewritten 1861-32-1.
HR 4538	Add Common Name "topramezone" to subheading text after the chemical name.
HR 4554	Add description shown in HTS for the product.
HR 4555	Add description shown in HTS for the product.
HR 4557	Delete "(provided for in subheading 3907.20.00)" and substitute "(provided for in subheading 3904.69.50)". Also, add description used in HTS for the product.
HR 4558	Delete "(provided for in subheading 3907.20.00)" and substitute "(provided for in subheading 3904.69.50)". Also, add description used in HTS for the product.
HR 4559	Delete "(provided for in subheading 3907.20.00)" and substitute "(provided for in subheading 3904.69.50)". Also, add description used in HTS for the product.
HR 4560	Delete "(provided for in subheading 3907.20.00)" and substitute "(provided for in subheading 3904.69.50)". Also, add description used in HTS for the product.
HR 4561	Delete "(provided for in subheading 3907.20.00)" and substitute "(provided for in subheading 3904.69.50)". Also, add description used in HTS for the product.
HR 4562	Delete "(provided for in subheading 3907.20.00)" and substitute "(provided for in subheading 3904.69.50)". Also, add description used in HTS for the product.
HR 4563	Delete "(provided for in subheading 3907.20.00)" and substitute "(provided for in subheading 3904.69.50)". Also, add description used in HTS for the product.
HR 4565	Delete "(provided for in subheading 3904.50.00)" and substitute "(provided for in subheading 3904.90.50)". Also, add description used in HTS for the product.
HR 4566	Delete "(provided for in subheading 3907.20.00)" and substitute "(provided for in subheading 3904.69.50)". Also, add description used in HTS for the product.
HR 4567	Delete "(provided for in subheading 3402.90.50)" and substitute "(provided for in subheading 3904.69.50)". Also, add description used in HTS for the product.
HR 4569	The classification of 3402.90.50 is incorrect. Delete subheading 3402.90.50. Also delete 9902.02.33 and substitute 9902.10.33.
HR 4570	Add HTS number 3809.92.50.
HR 4578	Delete the term "filament" as a qualifier for "Decitex." It is sufficient to use "Decitex" alone.
HR 4579	Delete the term "filament" as a qualifier for "Decitex." It is sufficient to use "Decitex" alone.
HR 4586	The product description should be changed to read "Propane-phosphonic acid cyclic anhydride" and the CAS number should be corrected to 68957-94-8.

HR 4588	In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill. Classification should be 2933.79.08. Add Common Name "spirotetramat" to subheading text after the chemical name.
HR 4589	In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill. Add Common Name "flubendiamide" to subheading text after the chemical name.
HR 4590	Classification incorrect. Should be 2930.90.29. Chemical name should be corrected to Benzoic acid, 2-chloro-4-(methylsulfonyl)-3-[(2,2,2-trifluoroethoxy) methyl]-.
HR 4595	Add Common Name "isoxaflutole" to subheading text after the chemical name.
HR 4607	Add the Common Name "Spiromesifen" to the subheading text after the chemical name.
HR 4610	Bill needs to be rewritten as a "reduction", not a "suspension". (DOC)
HR 4618	Add description shown in HTS for the product.
HR 4620	Add description shown in HTS for the product.
HR 4621	Add description shown in HTS for the product.
HR 4622	Add description shown in HTS for the product.
HR 4623	Add description shown in HTS for the product.
HR 4625	HTS 99 number referenced in the bill is expired, please consult with ITC.
HR 4628	All labels and Material Safety Data Sheets seem to use the IUPAC or CAS version of the chemical name. For clarity, we recommend that the title of the bill use those names. We also recommend that the names be used in the subheading text: (E)-1-(2-chloro-1,3-thiazol-5-ylmethyl)-3-methyl-2-nitroguanidine or [C(E)]-N-[(2-chloro-5-thiazolyl)methyl]-N'-methyl-N"-nitroguanidine. Also, add Common Name "clothianidin" to subheading text after the chemical name.
HR 4629	Correct classification is 2930.90.29. [2-(Methylthio)-4-trifluoromethyl) benzoic acid (CAS No. 142994-05-6).
HR 4630	Classification incorrect. Should be 2930.90.29. In addition, change chemical name to 3-Chloro-2-Methylphenyl Methyl Sulfide.
HR 4631	Add Common Name "spiromesifen" to subheading text after the chemical name.
HR 4633	Change description to: "1,3- Dimethyl-1H-pyrazol-5-ol (CAS 5203-77-0) and 1,3-Dimethyl-5-pyrazolone (CAS 2749-59-9) (provided for in subheading 2933.19.90)".

HR 4634	Add Common Name "ethofumesate" to subheading text after the chemical name.
HR 4642	<p>Rewrite title to reflect paraquat dichloride technical as the pesticide. Provide CAS No. 1910-42-5 for paraquat dichloride. Provide chemical name 2-amino-4,5-dihydro-6-methyl-4-propyl-s-triazole-[1,5-a]pyrimidin-5-one and Common Name "PP796" for the emetic. Subheading text should read as follows:</p> <p>1,1'dimethyl-4,4'-bipyridinium dichloride (Paraquat Dichloride Technical) (CAS No. 1910-42-5) + 2-amino-4,5-dihydro-6-methyl-4-propyl-s-triazole-[1,5-a]pyrimidin-5-one (Emetic PP796) (CAS No. 27277-00-5) (provided for in subheading 3808.93.15).</p>
HR 4658	Correct CAS # to 123-31-9. (DOC)
HR 4666	The classification of 3824.90.92 is incorrect. Delete subheading 3824.90.92.
HR 4673	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>Add description shown in HTS for the product.</p>
HR 4679	The classification is incorrect and should be 2934.99.90.
HR 4680	Add the Common Name "Disulfiram" to the subheading text after the chemical name.
HR 4681	Add the Common Name "Thiram" to the subheading text after the chemical name.
HR 4682	Same product as H.R.5390, however, the proposed duty rates are different. Need to verify which is correct. N-phenyl-p-phenylenediamine and 4ADPA are the same product. Also known as 4-Aminodiphenylamine (CAS No. 101-54-2).
HR 4686	<p>The bill proposes that a subheading be inserted into the HTSUS for compression-ignition internal combustion piston engines specifically to be installed in vehicles of heading 8709. The Explanatory Notes to this heading (8709) identify the type of vehicles included in this heading as being work vehicles that have specific uses such as "used in factories, warehouses, dock areas or airports for the short distance transport of various loads (goods or containers) or, on railway station platforms, to haul small trailers." The establishment of a subheading solely for the internal combustion engines for these vehicles may require that CBP establish a requirement for an affidavit or documents in support of the fact that the engines imported under the new heading are intended for and will be solely be installed in work trucks of 8709 HTS and be verifiable, as this new subheading would be an actual use provision. Administration of such a requirement would be problematic and difficult to enforce.</p> <p>Administration opposes permanent duty change. (DOC)</p>
HR 4687	HTS 9902.70.19 specifies nonwoven fiberglass sheets apx. .0125 inches thick 0 .3175 mm), but bill indicates thickness of .40 mm to 1.65 mm. Bill should be written as a duty suspension with the appropriate HTS and new HTS 99#. (DOC)
HR 4692	In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.

	Delete "(provided for in subheading 3908.90.7000)" and substitute "(provided for in subheading 3908.10.0000)".
HR 4694	Classification should be in 2924.19.8000.
HR 4695	Classification should be in 2924.19.8000.
HR 4697	Classification should be in 2907.29.90.
HR 4699	<p>It appears that this bill is meant to apply to nonwoven filter fabric that will be used on paint spraying booths. Unfortunately, the description in the bill does not sufficiently describe the product, is too broad in its present form and is not administrable.</p> <p>The meaning of the term "tackifier-coated" has not been clarified. Nonwovens are formed as a web and may have chemical bonding agents. Is this "tackifier" a normal bonding agent or an additional substance that is specific to the required filtering function? It has never been identified.</p> <p>The bill appears to set out very specific requirements for the fibers that make up the nonwoven fabric – polyester fibers (2 to 10 Decitex,...). Unfortunately the Customs field offices may not be able to confirm these parameters. If this material is sent to the Customs laboratories for analysis, there may be problems as well. Nonwovens can best be thought of as a mass of fibers in a web. The fibers may be difficult to separate from any chemical binders which would be required for the determination of both the Decitex and the length.</p> <p>In addition, the bill as written is so broadly it could include all nonwovens with the same specified dimension – but a completely different use.</p> <p>One solution would be to word the bill to be a "use" provision. This way the duty free provision would only apply to the specific product imported by the filer which appears to have a very specific use in paint spraying booths.</p> <p>Add HTS 8 digit number. (DOC)</p>
HR 4733	The bill title calls these colorants and proceeds to provide a classification for inks. There is no support for an ink classification. We could find information only on two of the enumerated products where CAS numbers were provided: Direct Blue 199 (CAS No. 90295-11-7) and Direct Yellow 86 (or 122) (CAS No. 50925-42-3). These are direct dyes classifiable in subheading 3204.14.30. The other products are only identified by Pre-Manufacturing Numbers (PMN) which are unavailable to the public for review. We would not agree to classify any of these products as inks at this point. Therefore, we feel that there is not enough information at this time to write an administrable piece of legislation.
HR 4734	The bill title calls these colorants and proceeds to provide a classification for inks. There is no support for an ink classification. The products are identified only by Pre-Manufacturing Numbers (PMN) which are unavailable to the public for review. We would not agree to classify these products as inks at this point. Therefore, there is not enough information at this time to write an administrable piece of legislation.

HR 4743	Delete "(including molds)" in 9902.84.10. Molds are properly covered in the phrase "or molds entered separately".
HR 4753	CAS number for copper hydroxide is incorrect. CAS numbers are also reversed. Subheading text should be rewritten as follows: Copper oxychloride (CAS No. 1332-40-7) and copper hydroxide (CAS No. 20427-59-2) (provided for in subheading 3808.92.30).
HR 4754	Note that this bill duplicates subheading 9902.11.15. The bill may be better if it is presented as an amendment to the existing subheading. This version also leaves out the Common Name "tetraconazole" from the subheading text.
HR 4755	In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill. Based on the classification used, retitle the bill to read "To suspend temporarily the duty on products containing 1-(4,6-dimethoxypyrimidin-2-yl)-3-[2-(dimethylcarbamoyl)phenylsufamoyl] urea." The CAS number is also incorrect. It should be 213464-77-8. Add the Common Name "orthosulfamuron" after the chemical name. The subheading text would thus be: Products containing 1-(4,6-dimethoxypyrimidin-2-yl)-3-[2-(dimethylcarbamoyl) phenylsufamoyl] urea (orthosulfamuron) (CAS No. 213464-77-8) (provided for in subheading 3808.93.15).
HR 4758	Chemical name needs to be rewritten. Rewrite as: "Benzene, 1,1'-(1-methylethylidene)bis[3,5-dibromo-4-(2,3-dibromopropoxy)- CAS 21850-44-2) (Tetrabromobisphenol A bis(2,3-dibromopropyl) ether)".
HR 4787	Since flonicamid is only used as an insecticide, we recommend striking the classification 3808.99.08 from the subheading text.
HR 4792	Add approved Common Name "azoxystrobin" in parenthesis after "pyroxytrobin" to text of subheading 9902.02.06.
HR 4800	Add Common Name "methidathion" to subheading text after the chemical name.
HR 4801	Add Common Name "trinexapac-ethyl" to subheading text after the chemical name.
HR 4803	The product description should be changed to read "DCDNBTF Benzene, 2,4-dichloro-1,3-dinitro-5-(trifluoromethyl)" and the CAS number should be corrected to 29091-09-6.
HR 4809	Bill title inaccurate. Instead of extending the temporary suspension of duty on fipronil, this bill imposes a 5.2% duty, which is a reduction from the 6.5% of subheading 2933.19.23, but not a suspension of all duty.
HR 4814	Correct spelling of chemical compound is 3,5-Difluoroaniline. (Not Difluoraniline).
HR 4820	Add Common Name "rimsulfuron" to subheading text after the chemical name.
HR 4822	The bill title should read "To extend and modify the temporary suspension of duty on Carfentrazone-ethyl." The existing text of subheading 9902.01.54 contains a spelling error. It should read carfentrazone-ethyl, not carfentazone-ethyl. The rest of the bill is acceptable.

HR 4844	This combination of ingredients could be found in formulated ant-fouling paints as well. Such products would be classified in headings 3208, 3209, and 3210 depending on overall composition. It may be prudent to ask the requestor if there is any intention of importing such ant-fouling paints.
HR 4869	This chemical is an acid dye. The CAS Number is listed in the Chemical Appendix to the Tariff Schedule. Proper classification is in subheading 3204.12.50. Furthermore, the Colour Index name "Food Yellow 6" should be added to the text of subheading 9902.02.41 after the chemical name.
HR 4875	Correct classification is 3204.19.25.
HR 4876	CAS Number is listed in the Chemical Appendix to the Tariff Schedule. Correct classification is 3204.11.50.
HR 4886	Change description to: "To extend the temporary duty suspension on multi-format DVD camcorders." (DOC)
HR 4887	Change description to: "To extend the temporary duty suspension on multi-format DVD camcorders." (DOC)
HR 4902	Classification 2917.19.7050 is incorrect. Change classification to 2920.90.50.
HR 4903	Classification 2917.20.00 is incorrect. Change classification to 2920.90.50.
HR 4907	Classification 2917.19.70 is incorrect. Change classification to 2920.90.50.
HR 4908	Classification 2915.90.10 is incorrect. Change classification to 2915.90.50.
HR 4909	Classification 2917.19.70 is incorrect. Change classification to 2915.90.50.
HR 4920	Add description shown in HTS for the product.
HR 4921	Add description shown in HTS for the product.
HR 4924	Should be rewritten as (E)-2-Butenoic acid (CAS No. 107-93-7) (Crotonic acid).
HR 4945	Unused 9902 number needs to be used; 9902.01.00 is already used for H.R. 4944.
HR 4946	Unused 9902 number needs to be used; 9902.01.00 is already used for H.R. 4944. Also, subheading 8714.99.80 would only be the appropriate classification number for electric bells for bicycles; subheading 8306.10.00 is the appropriate classification number for non-electric bells for bicycles.
HR 4947	Alternate chemical name should have first letter capitalized. Rewrite as Benzoic acid, 3,4,5-trihydroxy-, propyl ester (CAS 121-79-9) (Propyl gallate).
HR 4948	Rewrite as Crotonaldehyde (CAS No. 4170-30-3) (2-Butenaldehyde).
HR 4961	Add generic name "Reactive Yellow DER 7459."
HR 4969	In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.

	Add Common Name "maleic hydrazide" to subheading text after the chemical name.
HR 4971	Add Colour Index Name "Acid Blue 171" after chemical name in subheading text.
HR 4974	Product description is too general. Unable to correctly classify.
HR 4975	The classification is incorrect; the correct classification is 2904.90.50.
HR 4977	Classification should be 3204.19.20 based on technical and use information. CBP issued a binding ruling on this product on 11/7/03 (NY J88559).
HR 4980	Add description shown in HTS for the product.
HR 4988	Add description shown in HTS for the product. The bill should refer to the product by chemical name and not by trade name, thus the title should read "Micro-porous, ultrafine, spherical polyamide powders of polyamide 6 (CAS No. 356040-79-4); polyamide-12 (CAS No. 338462-62-7); and, polyamide 6, 12 (CAS No. 356040-89-6) (provided for in subheading 3908.10.00 and 3908.90.70). (DOC)
HR 4994	The subheading identified covers the types of mattresses one would bring along on a camping trip to sleep or sit on, not floats to be used in swimming pools. The latter would be classified in heading 6307. The bill should specify which type it covers.
HR 4996	In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill. The information provided should be more specific. <ol style="list-style-type: none"> 1. Eliminate the words "approximately" and provide specific variances. 2. The full subheading should be added (7320.10.6015) along with the thickness of the leaf. 3. Add "Single" at the beginning and "individual" relating to the weight of the spring so that a complete unit would not fall into this range and is not included (which appears to be the intent). 4. If it is manufactured to a "patented" modified aus-forming process, the patent number should be identified. <p>The bill should be redrafted as follows: "Single leaf spring leaves of alloy steel of Japan JIS grade SUP 10H (SAE6150), each measuring from 137 mm to 164 mm in length and *** cm to *** cm in width, of a thickness of *** cm to *** cm, the foregoing designed for multi-leaf or taper leaf construction units, each individual leaf weighing from 41.7 kg. to 89.4 kg. produced using a patented modified aus-forming process (#) and designed for use in Class 7 and 8 trucks only (provided for in subheading 7320.10.6015), assembled multi-leaf spring units are not included."</p>
HR 5000	Three minor adjustments in the title and in the subheading text: precede first chemical name with "ethyl"; Common Name "fenoxaprop ethyl" should be shown as "fenoxaprop-p-ethyl"; "pyrafulfotole" should be "pyrasulfotole". Subheading text should read as follows: Mixtures containing ethyl (R)-2-[4-(6-chloro-1,3-benzoxazol-2-yloxy)phenoxy]propionate (Fenoxaprop-p-Ethyl) (CAS No. 71283-80-2), 5-hydroxy-1,3-dimethylpyrazol-4-yl 2-mesy-4-(trifluoromethyl)phenyl ketone (Pyrasulfotole) (CAS No. 365400-11-9), 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 cyanophenyl heptanoate (Bromoxynil heptanoate) (CAS No. 56634-95-8) (provided for in subheading 3808.93.15).
HR 5004	CAS No. should be 87546-18-7 for the pentyl ester. Classification should be 2925.19.42. This is a derivative of an imide of a polybasic acid. There is no nitrile function in this molecule.
HR 5009	Add Common Name "s-methoprene" (CAS No. 65733-16-6) to subheading text after the chemical name.
HR 5015	In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill. Assuming the bill is intended to suspend the duty on all products falling in subheading 1604.13.20, the wording of the proposed 9902.01 provisions should be changed to read as follows: "Prepared or preserved sardines, sardinella and brisling or sprats, in oil, in airtight containers, other, neither skinned nor boned (provided for in subheading 1604.13.20)." However, if the provision is meant to exclude any items normally encompassed by 1604.13.20 (e.g., "sprats,"), the language should be altered to make that clear.
HR 5016	Classification 2916.20.5000 is incorrect. Change classification to 2918.99.50.
HR 5017	Need to know percentage of pyrethrum extract. If over 50%, classification may not be correct at 1302. Heading 1302 allows for simple extracts not pure compounds of Chapter 29 or products of Chapter 38. Does this mean all Pyrethrum Compounds or only those of Heading 1302? Will need to address this on case by case basis or specifically state maximum allowable percentage of Pyrethrum.
HR 5019	Subheading 9902.24.35 is correctly written, but bill title contains a misspelling. The title of the bill should be "To extend the temporary suspension of duty on Tralomethrin."
HR 5027	CBP rulings to date classified similar Flow Controllers in HTS 8481 and not in HTS 9032. As of February 3, 2007, based on changes to the HTS Schedule, items as described in the bill are now classifiable duty free in HTSUS 8486.
HR 5040	Add Common Name "fluopicolide" to subheading text after the chemical name.
HR 5041	Add Common Name "fenhexamid" to subheading text after the chemical name.
HR 5042	Add Common Name "flubendiamide" to subheading text after the chemical name.
HR 5071	Add description used in the HTS for the product.
HR 5072	Chemical description should be rewritten as follows: Cobaltate(4-), hexacyano-, tetrapotassium (CAS 14564-70-6) (Arcol Catalyst 3)(provided in subheading 2931.00.90).
HR 5073	Add description used in the HTS for the product.

HR 5076	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>Trade name of the chemical compound is listed in HR 5076. It is more appropriate to provide the chemical name for the product. Rewrite as Methylene-p-phenylene isocyanate (101-68-8) (Mondur M Flaked).</p>
HR 5077	Correct classification is 2904.90.40. Chapter 99 provision should be rewritten to the following: o-Toluenesulfonic acid, methyl ester (CAS 23373-38-8) and p-Toluenesulfonic acid, methyl ester (CAS 80-48-8) (provided for in subheading 2904.90.40).
HR 5078	Add description used in the HTS for the product.
HR 5080	Add description used in the HTS for the product.
HR 5081	Add description used in the HTS for the product.
HR 5082	Add chemical name and CAS No. for the product.
HR 5083	Add description used in the HTS for the product.
HR 5088	It is not clear from this description as to where the "rubber mat" is located on this item. On the Whirlpool web site there is an item identified as a Laundry Work Surface in which it is stated: "The main textured area of the work surface is a chemical and scratch resistant mat that wipes clean easily." We understand that Whirlpool originally requested this duty suspension so it would appear that the part of the item that is described in the bill as "a rubber mat" is the actual work surface. Since the bill identifies the proper classification for this term to be 3924.90.56, which falls under a heading that only includes articles of plastics, this classification would be incorrect. If the work surface is truly made of rubber, the correct classification would be 4016.99.0500. On the other hand, the industry often uses the word "rubber" for materials that Customs considers to be plastic. If this is the case, than the word "rubber" should be deleted from the bill description and classification in 3924.90.56 would be correct.
HR 5094	The bill reads "stable" fibers; it should read "staple" fibers. (DOC)
HR 5118	Add Common Name "fosetyl-aluminium" to subheading text after the chemical name.
HR 5144	A more complete description is needed. Also, the classification under 9001.90.11 is incorrect. 9002.11.9000 is the correct HTS number.
HR 5145	A better description is needed. Also, the classification shown (9002.90.11) is incorrect. The correct classification is 9002.11.90. Also, the product is digital camera zoom lenses (not digital zoom camera lenses).
HR 5149	Tariff number 3809.10.00 is incorrect. Bill should read Piperazine co-polymerized copolyamide resin high-temperature melt adhesive pellets (CAS Nos. 118106-10-8, 1000189-84-3, or 1000189-29-6) (provided for in subheadings 3908.10.00 or 3908.90.70).

HR 5162	We cannot verify classification. The Colour Index Name and Number should be supplied and should appear in the subheading text.
HR 5163	We have tentatively identified this as Colour Index Reactive Blue 269. This should be verified by the requestor. If correct, the name should be included in the subheading text after the chemical name.
HR 5164	We have tentatively identified this as Colour Index Acid Yellow 151. This should be verified by the requestor. If correct, the name should be included in the subheading text after the chemical name.
HR 5166	Add Colour Index Name "Reactive Red 228" to text of subheading after chemical name. Recommend changing bill title to reflect full chemical name or Colour Index name. "Naphthalenedisulfonic acid" is a chemical unto itself.
HR 5185	Add description used in the HTS for the product.
HR 5188	Add description used in the HTS for the product.
HR 5194	Classification should be amended to read 3808.93.50. NY Ruling Letters A80895 & M84748 noted.
HR 5195	Not enough information to confirm classification. Classification under 8544.60.20 would only apply if this cable, as imported, is "fitted with connectors". Provide additional information in bill regarding classification.
HR 5197	Not enough information to confirm classification. Provide additional information in bill regarding classification.
HR 5198	Connectors are classified under headings 8535.90.80 or 8536. Heading 8538 is a parts provision. From the information provided we are unable to identify the product.
HR 5199	This item is not an article of heading 8536. Is the principal function to transmit torque? If not, what is the principal function?
HR 5200	Fiber optic amplifiers are not classified in heading 8536. In Headquarters Ruling Letter ("HQ") 955748, issued October 31, 1995, erbium doped fiber amplifiers were classified in heading 9013, HTSUS. Specifically, they were classified in subheading 9013.80.60 (which is 9013.80.90 in the current HTSUS). In HQ 965942, dated December 19, 2002, certain optical amplifiers (referred to as circuit packs incorporating optical amplifiers) were classified in heading 8517, HTSUS. Hence, more information is needed to determine if the type IL VS 19/4 amplifiers in this bill are classified in heading 8517, HTSUS, or in heading 9013, HTSUS.
HR 5201	Not enough information to confirm classification. Provide additional information in bill regarding classification.
HR 5202	Not enough information to confirm classification. Provide additional information in bill regarding classification.
HR 5203	In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.

	Not enough information to confirm classification. Is motor AC, DC, or Universal?
HR 5204	Not enough information to confirm classification. Provide additional information in bill regarding classification.
HR 5205	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>Not enough information about product to confirm HTS number. Assuming it is an electric motor we would need to know the type of electric motor: AC, DC, or Universal.</p>
HR 5207	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>Insufficient information. What variable of flow does the valve control? How is the valve actuated –by hand, by mechanical actuator, automatically, etc.? What does “500 milliliters minimum” refer to? Where is the valve used?</p>
HR 5208	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>Language is appropriate if 1.25 inch refers to the nominal size of the fitting (which is usually what the size refers to).</p>
HR 5209	There is not enough information provided to verify the classification of 3917.32. Subheading 3917.32 is limited to tubes, pipes and hoses that do not have a minimum burst pressure of 27.6 MPa, that are not reinforced or otherwise combined with other materials, and that are without fittings. Most likely this is not high pressure hose with a minimum burst pressure of 27.6 MPa, and most likely it does not have fittings. However, pressure hose generally is reinforced with some other material, such as textiles or metal, in which case it would be classifiable in 3917.39.
HR 5212	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>Insufficient information. What variable of flow does the valve control? How is the valve actuated –by hand, by mechanical actuator, automatically, etc.? What does “100 milliliters minimum” refer to? Where is the valve used?</p>
HR 5213	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>Insufficient information. The article needs to be described in greater detail. What is the purpose/function of the article? Where the article used?</p>

HR 5214	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>Insufficient information. The article needs to be described in greater detail. What is the purpose/function of the article? Where the article used?</p>
HR 5215	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>Insufficient information. The article needs to be described in greater detail. What is the purpose/function of the article? Where the article used?</p>
HR 5227	Correct the chemical name to 1,3,5-Triazine, 2,4,6-tris(2-propenyloxy)-.
HR 5245	Product is listed in the Chemical Appendix to the Tariff Schedule. Classification should be amended to 3204.12.50.
HR 5249	Add C.I. generic name "acid blue 324" to text after chemical name.
HR 5259	Add C.I. generic name "disperse red 356" to text after chemical name.
HR 5272	Remove "s" from "5-cyclopropyl-." Should be "5-cyclopropyl-."
HR 5273	Remove "s" from "5-cyclopropyl-." Should be "5-cyclopropyl-."
HR 5274	Add Common Name "imidacloprid" to subheading text after the chemical name.
HR 5275	Add Common Name "glufosinate-ammonium" to subheading text after the chemical name. Prefer IUPAC chemical name to name appearing in proposed text: ammonium (2RS)-2-amino-4-(methylphosphinato)butyric acid.
HR 5276	Correct the chemical name to be Methyl 3-(aminosulfonyl)-2-thiophenecarboxylate.
HR 5285	Add description used in the HTS for the product.
HR 5287	CBP would like to correct the chemical name. It should be Ferrate(3-), tris[5,6-di(amino-kN)-1,3-naphthalenedisulfonato(2-)]-, tripotassium.
HR 5291	<p>Classification incorrect for 4-[4-[3-[4-(Dimethylamino)phenyl]-2-propenylidene]-4,5-dihydro-3-methyl-5-oxo-1H-pyrazol-1-yl]benzenesulfonic acid, compound with N,N-diethylethanamine (1:1) (CAS No. 109940-17-2). Correct classification should be 3204.12.45. Chemical description should be changed to the following: 4-[4-[3-[4-(Dimethylamino)phenyl]-2-propenylidene]-4,5-dihydro-3-methyl-5-oxo-1H-pyrazol-1-yl]benzenesulfonic acid, compound with N,N-diethylethanamine (1:1) (Acid Violet 520T Pina).</p> <p>Classification should be corrected to 2933.19.37 for the following compounds:</p> <p>4-[3-[3-Carboxy-5-hydroxy-1-(4-sulfophenyl)-1H-pyrazole-4-yl]-2-propenylidene]-4,5-dihydro-5-oxo-1-(4-sulfophenyl)-1H-pyrazole-3-carboxylic acid, sodium salt, compound</p>

	<p>with N,N-diethylethanamine (CAS No. 90066–12–9)</p> <p>4-[4,5-dihydro-4-[[5-hydroxy-3-methyl-1-(4-sulfophenyl)-1H-pyrazol-4-yl]methylene]-3-methyl-5-oxo-1H-pyrazol-1-yl]benzenesulfonic acid, dipotassium salt (CAS No. 94266–02–1)</p> <p>4-[4-[[4-(Dimethylamino)-phenyl]methylene]-4,5-dihydro-3-methyl-5-oxo-1H-pyrazol-1-yl]benzenesulfonic acid, potassium salt (CAS No. 27268–31–1)</p> <p>4,5-dihydro-5-oxo-4-[(phenylamino)methylene]-1-(4-sulfophenyl)-1H-pyrazole-3-carboxylic acid, disodium salt; and 4-[5-[3-Carboxy-5-hydroxy-1-(4-sulfophenyl)-1H-pyrazol-4-yl]-2,4-pentadienylidene]-4,5-dihydro-5-oxo-1-(4-sulfophenyl)-1H-pyrazole-3-carboxylic acid, tetrapotassium salt (CAS No. 134863–74–4).</p>
HR 5295	<p>Bill in its present form is unacceptable. First, “8477.20.20” does not exist. Extruders are provided for in 8477.20.00. Terminology used in bill titles and proposed heading should be consistent (e.g., titles show extruding equipment while proposed heading shows “machines”). Preferred term is “machines”. “Equipment” is too broad.</p> <p>Use of “for building” is misleading. It implies that the machines do more than just extrude. CBP would prefer terminology such as “hot feed extruder” for an extruder which only forms and shapes the rubber compounds.</p> <p>Proposed bill includes the phrase “and parts and accessories thereof”. The language of heading 8477 does not encompass “accessories”, only parts. If parts are to be considered, then the appropriate subheading should also be listed, i.e., 8477.90. This would be consistent with the existing 9902 numbers covering tire manufacturing machines (e.g., 9902.84.85). If the bill is intended to encompass separately imported accessories, then each accessory will have to be separately listed along with its respective subheading. There is no one subheading for “accessories.”</p> <p>In addition, the proposed new subheading number is shown as 9902.01.00. However, 9902.01.00 is also shown for H.R.4782, H.R.4783, H.R.5296 and H.R.5297. A unique identifying 9902 number must be created for H.R. 5295 before the provision can be administered.</p> <p>Eliminate retroactivity provision of bill. (DOC)</p>
HR 5296	<p>Bill in its present form is unacceptable. Proposed bill includes the phrase “and parts and accessories thereof”. The language of heading 8477 does not encompass “accessories”, only parts. If parts are to be considered, then the appropriate subheading should be listed, i.e., 8477.90. This would be consistent with the existing 9902 numbers covering tire manufacturing machines (e.g., 9902.84.89). If the bill is intended to encompass separately imported accessories, then each accessory will have to be separately listed along with its respective subheading. There is no one subheading for “accessories.”</p> <p>In addition, the proposed new subheading number is shown as 9902.01.00. However, 9902.01.00 is also shown for H.R.4782, H.R.4783, H.R.5295 and H.R.5297. A unique identifying 9902 number must be created for H.R.5296 before the provision can be administered.</p>

	Eliminate retroactivity provision of bill. (DOC)
HR 5297	<p>Bill in its present form is unacceptable. Bill title refers to “certain tirebuilding machines”. However, this appears to be a collection of sundry machines and equipment used in a tire production facility but not necessarily classified in heading 8477. Unless it can be shown that the named articles form a functional unit (all imported together and all intended to contribute together to a clearly defined function covered by one of the headings in heading 8477), then the machines are classifiable in their respective headings (e.g., conveying equipment/heading 8428; controlling machinery/chapter 85 or 90; feeder systems/heading 8428 or 8479). None of the cited machines would be classified in heading 8477 on its own merit alone. The use of the nebulous term “but not limited to” is also unacceptable. Bill has to be rewritten to clearly show exactly what it is intended to encompass.</p> <p>In addition, it should be noted that the language of heading 8477 does not encompass “accessories”, only parts. If parts are to be considered, then the appropriate subheading should also be listed, i.e., 8477.90. This would be consistent with the existing 9902 numbers covering tire manufacturing machines (e.g., 9902.84.10). If the bill is intended to encompass separately imported accessories, then each accessory will have to be separately listed along with its respective subheading. There is no one subheading for “accessories.”</p> <p>Additional information is needed on all the listed machines. What is each one’s function? Are they all contained in one housing or mounted one on the other at time of importation? What other machines are meant to be included in the “but not limited to” phrase?</p> <p>In addition, the proposed new subheading number is shown as 9902.01.00. However, 9902.01.00 is also shown for H.R.4782, H.R.4783, H.R.5295 and H.R.5296. A unique identifying 9902 number must be created for H.R. 5297 before the provision can be administered.</p> <p>Eliminate retroactivity provision of bill. (DOC)</p>
HR 5300	<p>The bill contains insufficient information. Articles need to be described in greater detail. What are “certain cores”? What is the purpose/function of the cores? Where are the cores used? The reference to subheadings 9902.25.30, 9902.25.31 and 9902.25.32 does appear to be consistent with the limited descriptive information provided. For example, subheading 9902.25.32 needs to have a more specific target subheading number: 8708.40.1150 needs to replace the current 8708.40.11. Vehicles of heading 8703 are classifiable in subheading 8708.40.11 and they are not intended to benefit from the language of 9902.25.32.</p>
HR 5303	<p>Rewrite bill title: correct name for product is “Sendran” technical. Correct subheading text as well. Add Common Name “propoxur” to subheading text after “Sendran Technical.”</p>
HR 5304	<p>Bill is unnecessary. Sorafenib was added to the Pharmaceutical Appendix to the Harmonized Tariff Schedule in 2007. Pursuant to General Note 13, HSTUS, it is already free of duty.</p>

HR 5306	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>The merchandise described and the duty suspension (through 2009) is currently provided for in 9902.10.27.</p>
HR 5308	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>The merchandise described and the duty suspension (through 2009) is currently provided for in 9902.10.29.</p>
HR 5309	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>The tariff subheading for the affected merchandise, 2005.90.55, is obsolete. The merchandise described, and the duty suspension (through 2009) is currently provided for in subheading 9902.10.27.</p>
HR 5314	<p>HR 5314 is suspending temporarily the duty on thermoplastic biodegradable polymer blend. However, the tariff classification for the goods described in subheading 3919.90.50 has changed and needs to be reflected in this legislation to effectively suspend the duty as intended. The reference to 3919.90.50 needs to be updated to 3907.99.1. Therefore, the bill should be amended to delete the parenthetical "(provided for in subheading 3913.90.50)" and replaced with "(provided for in subheading 3907.99.01)."</p>
HR 5330	<p>The two entries identified in this bill are nowhere to be found in our database. Requestor should review and clarify. Otherwise, this is not administrable.</p>
HR 5333	<p>Add Common Names "bromoxynil octanoate and bromoxynil heptanoate" to subheading text after chemical name.</p>
HR 5334	<p>Rewrite subheading text to differentiate the two chemicals. Add Common Names for the two chemicals:</p> <p>Product mixtures containing Methyl 2-[[[(4,6-dimethoxy-2-pyrimidinyl)amino]carbonyl]amino)sulfonyl]-4-[(mesylamino) methyl]benzoate (mesosulfuron-methyl) (CAS No. 208465-21-8) and Methyl 4-iodo-2-[3-(4-methoxy-6-methyl-1,3,5-triazin-2-yl)ureidosulfonyl]benzoate, sodium salt (iodosulfuron-methyl-sodium) (CAS No. 144550-36-7) (provided for in subheading 3808.93.15).</p>
HR 5338	<p>The classification of 4-(2,4-dichlorophenoxy) butyric acid, dimethylamine salt is incorrect. It should be 2921.11.00. Common Names "2,4-DB" and "2,4-DB-dimethylammonium" should be added to the subheading text. Subheading 9902.23.26 text should read: 4-(2,4-Dichlorophenoxy) butyric acid (2,4-DB) (CAS No. 94-82-6) (provided for in subheading 2918.99.20, and 4-(2,4-dichlorophenoxy) butyric acid, dimethylamine salt (2,4-DB-dimethylammonium) (CAS No. 2758-42-1) (provided for in subheading 2921.11.00).</p>

HR 5339	Bill title misspells product name- should be "bromoxynil octanoate." Subheading 9902.22.97 is duplicated by subheading 9902.10.56. CAS number is incorrect for bromoxynil octanoate- should be 1689-99-2. Common Name "bromoxynil octanoate" should be added to the subheading text after chemical name.
HR 5340	The classification of dichlorprop-p dimethylamine salt is incorrect. It should be 2921.11.00. Common Names "dichlorprop-p," "dichlorprop-2-ethylhexyl" and "dichlorprop-P-dimethylammonium" should be added to the subheading text after the chemical names. Subheading 9902.23.25 text should read: (+)-(R)-2-(2,4-Dichlorophenoxy) propanoic acid (dichlorprop-p) (CAS No.15165-67-0) (provided for in subheading 2918.99.20); (+)-(R)-2-(2,4-dichlorophenoxy) propanoic acid, 2-ethylhexyl ester (dichlorprop-2-ethylhexyl) (CAS No. 79270-78-3) (provided for in subheading 2918.99.20), and (+)-(R)-2-(2,4-dichlorophenoxy) propanoic acid, dimethylamine salt (dichlorprop-P-dimethylammonium) (CAS No. 104786-87-0) (provided for in subheading 2921.11.00).
HR 5342	Add Common Name "MCPA" to the subheading text after chemical name.
HR 5343	Add Common Name "MCPA-2-ethylhexyl" to the subheading text after chemical name.
HR 5344	Add Common Name "MCPA-dimethylammonium" to the subheading text after the chemical name.
HR 5346	Add Common Name "imazapyr" to subheading text after chemical name.
HR 5347	In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill. Add Common Name "metsulfuron-methyl" to subheading text after chemical name. Classification of formulations should be 3808.93.15.
HR 5354	This bill cannot be administered. Theatrical lighting is not defined in the HTS or Explanatory Notes.
HR 5355	This bill cannot be administered. Theatrical lighting is not defined in the HTS or Explanatory Notes.
HR 5356	Classifications are incorrect. Surge suppressor strips are classified under 8537.10.9070; only surge protective receptacles are classified as 8536.30.8000. Please see CBP ruling PD B89474.
HR 5358	Description is not specific enough. Subheading 8536.69.80 is a blanket provision for all "other" connectors not more specifically described in subheading 8536.69.40. We would therefore need more information on the "certain" connectors.
HR 5364	This bill cannot be administered. In line ground fault circuit interrupter is not defined in either the HTS or the Explanatory Notes.
HR 5367	This bill is unenforceable. Right angle ground fault circuit interrupters are not defined in either the HTS or the Explanatory Notes.

HR 5369	<p>Unable to find data on chemicals and CAS numbers listed. Would suggest breaking these out into individual products for 9902 purposes and administrability. Need to know how products are used. If in photographic plate production, at what stage and for what purpose is compound utilized (i.e., to produce the emulsion or the plate substrate)?</p> <p>Poly[(allyl 2-methyl-2-propenoate)-co-(cyclohexyl 2-hydroxymethyl-2-propenoate)-co-(2-propenoic acid)] (CAS No. 860399-10-6). We feel that there is not enough information at this time to classify this product. The name of the solvent and the percentage by weight of each component is needed. Please indicate the percent by weight of the volatile organic solvent.</p> <p>3-Pyrazolidinone, 4-hexadecyl-1-phenyl (CAS 202483-63-4) is incorrectly classified. Correct classification is 2933.19.37.</p>
HR 5375	Rewrite as: 3,3,5-Trimethylcyclohexanol (CAS 116-02-9).
HR 5381	Rewrite as: Methyl cinnamate (CAS No. 103-26-4) 2-Propenoic acid, 3-phenyl-, methyl ester).
HR 5385	CAS number is incorrect. Change to "CAS No. to 5343-92-0."
HR 5386	Alternate names should follow after the CAS number. The first letter of alternate chemical name should be capitalized. Rewrite as: 5-Methyl-2-(methylethyl)cyclohexyl-2-hydroxypropanoate (CAS No. 59259-38-0 (Lactic acid, menthyl ester) (Frescolat).
HR 5388	Typographical error in alternate chemical name. Rewrite as: P-Anisaldehyde (CAS No. 123-11-5) (Benzaldehyde, 4-methoxy-).
HR 5389	Compound listed is not the same as provided for in 9902.11.62. Chemical listed in 9902.11.62 is o-tert-Butylcyclohexyl acetate associated with CAS 20298-69-5. o-tert-Butylcyclohexanol is associated with CAS No. 13491-79-7. Should be rewritten as o-tert-Butylcyclohexyl acetate (CAS 20298-69-5) (Agrumex).
HR 5390	Same product as H.R.4682, however, the proposed duty rates are different. Need to verify which is correct. N-phenyl-p-phenylenediamine and 4ADPA are the same product. Also known as 4-Aminodiphenylamine (CAS No. 101-54-2).
HR 5394	CAS No. 68457-13-6 is the number for a chemical compound identified as Cobalt Borate Neodecanoate complexes. We believe this product would be classified in Chapter 29 of the HTS. We believe the intention of this bill is to extend the duty suspension on unwrought cobalt boron metal (an alloy of cobalt) classifiable, as stated, in HTS 8105.20.30. We have no objection if the listed CAS number is deleted. This duty suspension was previously provided for under 9902.80.05 and no CAS number was provided.
HR 5399	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration's substantive opposition to the bill.</p> <p>The proposal requires clarification. Bags that are considered travel bags for tariff purposes (with outer surface of man-made textile materials) are classifiable in subheadings</p>

	<p>4202.92.3020 or 4202.92.3031, not subheading 4202.12.80. Some bags of man-made textile material with wheels and telescoping handles are considered suitcases (for example, a rolling pullman) for tariff purposes and are classifiable in subheading 4202.12.80.</p> <p>However, a bag with stowable shoulder straps infers that the bag intended in H.R. 5399 is more of a wheeled backpack, wheeled duffle bag, or wheeled tote bag rather than a rolling pullman-type of suitcase. Bags that have two shoulder straps which allow the bag to be worn over the shoulders and on the back are classifiable as backpacks. Bags with other types of shoulder straps are commonly classifiable as other travel bags.</p> <p>A wheeled backpack with outer surface of man-made textile material would be classified as subheading 4202.92.3020 which provides for travel, sport, and similar bags, with outer surface of textile materials, of man-made fibers, backpacks. A wheeled duffle bag or tote bag with outer surface of man-made textile material would be classified as subheading 4202.92.3031 which provides for travel, sport, and similar bags, with outer surface of textile materials, of man-made fibers, other.</p> <p>The mention of the removable backpack or daypack twice in the proposal could suggest that the bag must have two attached articles, rather than one.</p> <p>In addition, as currently written it is not clear if the “travel bag,” the “removable backpack or daypack,” or both must be provided for in tariff number indicated.</p> <p>To remedy this, the proposal should be rewritten as follows: “Travel bags with outer surface man-made fibers (provided for in subheading 4202.92.3020 or subheading 4202.92.3031), with wheels, a telescoping handle, stowable shoulder straps, valued over \$30, not to exceed 4900 cubic inches (60 liters), with a removable separate backpack or daypack (also provided for in subheading 4202.92.3020 or subheading 4202.92.3031), attached by zipper or other means, not to exceed 1600 cubic inches (26 liters).”</p>
HR 5412	Add Common Name “dimethomorph” to subheading text after chemical name.
HR 5415	The product name in HR 5415 should be corrected to read- Sodium Methylate in Methanol (Sodium Methylate Solution). The correct HTS, 3815.90.5000 as per CBP NY Ruling N005825, should be included in the bill.
HR 5416	Add Common Name “spiroxamine” to subheading text after chemical name.
HR 5423	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration’s substantive opposition to the bill.</p> <p>Add description shown in HTS for the product.</p>
HR 5431	Technical language must be changed to refer to polysulfone rather than polyethersulfone. (DOC)
HR 5432	<p>The description “plastic mesh” needs to be changed in the title of the bill. From the description provided, these are manmade woven textile fabrics for use in filters. It is not plastic mesh.</p> <p>If the PFA mesh fabric listed in this bill is capable of filtration in its condition as imported,</p>

	<p>prior to its integration into the filtration machinery, then classification in heading 5911, HTS, would most likely apply to the fabric. If however, the PFA fabric is incapable of performing its filtering function without further processing or manufacturing (other than cutting to size and shape, folding, etc.), then subheading 5407.71.00 may apply.</p> <p>Chapter 59 Note 7 reads, in part, “Heading 5911 applies to the following goods, which do not fall in any other heading of section XI:...</p> <p style="padding-left: 40px;">(iii) Straining cloth</p> <p>In the Explanatory Notes (EN) to Chapter 59 it states, in part,</p> <p>“The textile products and articles of this heading present particular characteristics which identify them as being for use in various types of machinery, apparatus, equipment or instruments or as tools or parts of tools...</p> <p style="padding-left: 40px;">(3) Straining cloth (e.g., woven filter fabrics and needled filter fabrics)”</p> <p>There are numerous NY and HQ ruling letters which have established that “straining cloth” covers all forms of filtering (liquid, gases, etc.) and is not limited to oil presses. At the very least, heading 5911 should be included in the text of the chapter 99 provision.</p> <p>The chapeau to the bill should read “To suspend temporarily the duty on certain woven mesh for use in filters”. Also, the description of the product in new subheading 9902.01.00 should read “Woven mesh of perfluoroalkoxy copolymer resin with filaments measuring 100 to 120 microns in diameter, for use in manufacturing filters of heading 8421 (provided for in subheading 5407.71.00)” (DOC)</p>
HR 5459	<p>Section 1(a) of the bill refers to “Heading 9902.02.33.” This classification is incorrect. Instead, the classification should be revised to read as follows “Subheading 9902.10.33....” Also, the bill should be revised to add the product description shown in HTS.</p>
HR 5476	<p>The amendment in Section 1(a)(1) regarding the change in subheading is not necessary. The present text of subheading 9902.05.19 is correct as written.</p>
HR 5553	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration’s substantive opposition to the bill.</p> <p>Travel bags of man-made fibers are provided for in subheadings 4202.92.3020 and 4202.92.3031, not 4202.12.80. Subheading 4202.12.80 provides for trunks, suitcases, vanity cases, briefcases, school satchels, and similar containers, constructed with outer surface of textile material, other than of vegetable fibers and not of pile construction.</p>
HR 5675	<p>In addition to the substantive objections to enactment of the bill as noted in the matrix, there are technical problems with the bill as set out below. Please note that making these technical corrections will not remove the Administration’s substantive opposition to the bill.</p> <p>The term “certified” should be defined or clarified, either within the text of the provision itself or in a statistical or U.S. Note to chapter 24. The clarifying language or definition should specify by whom, where and/or when the certification is to be made. In absence of such definition/clarification, CBP would encounter some difficulty in administering the provision in a consistent manner. Also, the bill, as written, appears to use new text in an</p>

	existing subheading (2402.10.80). Traditional practice in such circumstances requires that the existing number be retired and replaced by a new number.
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