[118H3882]

(Original Signature of Member)

119TH CONGRESS 1ST SESSION



To amend the Tariff Act of 1930 to improve the administration of antidumping and countervailing duty laws, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Ms. VAN DUYNE introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Tariff Act of 1930 to improve the administration of antidumping and countervailing duty laws, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Leveling the Playing Field 2.0 Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents for

7 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—SUCCESSIVE INVESTIGATIONS

- Sec. 101. Establishment of special rules for determination of material injury in the case of successive antidumping and countervailing duty investigations.
- Sec. 102. Initiation of successive antidumping and countervailing duty investigations.
- Sec. 103. Issuance of determinations with respect to successive antidumping and countervailing duty investigations.

TITLE II—RESPONDING TO MARKET DISTORTIONS

- Sec. 201. Addressing cross-border subsidies in countervailing duty investigations.
- Sec. 202. Modification of definition of ordinary course of trade to specify that an insufficient quantity of foreign like products constitutes a situation outside the ordinary course of trade.
- Sec. 203. Modification of adjustments to export price and constructed export price with respect to duty drawback.
- Sec. 204. Modification of determination of normal value to account for distortions of costs that occur in foreign countries.
- Sec. 205. Special rules for calculation of cost of production and constructed value to address distorted costs.

TITLE III—PREVENTING CIRCUMVENTION

- Sec. 301. Modification of requirements in circumvention inquiries.
- Sec. 302. Requirement of provision by importer of certification by importer or other party.
- Sec. 303. Clarification of authority for Department of Commerce regarding merchandise covered by antidumping and countervailing duty proceedings.
- Sec. 304. Asset requirements applicable to nonresident importers.

TITLE IV—COUNTERING CURRENCY UNDERVALUATION

- Sec. 401. Investigation or review of currency undervaluation under countervailing duty law.
- Sec. 402. Determination of benefit with respect to currency undervaluation.

TITLE V—PREVENTING DUTY EVASION

- Sec. 501. Limitation on protest against decisions of U.S. Customs and Border Protection of claims of evasion of antidumping and countervailing duty orders.
- Sec. 502. Procedures for investigating claims of evasion of safeguard actions.
- Sec. 503. Application of provisions relating to certain proprietary information.

TITLE VI—GENERAL PROVISIONS

- Sec. 601. Application to Canada and Mexico.
- Sec. 602. Effective date.

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TITLE I—SUCCESSIVE INVESTIGATIONS

3	SEC. 101. ESTABLISHMENT OF SPECIAL RULES FOR DETER-
4	MINATION OF MATERIAL INJURY IN THE
5	CASE OF SUCCESSIVE ANTIDUMPING AND
6	COUNTERVAILING DUTY INVESTIGATIONS.
7	(a) IN GENERAL.—Section 771(7) of the Tariff Act
8	of 1930 (19 U.S.C. 1677(7)) is amended—
9	(1) by redesignating subparagraphs (E)
10	through (J) as subparagraphs (F) through (K), re-
11	spectively;
12	(2) in subparagraph (I), as redesignated by
13	paragraph (1)—
14	(A) by striking "subparagraph (G)(ii)" and
15	inserting "subparagraph (H)(ii)"; and
16	(B) by striking "subparagraph (F)" and
17	inserting "subparagraph (G)"; and
18	(3) by inserting after subparagraph (D) the fol-
19	lowing:
20	"(E) Special rules for successive in-
21	VESTIGATIONS.—
22	"(i) IN GENERAL.—
23	"(I) EVALUATION OF IMPACT ON
24	DOMESTIC INDUSTRY.—In evaluating
25	the impact of imports of the merchan-

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1	dise on producers of domestic like
2	products under subparagraph (C)(iii),
3	the Commission shall—
4	"(aa) consider the condition
5	of the domestic industry as found
6	in a recently completed investiga-
7	tion;
8	"(bb) consider the effect of
9	a concurrent investigation or re-
10	cently completed investigation on
11	trade and the financial perform-
12	ance of the domestic industry, in-
13	cluding whether the imports are
14	likely to lead to the continuation
15	or recurrence of material injury
16	determined by the Commission in
17	any concurrent investigation or
18	recently completed investigation;
19	and
20	"(cc) include in the record
21	any prior injury determinations
22	by the Commission with respect
23	to imports of the merchandise.
24	"(II) EFFECT OF RECENT IM-
25	PROVEMENT ON MATERIAL INJURY

1	DETERMINATION.—For the purposes
2	of this subparagraph, the Commission
3	may not find that there is no material
4	injury or threat of material injury to
5	a domestic industry solely based on
6	recent improvements in the industry's
7	performance, such as an increase in
8	sales, market share, or profitability of
9	domestic producers, that are related
10	to relief granted pursuant to a con-
11	current investigation or recently com-
12	pleted investigation.
13	"(ii) Retroactive application of
14	FINAL DETERMINATION.—In making any
15	finding under section $705(b)(4)(A)$ or
16	735(b)(4)(A) in a successive investigation,
17	the Commission shall consider that a con-
18	current investigation or recently completed
19	investigation contributes to the likelihood
20	that the remedial effect of the counter-
21	vailing duty order to be issued under sec-
22	tion 706 or the antidumping duty order to
	$1 0 \mathbf{v}$
23	be issued under section 736 will be seri-

(b) DEFINITIONS.—Section 771 of the Tariff Act of
 1930 (19 U.S.C. 1677) is amended by adding at the end
 the following:

4 "(37) TREATMENT OF SUCCESSIVE INVESTIGA5 TIONS.—For purposes of paragraph (7)(E) and sec6 tions 702(f), 732(f), and 784:

7 "(A) CONCURRENT INVESTIGATION.—The 8 term 'concurrent investigation' means an ongo-9 ing investigation in which an affirmative deter-10 mination under section 703(a) or 733(a) has 11 been made by the Commission with respect to 12 imports of a class or kind of merchandise that 13 are the same or similar to imports of a class or 14 kind of merchandise that are the subject of a 15 successive investigation.

16 "(B) RECENTLY COMPLETED INVESTIGA-17 TION.—The term 'recently completed investiga-18 tion' means a completed investigation in which 19 affirmative determination under section an 20 705(b) or 735(b) was issued by the Commission 21 with respect to imports of a class or kind of 22 merchandise that are the same or similar to im-23 ports of a class or kind of merchandise that are 24 the subject of a successive investigation not

1	more than 2 years before the date of initiation
2	of the successive investigation.
3	"(C) Successive investigation.—The
4	term 'successive investigation' means an inves-
5	tigation that has been initiated by the admin-
6	istering authority following a petition filed pur-
7	suant to section 702(f) or 732(f).".
8	SEC. 102. INITIATION OF SUCCESSIVE ANTIDUMPING AND
9	COUNTERVAILING DUTY INVESTIGATIONS.
10	(a) Countervalling Duty Investigation.—Sec-
11	tion 702 of the Tariff Act of 1930 (19 U.S.C. 1671a) is
12	amended by adding at the end the following:
13	"(f) Initiation by Administering Authority of
14	Successive Countervailing Duty Investigation.—
15	A successive investigation shall be initiated—
16	"(1) under subsection (a), if—
17	"(A) the requirements under that sub-
18	section are met with respect to imports of a
19	class or kind of merchandise; and
20	"(B) imports of the same or similar class
21	or kind of merchandise are or have been the
22	subject of a concurrent investigation or recently
23	completed investigation; or
24	"(2) under subsection (b), if—

1	"(A) the determinations under clauses (i)
2	and (ii) of subsection $(c)(1)(A)$ are affirmative
3	with respect to imports of a class or kind of
4	merchandise; and
5	"(B) imports of the same or similar class
6	or kind of merchandise are or have been the
7	subject of a concurrent investigation or recently
8	completed investigation.".
9	(b) ANTIDUMPING DUTY INVESTIGATION.—Section
10	732 of the Tariff Act of 1930 (19 U.S.C. 1673a) is
11	amended by adding at the end the following:
12	"(f) Initiation by Administering Authority of
13	Successive Antidumping Duty Investigation.—A
14	successive investigation shall be initiated—
15	"(1) under subsection (a), if—
16	"(A) the requirements under that sub-
17	section are met with respect to imports of a
18	class or kind of merchandise; and
19	"(B) imports of the same or similar class
20	or kind of merchandise are or have been the
21	subject of a concurrent investigation or recently
22	completed investigation; or
23	"(2) under subsection (b), if—
24	"(A) the determinations under clauses (i)
25	and (ii) of subsection $(c)(1)(A)$ are affirmative

1	with respect to imports of a class or kind of
2	merchandise; and
3	"(B) imports of the same or similar class
4	or kind of merchandise are or have been the
5	subject of a concurrent investigation or recently
6	completed investigation.".
7	SEC. 103. ISSUANCE OF DETERMINATIONS WITH RESPECT
8	TO SUCCESSIVE ANTIDUMPING AND COUN-
9	TERVAILING DUTY INVESTIGATIONS.
10	(a) IN GENERAL.—Subtitle D of title VII of the Tar-
11	iff Act of 1930 (19 U.S.C. 1677 et seq.) is amended by
12	adding at the end the following:
13	"SEC. 784. DETERMINATIONS RELATING TO SUCCESSIVE IN-
14	VESTIGATIONS.
15	"(a) IN GENERAL.—Notwithstanding any other pro-
15 16	"(a) IN GENERAL.—Notwithstanding any other pro- vision of this title, the administering authority—
16	vision of this title, the administering authority—
16 17	vision of this title, the administering authority— "(1) with respect to a successive investigation
16 17 18	vision of this title, the administering authority— "(1) with respect to a successive investigation under section 702(f)—
16 17 18 19	vision of this title, the administering authority— "(1) with respect to a successive investigation under section 702(f)— "(A) shall issue a preliminary determina-
16 17 18 19 20	vision of this title, the administering authority— "(1) with respect to a successive investigation under section 702(f)— "(A) shall issue a preliminary determina- tion under section 703(b) not later than 85
16 17 18 19 20 21	vision of this title, the administering authority— "(1) with respect to a successive investigation under section 702(f)— "(A) shall issue a preliminary determina- tion under section 703(b) not later than 85 days after initiating the investigation;
 16 17 18 19 20 21 22 	<pre>vision of this title, the administering authority—</pre>

1	"(C) upon receipt of an allegation by the
2	petitioner pursuant to section 703(e), shall
3	make a determination under section 703(e) with
4	respect to the investigation;
5	"(D) shall issue a final determination
6	under section $705(a)$ not later than 75 days
7	after issuing the preliminary determination
8	under subparagraph (A); and
9	"(E) shall extend the date of the final de-
10	termination under section 705(a) if requested
11	by the petitioner; and
12	((2) with respect to a successive investigation
13	under section $732(f)$ —
13 14	under section 732(f)— "(A) shall issue a preliminary determina-
14	"(A) shall issue a preliminary determina-
14 15	"(A) shall issue a preliminary determina- tion under section 733(b) not later than 140
14 15 16	"(A) shall issue a preliminary determina- tion under section 733(b) not later than 140 days after initiating the investigation;
14 15 16 17	"(A) shall issue a preliminary determina- tion under section 733(b) not later than 140 days after initiating the investigation;"(B) may not postpone under section
14 15 16 17 18	 "(A) shall issue a preliminary determination under section 733(b) not later than 140 days after initiating the investigation; "(B) may not postpone under section 733(c) such deadline for the issuance of a pre-
14 15 16 17 18 19	 "(A) shall issue a preliminary determination under section 733(b) not later than 140 days after initiating the investigation; "(B) may not postpone under section 733(c) such deadline for the issuance of a preliminary determination unless requested by the
14 15 16 17 18 19 20	 "(A) shall issue a preliminary determination under section 733(b) not later than 140 days after initiating the investigation; "(B) may not postpone under section 733(c) such deadline for the issuance of a preliminary determination unless requested by the petitioner;
14 15 16 17 18 19 20 21	 "(A) shall issue a preliminary determination under section 733(b) not later than 140 days after initiating the investigation; "(B) may not postpone under section 733(c) such deadline for the issuance of a preliminary determination unless requested by the petitioner; "(C) upon receipt of an allegation by the

1	"(D) shall issue a final determination
2	under section 735(a) not later than 75 days
3	after issuing the preliminary determination
4	under subparagraph (A); and
5	"(E) may extend the date of the final de-
6	termination under section $735(a)(2)$ if re-
7	quested by the petitioner.".
8	(b) Clerical Amendment.—The table of contents
9	for the Tariff Act of 1930 is amended by inserting after
10	the item relating to section 783 the following:
	"Sec. 784. Determinations relating to successive investigations.".
11	TITLE II—RESPONDING TO
12	MARKET DISTORTIONS
13	SEC. 201. ADDRESSING CROSS-BORDER SUBSIDIES IN
13 14	SEC. 201. ADDRESSING CROSS-BORDER SUBSIDIES IN COUNTERVAILING DUTY INVESTIGATIONS.
14	COUNTERVAILING DUTY INVESTIGATIONS.
14 15	COUNTERVAILING DUTY INVESTIGATIONS. (a) IN GENERAL.—Section 701(d) of the Tariff Act
14 15 16	COUNTERVAILING DUTY INVESTIGATIONS. (a) IN GENERAL.—Section 701(d) of the Tariff Act of 1930 (19 U.S.C. 1671(d)) is amended—
14 15 16 17	COUNTERVAILING DUTY INVESTIGATIONS. (a) IN GENERAL.—Section 701(d) of the Tariff Act of 1930 (19 U.S.C. 1671(d)) is amended— (1) in the subsection heading, by striking
14 15 16 17 18	COUNTERVAILING DUTY INVESTIGATIONS. (a) IN GENERAL.—Section 701(d) of the Tariff Act of 1930 (19 U.S.C. 1671(d)) is amended— (1) in the subsection heading, by striking "TREATMENT OF INTERNATIONAL CONSORTIA" and
14 15 16 17 18 19	COUNTERVAILING DUTY INVESTIGATIONS. (a) IN GENERAL.—Section 701(d) of the Tariff Act of 1930 (19 U.S.C. 1671(d)) is amended— (1) in the subsection heading, by striking "TREATMENT OF INTERNATIONAL CONSORTIA" and inserting "CUMULATION OF CROSS-BORDER SUB-
14 15 16 17 18 19 20	COUNTERVAILING DUTY INVESTIGATIONS. (a) IN GENERAL.—Section 701(d) of the Tariff Act of 1930 (19 U.S.C. 1671(d)) is amended— (1) in the subsection heading, by striking "TREATMENT OF INTERNATIONAL CONSORTIA" and inserting "CUMULATION OF CROSS-BORDER SUB- SIDIES";
 14 15 16 17 18 19 20 21 	COUNTERVAILING DUTY INVESTIGATIONS. (a) IN GENERAL.—Section 701(d) of the Tariff Act of 1930 (19 U.S.C. 1671(d)) is amended— (1) in the subsection heading, by striking "TREATMENT OF INTERNATIONAL CONSORTIA" and inserting "CUMULATION OF CROSS-BORDER SUB- SIDIES"; (2) by striking "For purposes" and inserting
 14 15 16 17 18 19 20 21 22 	COUNTERVAILING DUTY INVESTIGATIONS. (a) IN GENERAL.—Section 701(d) of the Tariff Act of 1930 (19 U.S.C. 1671(d)) is amended— (1) in the subsection heading, by striking "TREATMENT OF INTERNATIONAL CONSORTIA" and inserting "CUMULATION OF CROSS-BORDER SUB- SIDIES"; (2) by striking "For purposes" and inserting the following:

(3) in paragraph (1), as designated by para graph (2)—

3 (A) by inserting after "in their respective home countries," the following: "or multi-4 5 national corporations that are engaged in the 6 production of subject merchandise receive 7 countervailable subsidies to assist, permit, or 8 otherwise enable their production or manufac-9 turing operations in the country in which the 10 class or kind of merchandise is produced, ex-11 ported, or sold (or likely to be sold) for impor-12 tation into the United States,"; and

(B) by inserting after "the international
consortium" the following: "or multinational
corporation"; and

16 (4) by adding at the end the following:

17 "(2) TRANSNATIONAL SUBSIDIES.—

18 "(A) IN GENERAL.—For purposes of this 19 subtitle, if there is a countervailable subsidy by 20 a government of a third country or any public 21 entity within the territory of a third country 22 with respect to the manufacture, production, or 23 export of a class or kind of merchandise that is 24 produced, exported, or sold (or likely to be sold) 25 for importation into the United States from the

1	territory of the subject country, and the govern-
2	ment of the subject country or any public entity
3	within the territory of the subject country facili-
4	tates the provision of such subsidy, then the ad-
5	ministering authority shall treat the subsidy as
6	having been provided by the government of the
7	subject country or a public entity within the
8	territory of the subject country and shall cumu-
9	late all such countervailable subsidies, as well
10	as countervailable subsidies provided directly or
11	indirectly by the government or any public enti-
12	ty within the territory of the subject country.
13	"(B) APPLICATION.—This paragraph shall
14	be applied in a manner consistent with the
15	international obligations of the United States.".
16	(b) Definitions.—Section 771 of the Tariff Act of
17	1930 (19 U.S.C. 1677) is amended—
18	(1) in paragraph (5A), by inserting after sub-
19	paragraph (D) the following:
20	"(E) TRANSNATIONAL SUBSIDY.—In deter-
21	mining whether a transnational subsidy is a
22	specific subsidy, in law or in fact, the admin-
23	istering authority shall examine the situation in
24	the subject country based on subparagraphs
25	(B), (C), and (D).";

1	(2) in paragraph (9)—
2	(A) in subparagraph (F), by striking
3	"and" at the end;
4	(B) in subparagraph (G), by striking the
5	period at the end and inserting ", and"; and
6	(C) by adding at the end the following:
7	"(H) in any proceeding under subtitle A
8	involving a transnational subsidy, the govern-
9	ment of the third country."; and
10	(3) by adding at the end the following:
11	"(38) MULTINATIONAL CORPORATION.—The
12	term 'multinational corporation' means a person,
13	firm, or corporation that owns or controls, directly
14	or indirectly, facilities for the production of subject
15	merchandise in two or more foreign countries.".
16	(c) Upstream Subsidies.—Section 771A of the
17	Tariff Act of 1930 (19 U.S.C. 1677–1) is amended by
18	adding at the end the following:
19	"(d) Multinational Corporations.—
20	"(1) IN GENERAL.—This section shall apply to
21	purchases of input products by multinational cor-
22	porations if—
23	"(A) the multinational corporation manu-
24	factures or produces merchandise in a country

1	that is the subject of a countervailing duty pro-
2	ceeding;
3	"(B) the multinational corporation pur-
4	chases the input product from a cross-owned
5	company located in a third country with respect
6	to which the administering authority has made
7	an affirmative determination under section
8	703(b)(1) or $705(a)(1)$ with respect to a
9	countervailable subsidy provided—
10	"(i) for the manufacture, production,
11	or exportation of that input product; or
12	"(ii) to that cross-owned company;
13	and
14	"(C) in the judgment of the administering
15	authority, the countervailing subsidy described
16	in subparagraph (B) bestows a competitive ben-
17	efit on that merchandise.
18	"(2) TIMING OF SUBSIDY.—If a countervailable
19	subsidy is provided to a multinational corporation or
20	a cross-owned company that did not exist at the
21	time the administering authority made an affirma-
22	tive determination described in paragraph $(1)(B)$,
23	the administering authority is not precluded from
	the administering authority is not precluded from

1	"(3) Application.—This subsection shall be
2	applied in a manner consistent with the inter-
3	national obligations of the United States.
4	"(4) DEFINITIONS.—In this subsection:
5	"(A) CROSS-OWNED COMPANY; MULTI-
6	NATIONAL CORPORATION.—The terms 'cross-
7	owned company' and 'multinational corporation'
8	have the meanings given those terms as defined
9	by the administering authority by regulation.
10	"(B) UPSTREAM SUBSIDY.—The term 'up-
11	stream subsidy' has the meaning given that
12	term in subsection (a), except that the term
13	shall include an export subsidy.".
14	SEC. 202. MODIFICATION OF DEFINITION OF ORDINARY
15	COURSE OF TRADE TO SPECIFY THAT AN IN-
16	SUFFICIENT QUANTITY OF FOREIGN LIKE
17	PRODUCTS CONSTITUTES A SITUATION OUT-
18	SIDE THE ORDINARY COURSE OF TRADE.
19	Section 771(15) of the Tariff Act of 1930 (19 U.S.C.
20	1677(15)) is amended by adding at the end the following:
21	"(D) Situations in which the quantity of a
$\gamma\gamma$	
22	foreign like product selected for comparison
22 23	for eign like product selected for comparison under section $771(16)$ is insufficient to estab-

1	SEC. 203. MODIFICATION OF ADJUSTMENTS TO EXPORT
2	PRICE AND CONSTRUCTED EXPORT PRICE
3	WITH RESPECT TO DUTY DRAWBACK.
4	Section $772(c)(1)(B)$ of the Tariff Act of 1930 (19
5	U.S.C. 1677a(c)(1)(B)) is amended—
6	(1) by striking "any"; and
7	(2) by inserting after "United States" the fol-
8	lowing: ", but that amount shall not exceed the per
9	unit amount of such duties contained in the weight-
10	ed average cost of production".
11	SEC. 204. MODIFICATION OF DETERMINATION OF NORMAL
12	VALUE TO ACCOUNT FOR DISTORTIONS OF
13	COSTS THAT OCCUR IN FOREIGN COUNTRIES.
14	(a) NORMAL VALUE.—
15	(1) IN GENERAL.—Section $773(b)(3)$ of the
16	Tariff Act of 1930 (19 U.S.C. 1677b(b)(3)) is
17	amended—
18	(A) in subparagraph (A), by striking
19	"business" and inserting "trade"; and
20	(B) in the matter following subparagraph
21	(C), by inserting before "For purposes" the fol-
22	lowing: "For purposes of subparagraph (A), if
23	a particular market situation exists such that
24	the cost of materials and fabrication or other
25	processing of any kind does not reasonably re-
26	flect the cost of production in the ordinary

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course of trade, the administering authority
 may use another calculation methodology under
 this subtitle or any other calculation method ology.".

5 (2) REFLECTION OF COSTS OF PRODUCTION.—
6 Section 773(e) of the Tariff Act of 1930 (19 U.S.C.
7 1677b(e)) is amended, in the first sentence of the
8 flush text after paragraph (3), by striking "accu9 rately" and inserting "reasonably".

(b) MODIFICATION OF DEFINITION OF ORDINARY
11 COURSE OF TRADE.—Section 771(15) of the Tariff Act
12 of 1930 (19 U.S.C. 1677(15)(C)), as amended by section
13 202 of this Act, is further amended—

(1) by redesignating subparagraphs (A) through
(D) as clauses (i) through (iv), respectively, and
moving those clauses, as so redesignating, two ems
to the right;

18 (2) by striking "The term" and inserting the19 following:

20 "(A) IN GENERAL.—The term";

21 (3) in subparagraph (A), as designated by para22 graph (2), in clause (iii), as redesignated by para23 graph (1)—

1	(A) by striking "that the particular market
2	situation prevents" and inserting "that a par-
3	ticular market situation exists that—
4	"(I) prevents";
5	(B) in subclause (I), as designated by sub-
6	paragraph (A), by striking the period at the
7	end and inserting ", relating to normal value
8	determined under subsection (a) of section 773;
9	or''; and
10	(C) by adding at the end the following:
11	"(II) distorts costs of production,
12	relating to normal value determined
13	under subsections (b) and (e) of sec-
14	tion 773."; and
15	(4) by adding at the end the following:
16	"(B) Cost of production.—For pur-
17	poses of making a determination under sub-
18	paragraph $(A)(iii)(II)$ with respect to subject
19	merchandise, the administering authority shall
20	determine that a particular market situation ex-
21	ists that distorts costs of production if a par-
22	ticular market situation exists such that the
23	cost of materials and fabrication or other proc-
24	essing of any kind does not reasonably reflect

1	the cost of production in the ordinary course of
2	trade.".
3	(c) Definition of Particular Market Situa-
4	TION.—Section 771 of the Tariff Act of 1930 (19 U.S.C.
5	1677), as amended by sections $101(b)$ and $201(b)(3)$, is
6	further amended by adding at the end the following:
7	"(39) Particular market situation.—
8	"(A) IN GENERAL.—The term 'particular
0	market situation' means a cortain sincumstance

9 market situation' means a certain circumstance 10 or set of circumstances that the administering 11 authority determines either prevents a proper 12 comparison of prices in the comparison market 13 with the export price or constructed export 14 price or distorts the costs of production of the 15 subject merchandise.

16 "(B) DISTORTION OF COSTS OF PRODUC17 TION.—

18 "(i) EXAMPLES OF DISTORTIONS OF
19 COSTS OF PRODUCTION THAT MAY CREATE
20 A PARTICULAR MARKET SITUATION.—Ex21 amples of circumstances that are likely to
22 distort the costs of production and thus
23 are deemed to create a particular market
24 situation for subject merchandise for pur-

1	pagag of subparament (A) include the fol
1	poses of subparagraph (A) include the fol-
2	lowing circumstances:
3	"(I) An input into the production
4	of subject merchandise is produced in
5	such amounts that there is more sup-
6	ply than demand in international mar-
7	kets for the input.
8	"(II) A foreign government, a
9	state-owned enterprise, or any other
10	public body is the predominant pro-
11	ducer or supplier of an input into the
12	production of subject merchandise.
13	"(III) A foreign government in-
14	tervenes in the market for an input
15	into the production of subject mer-
16	chandise.
17	"(IV) A foreign government lim-
18	its exports of an input into the pro-
19	duction of subject merchandise.
20	"(V) A foreign government im-
21	poses export taxes on an input into
22	the production of subject merchan-
23	dise.
24	"(VI) A foreign government ex-
25	empts an importer, producer, or ex-

1	porter of subject merchandise from
2	paying duties or taxes associated with
3	trade remedies established by the for-
4	eign government relating to an input
5	into the production of subject mer-
6	chandise.
7	"(VII) A foreign government re-
8	bates duties or taxes paid by an im-
9	porter, producer, or exporter of sub-
10	ject merchandise associated with trade
11	remedies established by the foreign
12	government related to an input into
13	the production of subject merchan-
14	dise.
15	"(VIII) A foreign government
16	provides financial assistance or sup-
17	port to the producer or exporter of
18	subject merchandise, or to a producer
19	or supplier of an input into the pro-
20	duction of subject merchandise.
21	"(IX) A foreign government
22	takes action that influences the pro-
23	duction of subject merchandise or an
24	input into the production of subject

1	merchandise, such as domestic content
2	and technology transfer requirements.
3	"(X) A foreign government does
4	not enforce its property (including in-
5	tellectual property), human rights,
6	labor, or environmental protection
7	laws and policies, or those laws and
8	policies are otherwise shown to be in-
9	effective with respect to either a pro-
10	ducer or exporter of subject merchan-
11	dise, or to a producer or supplier of
12	an input into the production of sub-
13	ject merchandise in the subject coun-
14	try.
15	"(XI) A foreign government does
16	not implement property (including in-
17	tellectual property), human rights,
18	labor, or environmental protection
19	laws and policies.
20	"(XII) A business relationship
21	between one or more producers of
22	subject merchandise and suppliers of
23	inputs to the production of subject
24	merchandise is such that prices of the
25	inputs are not determined in accord-

1	ance with general market principles,
2	such as through a strategic alliance or
3	noncompetitive arrangement.
4	"(ii) DISTORTIONS CAUSED BY PAR-
5	TICULAR MARKET SITUATIONS NEED NOT
6	BE QUANTIFIED.—If the administering au-
7	thority determines the existence of a par-
8	ticular market situation under subpara-
9	graph (A) but cannot measure the distor-
10	tions caused by that particular market sit-
11	uation on prices or costs in the exporting
12	country, the administering authority is not
13	required to quantify those distortions and
14	may use any available information and
15	methodology to address those distortions in
16	its analysis and calculations.
17	"(iii) Particular market situa-
18	TIONS MAY EXIST IN MULTIPLE COUN-
19	TRIES.—
20	"(I) IN GENERAL.—The same
21	market situation, or a similar market
22	situation, that distorts the costs of
23	production of the subject merchandise
24	can exist in multiple countries or mar-
25	kets and still be considered particular

1	if the administering authority deter-
2	mines that a market situation exists
3	that distorts costs of production for
4	certain products or parties in the sub-
5	ject country.
6	"(II) NO LIMITATION.—There is
7	no limitation to the number of prod-
8	ucts or parties that may be impacted
9	by a particular market situation.
10	"(C) OTHER FACTORS.—In finding that a
11	particular market situation exists, or in using
12	another calculation methodology under this
13	paragraph, the administering authority is not
14	required to consider—
15	"(i) the costs or prices that would
16	otherwise exist in the ordinary course of
17	trade in the absence of the particular mar-
18	ket situation or any of its contributing cir-
19	cumstances;
20	"(ii) whether there is any difference
21	between the particular market situation or
22	any of its contributing circumstances in
23	the exporting country as opposed to any
24	other country; or

1	"(iii) the length of time that the par-
2	ticular market situation or any of its con-
3	tributing circumstances has existed.".
4	SEC. 205. SPECIAL RULES FOR CALCULATION OF COST OF
5	PRODUCTION AND CONSTRUCTED VALUE TO
6	ADDRESS DISTORTED COSTS.
7	Section $773(f)(3)$ of the Tariff Act of 1930 (19)
8	U.S.C. 1677b(f)(3)) is amended—
9	(1) by striking "If, in the case" and inserting
10	the following:
11	"(A) MAJOR INPUTS FROM AFFILIATED
12	PERSONS.—If, in the case''; and
13	(2) by adding at the end the following:
14	"(B) Major inputs from certain unaf-
15	FILIATED PERSONS.—
16	"(i) IN GENERAL.—In the case of a
17	transaction between the exporter or pro-
18	ducer of the merchandise and any unaffili-
19	ated person described in clause (ii) involv-
20	ing a major input to the merchandise, the
21	administering authority may value such
22	major input based on the information
23	available regarding what the amount would
24	have been if the transaction had occurred
25	between the exporter or producer of the

1	merchandise and an unaffiliated person
2	that is not described in clause (ii) if that
3	amount is greater than the amount re-
4	flected in the records of the exporter or
5	producer of the merchandise.
6	"(ii) UNAFFILIATED PERSONS DE-
7	SCRIBED.—An unaffiliated person de-
8	scribed in this clause is—
9	"(I) any person in a nonmarket
10	economy country;
11	"(II) any producer, exporter, or
12	supplier of the input described in
13	clause (i) found by the administering
14	authority, or by any investigating au-
15	thority of a third country, to be re-
16	ceiving a countervailable subsidy per-
17	taining to an identical or comparable
18	input in the subject country if there is
19	no countervailing duty imposed on the
20	input pursuant to a measure in effect
21	in the exporting country based upon a
22	finding by the investigating authority
23	of the exporting country that the pro-
24	ducer or supplier of the input de-

1scribed in clause (i) received a2countervailable subsidy;

3 "(III) any producer, exporter, or 4 supplier of the input described in 5 clause (i) found by the administering authority, or by any investigating au-6 thority of a third country to be selling 7 8 an identical or comparable input for 9 less than fair market value in the sub-10 ject country if there is no anti-11 dumping duty imposed on the input 12 pursuant to a measure in effect in the 13 exporting country based upon a find-14 ing by the investigating authority of 15 the exporting country that the pro-16 ducer or supplier sold the input de-17 scribed in clause (i) for less than fair 18 market value into the subject country; 19 "(IV) a government or public 20 body within the territory of the ex-21 porting country or any other country; 22 or 23 "(V) a group of governments or

> public bodies, or a combination thereof, that collectively account for a

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1	meaningful share of the production of
2	the input described in clause (i).
3	"(iii) Application.—Subclauses (I),
4	(II), and (III) of clause (ii) shall not apply
5	to inputs described in clause (i) that are
6	produced in the exporting country.".
7	TITLE III—PREVENTING
8	CIRCUMVENTION
9	SEC. 301. MODIFICATION OF REQUIREMENTS IN CIR-
10	CUMVENTION INQUIRIES.
11	(a) IN GENERAL.—Section 781 of the Tariff Act of
12	1930 (19 U.S.C. 1677j) is amended by striking subsection
13	(f) and inserting the following:
14	"(f) Procedures for Conducting Circumven-
15	TION INQUIRIES.—
16	"(1) INITIATION BY ADMINISTERING AUTHOR-
17	ITY.—A circumvention inquiry shall be initiated
18	whenever the administering authority determines,
19	from information available to it, that a formal in-
20	quiry is warranted into the question of whether the
21	elements necessary for a determination under this
22	section exist.
23	"(2) INITIATION BY INQUIRY REQUEST.—
24	"(A) IN GENERAL.—A circumvention in-

quiry shall be initiated whenever an interested

1	party files an inquiry request that alleges the
2	elements necessary for a determination under
3	this section, accompanied by information rea-
4	sonably available to the requestor supporting
5	those allegations.
6	"(B) RULES.—The administering author-
7	ity shall specify requirements for the contents
8	and service of an inquiry request under sub-
9	paragraph (A).
10	"(C) Acceptance of communica-
11	TIONS.—The administering authority shall not
12	accept any unsolicited oral or written commu-
13	nication from any person other than the inter-
14	ested party filing an inquiry request before the
15	administering authority decides whether to ini-
16	tiate an inquiry, except for communications re-
17	garding the status of the consideration of the
18	inquiry request.
19	"(3) ACTION WITH RESPECT TO INQUIRY RE-
20	QUEST.—
21	"(A) IN GENERAL.—Subject to subpara-
22	graph (B), not later than 45 days after the fil-
23	ing of an inquiry request under paragraph
24	(2)(A), the administering authority shall—
25	"(i) initiate a circumvention inquiry;

1	"(ii) dismiss the inquiry request as in-
2	adequate and notify the requestor in writ-
3	ing of the reasons for the dismissal; or
4	"(iii) notify all interested parties that
5	the inquiry request will be addressed
6	through a determination under section
7	781A as to whether a particular type of
8	merchandise is within the class or kind of
9	merchandise described in an existing find-
10	ing of dumping or an antidumping or
11	countervailing duty order.
12	"(B) EXTENSION.—The administering au-
13	thority may extend the deadline under subpara-
14	graph (A) by a period not to exceed 15 days if
15	an interested party has placed information on
16	the record in response to the request for a cir-
17	cumvention inquiry.
18	"(4) Determinations.—
19	"(A) Preliminary determinations.—
20	"(i) IN GENERAL.—Except as pro-
21	vided in clause (ii), not later than 150
22	days after the date on which the admin-
23	istering authority initiates a circumvention
24	inquiry under paragraph (1) or (3)(A), the
25	administering authority shall make a pre-

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1	liminary determination, based on the infor-
2	mation available to it at the time of the de-
3	termination, of whether there is a reason-
4	able basis to believe or suspect that the
5	merchandise subject to the inquiry is cir-
6	cumventing an existing finding of dumping
7	or an antidumping or countervailing duty
8	order.
9	"(ii) EXTENSION.—The administering
10	authority may extend the deadline under
11	clause (i) by a period not to exceed 60
12	days.
13	"(B) FINAL DETERMINATIONS.—
14	"(i) IN GENERAL.—Except as pro-
15	vided in clause (ii), not later than 150
16	days after issuing a preliminary determina-
17	tion under subparagraph (A) with respect
18	to a circumvention inquiry, the admin-
19	istering authority shall make a final deter-
20	mination of whether the merchandise sub-
21	ject to the inquiry is circumventing an ex-
22	isting finding of dumping or an anti-
23	dumping or countervailing duty order.
24	"(ii) EXTENSION.—The administering
25	authority may extend the deadline under

1clause (i) by a period not to exceed 652days.

"(C) OTHER CLASS OR KIND DETERMINATIONS.—If an inquiry request under paragraph
(2)(A) is addressed through a class or kind determination under section 781A, the administering authority shall make such determination not later than 335 days after the filing of
the inquiry request.

"(5) RULE OF CONSTRUCTION.—Nothing in
this section shall be construed to prevent the administering authority from simultaneously initiating a
circumvention inquiry under paragraph (1) or (3)(A)
and issuing a preliminary determination under paragraph (4)(A).".

(b) SUSPENSION OF LIQUIDATION AND COLLECTION
OF DEPOSITS OF ENTRIES SUBJECT TO CIRCUMVENTION
INQUIRY.—Section 781 of the Tariff Act of 1930 is further amended by adding at the end the following:

20 "(g) SUSPENSION OF LIQUIDATION AND COLLECTION
21 OF DEPOSITS OF ENTRIES SUBJECT TO CIRCUMVENTION
22 INQUIRY.—

23 "(1) INITIATION.—If the administering author24 ity initiates a circumvention inquiry under para25 graph (1) or (3)(A) of subsection (f), for each unliq-

1	uidated entry of merchandise subject to the cir-
2	cumvention inquiry that was already subject to the
3	suspension of liquidation, the administering author-
4	ity shall order—
5	"(A) the continued suspension of liquida-
6	tion of such entry; and
7	"(B) the continued posting of a cash de-
8	posit, at the prevailing all-others or country-
9	wide rate, for each such entry.
10	"(2) Preliminary determination.—If the
11	administering authority issues a preliminary affirm-
12	ative determination under paragraph (4)(A) of sub-
13	section (f) with respect to a circumvention inquiry
14	initiated under paragraph (1) or (3)(A) of that sub-
15	section, the administering authority shall order—
16	"(A) the continued suspension of liquida-
17	tion for each unliquidated entry of merchandise
18	subject to the circumvention inquiry that was
19	already subject to the suspension of liquidation;
20	"(B) the suspension of liquidation for each
21	unliquidated entry of merchandise subject to
22	the circumvention inquiry not yet suspended
23	that is entered, or withdrawn from warehouse,
24	for consumption on or after the date of publica-

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tion of the notice of initiation of the circumvention inquiry;

3 "(C) the suspension of liquidation for each 4 entry of merchandise subject to the circumven-5 tion inquiry not yet suspended that is entered, 6 or withdrawn from warehouse, for consumption 7 before the date of publication of the notice of 8 initiation of the circumvention inquiry if the ad-9 ministering authority determines, under the cir-10 cumstances, that suspension under this sub-11 paragraph is warranted; and

"(D) the posting, or continued posting, of
a cash deposit in an amount equal to the antidumping duty or countervailing duty applicable
for each entry of merchandise described in subparagraph (A), (B), or (C).

"(3) FINAL DETERMINATION.—If the administering authority issues a final affirmative determination under paragraph (4)(B) of subjection (f)
with respect to a circumvention inquiry initiated
under paragraph (1) or (3)(A) of that subsection,
the administering authority shall order—

23 "(A) the continued suspension of liquida-24 tion for each unliquidated entry of merchandise

1 subject to the circumvention inquiry that was 2 already subject to the suspension of liquidation; 3 "(B) the suspension of liquidation of each 4 entry of merchandise subject to the circumven-5 tion inquiry that is entered, or withdrawn from 6 warehouse, for consumption on or after the date 7 of publication of the notice of initiation of the 8 circumvention inquiry; 9 "(C) the suspension of liquidation of each 10 entry of merchandise subject to the circumven-11 tion inquiry that is entered, or withdrawn from 12 warehouse, for consumption before the date of 13 publication of the notice of initiation of cir-14 cumvention inquiry if the administering author-15 ity determines, under the circumstances, that 16 suspension under this subparagraph is war-17 ranted; and 18 "(D) the posting, or continued posting, of 19 a cash deposit in an amount equal to the anti-20 dumping duty or countervailing duty applicable 21 for each entry of merchandise described in sub-22 paragraph (A), (B), or (C). "(4) RULE OF CONSTRUCTION.—Nothing in 23 24 this section shall be construed to prevent the admin-25

istering authority from applying the requirements

under this subsection in a class or kind determina tion under section 781A.

3 "(h) APPLICATION OF CIRCUMVENTION DETERMINA-4 TION.—

5 "(1) IN GENERAL.—The administering author6 ity shall consider the appropriate remedy to address
7 circumvention and prevent evasion of an order or
8 finding pursuant to an affirmative determination
9 under subparagraph (A) or (B) of subsection (f)(4).
10 "(2) REMEDIES CONSIDERED.—Remedies con-

sidered under paragraph (1) may include the following:

"(A) The application of the determination
described in paragraph (1) on a producer-specific, exporter-specific, or importer-specific
basis, or some combination thereof, and, as the
administering authority determines appropriate,
the implementation of a certification requirement under section 785.

"(B) The application of the determination
described in paragraph (1) on a countrywide
basis to all merchandise from a particular country, regardless of producer, exporter, or importer of that merchandise, and, as the administering authority determines appropriate, the

implementation of a certification requirement
 under section 785.

3 "(3) EXEMPTION FOR MERCHANDISE UNDER requirement 4 CERTIFICATION.—If a certification 5 under section 785 is implemented under this sub-6 section and the importer or other party to which the 7 requirement is applied complies with that require-8 ment, antidumping and countervailing duties under 9 this title may not be applied to the merchandise 10 under certification.".

(c) PUBLICATION IN THE FEDERAL REGISTER.—Section 777(i) of the Tariff Act of 1930 (19 U.S.C. 1677f(i))
is amended by adding at the end the following:

14 "(4) CIRCUMVENTION INQUIRIES.—Whenever 15 the administering authority makes a determination under section 781 whether to initiate a circumven-16 17 tion inquiry or makes a preliminary or final deter-18 mination under subsection (f)(4) of that section, the 19 administering authority shall publish the facts and 20 conclusions supporting that determination and shall 21 publish notice of that determination in the Federal 22 Register.".

23 (d) ADDING VERIFICATION RESPONSES IN CIR24 CUMVENTION INQUIRIES.—Section 782(i) of the Tariff
25 Act of 1930 (19 U.S.C. 1677m(i)) is amended—

(1) in paragraph (2), by striking "and" at the 1 2 end; 3 (2) in paragraph (3)(B), by striking the period at the end and inserting ", and"; and 4 5 (3) by adding at the end the following: 6 "(4) a final determination in a circumvention 7 inquiry conducted pursuant to section 781 if good 8 cause for verification is shown.". 9 SEC. 302. REQUIREMENT OF PROVISION BY IMPORTER OF 10 CERTIFICATION BY IMPORTER OR OTHER 11 PARTY. 12 (a) IN GENERAL.—Subtitle D of title VII of the Tariff Act of 1930 (19 U.S.C. 1677 et seq.), as amended by 13 14 section 103(a), is further amended by adding at the end 15 the following: 16 "SEC. 785. REQUIREMENT FOR CERTIFICATION BY IM-17 PORTER OR OTHER PARTY. 18 "(a) REQUIREMENT.— 19 "(1) IN GENERAL.—For imports of merchan-20 dise into the customs territory of the United States, 21 the administering authority may require an importer 22 or other party— 23 "(A) to provide a certification described in 24 paragraph (2) at the time of entry or with the 25 entry summary;

1	"(B) to maintain that certification; or
2	"(C) to otherwise demonstrate compliance
3	with the requirements for that certification.
4	"(2) CERTIFICATION DESCRIBED.—A certifi-
5	cation described in this paragraph is a certification
6	by the importer of the merchandise or other party,
7	as required by the administering authority, including
8	a certification that—
9	"(A) the merchandise is not subject to an
10	antidumping or countervailing duty proceeding
11	under this title; and
12	"(B) the inputs used in production, trans-
13	formation, or processing of the merchandise are
14	not subject to an antidumping or countervailing
15	duty under this title.
16	"(3) AVAILABLE UPON REQUEST.—A certifi-
17	cation required by the administering authority under
18	paragraph (1), if not already provided, shall be made
19	available upon request to the administering author-
20	ity or the Commissioner of U.S. Customs and Bor-
21	der Protection (in this section referred to as the
22	'Commissioner').
23	"(b) Authority To Suspend Liquidation, Col-

24 LECT CASH DEPOSITS AND ASSESS DUTIES.—

1	"(1) IN GENERAL.—If the administering au-
2	thority requires an importer or other party to pro-
3	vide a certification described in paragraph (2) of
4	subsection (a) for merchandise imported into the
5	customs territory of the United States pursuant to
6	paragraph (1) of that subsection, and the importer
7	or other party does not provide that certification or
8	that certification contains any false, misleading, or
9	fraudulent statement or representation or any mate-
10	rial omission, the administering authority shall in-
11	struct the Commissioner—
12	"(A) to suspend liquidation of the entry;
13	"(B) to require that the importer or other
14	party post a cash deposit in an amount equal
15	to the antidumping duty or countervailing duty
16	applicable to the merchandise; and
17	"(C) to assess the appropriate rate of duty
18	upon liquidation or reliquidation of the entry.
19	"(2) Assessment rate.—If no rate of duty
20	for an entry is available at the time of assessment
21	under paragraph $(1)(C)$, the administering authority
22	shall identify the applicable cash deposit rate to be
23	applied to the entry, with the applicable duty rate to
24	be provided as soon as the duty rate becomes avail-
25	able.

1 "(c) PENALTIES.—If the administering authority re-2 quires an importer or other party to provide a certification described in paragraph (2) of subsection (a) for merchan-3 4 dise imported into the customs territory of the United States pursuant to paragraph (1) of that subsection, and 5 the importer or other party does not provide that certifi-6 7 cation or that certification contains any false, misleading, 8 or fraudulent statement or representation or any material 9 omission, the importer of the merchandise may be subject 10 to a penalty pursuant to section 592 of this Act, section 1001 of title 18, United States Code, or any other applica-11 12 ble provision of law.".

(b) CLERICAL AMENDMENT.—The table of contents
for the Tariff Act of 1930, as amended by section 103(b),
is further amended by inserting after the item relating to
section 784 the following:

"Sec. 785. Requirement for certification by importer or other party.".

17 SEC. 303. CLARIFICATION OF AUTHORITY FOR DEPART18 MENT OF COMMERCE REGARDING MERCHAN19 DISE COVERED BY ANTIDUMPING AND COUN20 TERVAILING DUTY PROCEEDINGS. 21 (a) IN GENERAL.—Subtitle D of title VII of the Tar22 iff Act of 1930 (19 U.S.C. 1677 et seq.) is amended by

23 inserting after section 781 the following:

"SEC. 781A. DETERMINATIONS OF MERCHANDISE COVERED UNDER ANTIDUMPING OR COUNTERVAILING DUTY PROCEEDING.

4 "(a) IN GENERAL.—To determine whether merchan-5 dise imported into the United States is covered by an antidumping or countervailing duty proceeding under this 6 7 title, the administering authority may use any reasonable method and is not bound by the determinations of any 8 9 other Federal agency, including tariff classification and country of origin marking rulings issued by the Commis-10 sioner of U.S. Customs and Border Protection. 11

12 "(b) CLASS OR KIND OF MERCHANDISE.—For pur-13 poses of this title, determinations regarding whether mer-14 chandise is the same class or kind may be made under 15 this section or under section 781 in accordance with the 16 criteria set forth in this section or in section 781, as the 17 case may be.

18 "(c) ORIGIN OF MERCHANDISE.—To determine the 19 origin of merchandise for purposes of an antidumping or 20 countervailing duty proceeding under this title, the admin-21 istering authority may apply any reasonable method and 22 may consider relevant factors, including—

23 "(1) whether the processed downstream product
24 is a different class or kind of merchandise than the
25 upstream product;

1	"(2) the physical characteristics of the mer-
2	chandise;
3	"(3) the intended end use of the downstream
4	product;
5	((4) the cost of production and the value added
6	of further processing in a third country or countries;
7	"(5) the nature and sophistication of processing
8	in a third country or countries;
9	"(6) the level of investment in a third country
10	or countries; and
11	((7) any other factors that the administering
12	authority considers appropriate, including whether
13	an essential characteristic of the merchandise, or an
14	essential component thereof, is substantially trans-
15	formed in the country of exportation.".
16	(b) Clerical Amendment.—The table of contents
17	for the Tariff Act of 1930 is amended by inserting after
18	the item relating to section 781 the following:
	"Sec. 781A. Determinations of merchandise covered under antidumping or countervailing duty proceeding.".
19	(c) REVIEWABLE DETERMINATIONS.—Section
20	516A(a)(2)(A) of the Tariff Act of 1930 (19 U.S.C.
21	1516a(a)(2)(A)) is amended—
22	(1) in clause (i)(I), by striking "(iv),"; and
23	(2) by amending clause (ii) to read as follows:

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"(ii) the date of publication in the
Federal Register of notice of a determina-
tion described in clause (iv) of subpara-
graph (B) or, if no such notice is pub-
lished, the date on which the administering
authority conveys a copy of such deter-
mination to an interested party who is a
party to the proceeding,".
SEC. 304. ASSET REQUIREMENTS APPLICABLE TO NON-
RESIDENT IMPORTERS.
(a) IN GENERAL.—Part III of title IV of the Tariff
Act of 1930 (19 U.S.C. 1481 et seq.) is amended by in-
serting after section 484b the following:
"SEC. 484c. ASSET REQUIREMENTS APPLICABLE TO NON-
RESIDENT IMPORTERS.
"(a) DEFINITIONS.—In this section:
"(1) Importer; nonresident importer
The terms 'importer' and 'nonresident importer'
have the meanings given those terms in section
641(i).
"(2) RESIDENT IMPORTER.—The term 'resident
importer' means any importer other than a non-
resident importer.

"(b) REQUIREMENTS FOR NONRESIDENT IMPORT ERS.—Except as provided in subsection (c), the Commis sioner of U.S. Customs and Border Protection shall—

4 "(1) require a nonresident importer that im5 ports merchandise into the United States to main6 tain assets in the United States sufficient to pay all
7 duties that may potentially be applied to the mer8 chandise; and

9 "(2) require a bond with respect to the mer-10 chandise in an amount sufficient to ensure full liabil-11 ity on the part of a nonresident importer and the 12 surety of the importer based on the amount of assets 13 the Commissioner determines to be sufficient under 14 subsection (c).

15 "(c) Determination of Amount of Assets Re-QUIRED TO BE MAINTAINED.—For purposes of sub-16 17 section (b)(1), the Commissioner shall calculate the 18 amount of assets sufficient to pay all duties that may po-19 tentially be applied to merchandise imported by a non-20 resident importer based on an amount that exceeds the 21 amount, calculated using the fair market value of the mer-22 chandise, of all duties, fees, interest, taxes, or other 23 charges, and all deposits for duties, fees, interest, taxes, 24 or other charges, that would apply with respect to the merchandise if the merchandise were subject to the highest 25

rate of duty applicable to such merchandise imported from
 any country.

- 3 "(d) MAINTENANCE OF ASSETS IN THE UNITED4 STATES.—
- 5 "(1) IN GENERAL.—For purposes of subsection 6 (b)(1), a nonresident importer of merchandise meets 7 the requirement to maintain assets in the United 8 States if the importer has clear title, at all times be-9 tween the entry of the merchandise and the liquida-10 tion of the entry, to assets described in paragraph 11 (2) with a value equal to the amount determined 12 under subsection (c).
- 13 "(2) ASSETS DESCRIBED.—An asset described
 14 in this paragraph is—
- 15 "(A) an asset held by a United States fi-16 nancial institution;
- 17 "(B) an interest in an entity organized
 18 under the laws of the United States or any ju19 risdiction within the United States; or
- 20 "(C) an interest in real or personal prop21 erty located in the United States or any terri22 tory or possession of the United States.
- 23 "(e) EXCEPTIONS.—The requirements of this section24 shall not apply with respect to a nonresident importer—

1	"(1) that is a validated Tier 2 or Tier 3 partici-
2	pant in the Customs-Trade Partnership Against
3	Terrorism program established under subtitle B of
4	title II of the Security and Accountability For Every
5	Port Act of 2006 (6 U.S.C. 961 et seq.); or
6	((2)) if the Commissioner is satisfied, based on
7	certified information supplied by the importer and
8	any other relevant evidence, that the Commissioner
9	has the same or equivalent ability to collect all du-
10	ties that may potentially be applied to merchandise
11	imported by the importer as the Commissioner
12	would have if the importer were a resident importer.
13	"(f) Procedures.—The Commissioner shall pre-
14	scribe procedures for assuring that nonresident importers
15	maintain the assets required by subsection (b).
16	"(g) Penalties.—
17	"(1) IN GENERAL.—It shall be unlawful for any
18	person to import into the United States any mer-
19	chandise in violation of this section.
20	"(2) CIVIL PENALTIES.—Any person who vio-
21	lates paragraph (1) shall—
22	"(A) in the case of merchandise described
23	in such paragraph with a domestic value that is

in such paragraph with a domestic value that isequal to or greater than \$50,000, be liable for

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a civil penalty of \$50,000 for each such violation; or

3 "(B) in the case of merchandise described
4 in such paragraph with a domestic value that is
5 less than \$50,000, be liable for a civil penalty
6 equal to 50 percent of the amount of such do7 mestic value for each such violation.

8 "(3) OTHER PENALTIES.—In addition to the 9 penalties specified in paragraph (2), any violation of 10 this section that violates any other provision of the 11 customs and trade laws of the United States (as defined in section 2 of the Trade Facilitation and 12 Trade Enforcement Act of 2015 (19 U.S.C. 4301)) 13 14 shall be subject to any applicable civil or criminal 15 penalty, including seizure and forfeiture, that may 16 be imposed under that provision or title 18, United 17 States Code.".

(b) CLERICAL AMENDMENT.—The table of contents
for the Tariff Act of 1930 is amended by inserting after
the item relating to section 484b the following:

"Sec. 484c. Asset requirements applicable to nonresident importers.".

21 (c) Effective Date and Application.—

(1) IN GENERAL.—Section 484c of the Tariff
Act of 1930, as added by subsection (a)—

24 (A) takes effect on the date of the enact-25 ment of this Act; and

(B) applies with respect to merchandise
 entered, or withdrawn from warehouse for con sumption, on or after the date that is 180 days
 after such date of enactment.

5 (2) DEADLINE FOR PROCEDURES.—The Com-6 missioner of U.S. Customs and Border Protection 7 shall ensure the procedures required under sub-8 section (f) of section 484c of the Tariff Act of 1930, 9 as added by subsection (a), are prescribed and in ef-10 fect not later than 90 days after the date of the en-11 actment of this Act.

12 TITLE IV—COUNTERING 13 CURRENCY UNDERVALUATION

14 SEC. 401. INVESTIGATION OR REVIEW OF CURRENCY
15 UNDERVALUATION UNDER COUNTERVAILING
16 DUTY LAW.

17 Section 702(c) of the Tariff Act of 1930 (19 U.S.C. 1671a(c)) is amended by adding at the end the following: 18 "(6) CURRENCY UNDERVALUATION.—For pur-19 20 poses of a countervailing duty investigation under 21 this subtitle in which the determinations under 22 clauses (i) and (ii) of paragraph (1)(A) are affirma-23 tive and the petition includes an allegation of cur-24 rency undervaluation by the government of a coun-25 try or any public entity within the territory of a

1	country that meets the requirements of clause (i) of
2	that paragraph, or for purposes of a review under
3	subtitle C with respect to a countervailing duty
4	order involving such an allegation, the administering
5	authority shall examine in its investigation or review
6	whether currency undervaluation by the government
7	of a country or any public entity within the territory
8	of a country is providing, directly or indirectly, a
9	countervailable subsidy.".
10	SEC. 402. DETERMINATION OF BENEFIT WITH RESPECT TO
11	CURRENCY UNDERVALUATION.
12	Section $771(5)(E)$ of the Tariff Act of 1930 (19)
13	U.S.C. 1677(5)(E)) is amended—
14	(1) in clause (iii), by striking ", and" and in-
15	serting a comma;
16	(2) in clause (iv), by striking the period at the
17	end and inserting ", and";
18	(3) by inserting after clause (iv) the following:
19	"(v) in the case of an exchange of an
20	undervalued currency under a unified ex-
21	change rate, if there is a difference be-
22	
	tween the amount of currency received in
23	exchange for United States dollars and the

would have received absent an undervalued
 currency."; and

3 (4) in the flush text following clause (v), as 4 added by paragraph (3), by adding at the end the 5 following: "For purposes of clause (v), a determina-6 tion of the existence and amount of a benefit from 7 the exchange of an undervalued currency shall take 8 into account a comparison of the exchange rates de-9 rived from a methodology determined by the admin-10 istering authority to be appropriate in light of the 11 facts and circumstances to the relevant actual ex-12 change rates, and whether there is government ac-13 tion on the exchange rate that contributes to an 14 undervaluation of the currency.".

15 TITLE V—PREVENTING DUTY 16 EVASION

17 SEC. 501. LIMITATION ON PROTEST AGAINST DECISIONS OF

18 U.S. CUSTOMS AND BORDER PROTECTION OF
19 CLAIMS OF EVASION OF ANTIDUMPING AND
20 COUNTERVAILING DUTY ORDERS.

(a) EXPANSION OF LIMITATION.—Section 514(b) of
the Tariff Act of 1930 (19 U.S.C. 1514(b)) is amended—
(1) by striking "title, determinations" and inserting "title, or with respect to determinations

1 made under section 517 of this title which are re-2 viewable under section 517(g), determinations"; and (2) by inserting after "a determination listed in 3 section 516A of this title" the following: "or a deter-4 5 mination listed in section 517 of this title, as the 6 case may be,". 7 (b) RULE OF CONSTRUCTION ON INVESTIGATION OF CLAIMS OF EVASION.—Section 517(h) of the Tariff Act 8 9 of 1930 (19 U.S.C. 1517(h)) is amended by inserting before the period at the end the following: ", except that 10 any decision as to the liquidation or reliquidation of an 11 12 entry of covered merchandise in accordance with a determination under subsection (c) and review under subsection 13 (f), if applicable, shall not be subject to a protest of such 14 15 decision filed in accordance with section 514". 16 SEC. 502. PROCEDURES FOR INVESTIGATING CLAIMS OF 17 **EVASION OF SAFEGUARD ACTIONS.** 18 (a) TARIFF ACT OF 1930.—Section 517 of the Tariff Act of 1930 (19 U.S.C. 1517) is amended— 19 20 (1) in the section heading, by inserting "AND SAFEGUARD ACTIONS" after "ORDERS"; 21 22 (2) in subsection (a)— 23 (A) in paragraph (3)— 24 (i) in subparagraph (A), by striking

25 "or" at the end;

1	(ii) in subparagraph (B), by striking
2	the period at the end and inserting "; or";
3	and
4	(iii) by adding at the end the fol-
5	lowing:
6	"(C) an action taken under section 203 of
7	the Trade Act of 1974 (19 U.S.C. 2253)."; and
8	(B) in paragraph $(5)(A)$, by inserting after
9	"applicable antidumping or countervailing du-
10	ties" the following: "or any applicable safe-
11	guard action";
12	(3) in subsection $(b)(4)$, in subparagraphs (A)
13	and (B), by inserting after "covered merchandise"
14	each place it appears the following: "under subpara-
15	graph (A) or (B) of subsection (a)(3)";
16	(4) in subsection $(d)(1)$ —
17	(A) in subparagraph (C)—
18	(i) in the matter preceding clause (i),
19	by inserting after "(C)" the following: "if
20	the determination relates to covered mer-
21	chandise under subparagraph (A) or (B) of
22	subsection (a)(3),"; and
23	(ii) in clause (i), by inserting "of this
24	paragraph" after "subparagraphs (A) and
25	(B)"; and

1	(B) in subparagraph (D)—
2	(i) by inserting after "(D)" the fol-
3	lowing: "if the determination relates to
4	covered merchandise under subparagraph
5	(A) or (B) of subsection (a)(3),"; and
6	(ii) by inserting "of this paragraph"
7	after "subparagraphs (A) and (B)".
8	(b) TRADE FACILITATION AND TRADE ENFORCE-
9	MENT ACT OF 2015.—The Trade Facilitation and Trade
10	Enforcement Act of 2015 is amended—
11	(1) in section 402 (19 U.S.C. 4361)—
12	(A) in paragraph (2)—
13	(i) in subparagraph (A), by striking
14	"or" at the end;
15	(ii) in subparagraph (B), by striking
16	the period at the end and inserting "; or";
17	and
18	(iii) by adding at the end the fol-
19	lowing:
20	((C) an action taken under section 203 of
21	the Trade Act of 1974 (19 U.S.C. 2253).";
22	(B) in paragraph (5), by inserting after
23	"applicable antidumping or countervailing du-
24	ties" the following: "or any applicable safe-
25	guard action'; and

1	(C) in paragraph (7), by inserting before
2	the period at the end the following: "and chap-
3	ter 1 of title II of the Trade Act of 1974 (19
4	U.S.C. 2251 et seq.)"; and
5	(2) in section 412 (19 U.S.C. 4372)—
6	(A) in subsection $(a)(2)$ —
7	(i) by redesignating subparagraphs
8	(A), (B), and (C) as subparagraphs (B),
9	(C), and (D), respectively; and
10	(ii) by inserting before subparagraph
11	(B), as redesignated by clause (i), the fol-
12	lowing:
13	"(A) a person reasonably suspected of en-
14	tering covered merchandise into the customs
15	territory of the United States through eva-
16	sion;"; and
17	(B) in subsection $(b)(1)$ —
18	(i) in subparagraph (B)—
19	(I) by redesignating clauses (i),
20	(ii), and (iii) as clauses (ii), (iii), and
21	(iv), respectively; and
22	(II) by inserting before clause
23	(ii), as redesignated by subclause (I),
24	the following:

1	"(i) a person from whom information
2	was requested pursuant to subsection
3	(a)(2)(A);"; and
4	(ii) in subparagraph (C), by striking
5	"clause (ii) or (iii)" and inserting "clause
6	(i), (iii), or (iv)".
7	SEC. 503. APPLICATION OF PROVISIONS RELATING TO CER-
8	TAIN PROPRIETARY INFORMATION.
9	(a) IN GENERAL.—Section 517 of the Tariff Act of
10	1930 (19 U.S.C. 1517), as amended by section 502(a),
11	is further amended by adding at the end the following:
12	"(i) Application of Provisions Relating to
13	CERTAIN PROPRIETARY INFORMATION.—
14	"(1) IN GENERAL.—Except as provided in para-
15	graph (2), subsections (b), (c), and (d) of section
16	777, relating to information submitted in connection
17	with proceedings under title VII, shall apply with re-
18	spect to information submitted in connection with
19	proceedings under this section to the same extent
20	and in the same manner as those subsections may
21	apply to information submitted in connection with
22	proceedings under title VII.
23	"(2) Exceptions.—In carrying out paragraph
24	(1), subsections (b), (c), and (d) of section 777 shall
25	be applied and administered as follows:

1	"(A) By substituting 'the Commissioner'
2	for each of the following terms each place those
3	terms appear:
4	"(i) 'the administering authority or
5	the Commission'.
6	"(ii) 'the administering authority and
7	the Commission'.
8	"(iii) 'the administering authority'.
9	"(B) Paragraphs $(1)(A)$ and (3) of such
10	subsection (b) shall not apply.
11	"(C) The second and third sentences of
12	such subsection $(c)(1)(A)$ shall not apply.
13	"(D) In such subsection (c)—
14	"(i) in paragraph (1)—
15	"(I) in subparagraph (B), by
16	substituting 'determine to be appro-
17	priate' for 'determine to be appro-
18	priate, including disbarment from
19	practice before the agency'; and
20	"(II) in subparagraph (C)—
21	"(aa) in clause (i), by sub-
22	stituting '14 days' for '14 days
23	(7 days if the submission per-
24	tains to a proceeding under sec-
25	tion 703(a) or 733(a))'; and

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1	"(bb) in the text following
2	clause (ii)(II), by substituting '30
3	days' for '30 days (10 days if the
4	submission pertains to a pro-
5	ceeding under section 703(a) or
6	733(a))'; and
7	"(ii) in paragraph (2), by substituting
8	'United States Court of International
9	Trade' for 'United States Customs
10	Court'.".
11	(b) Regulations.—The Commissioner of U.S. Cus-
12	toms and Border Protection shall prescribe such regula-
13	tions as may be necessary to implement subsection (i) of
14	section 517 of the Tariff Act of 1930 (19 U.S.C. 1517),
15	as added by subsection (a).
16	(c) EFFECTIVE DATE.—The amendment made by
17	subsection (a) shall take effect on the date that is 180
18	days after the date of the enactment of this Act.
19	TITLE VI—GENERAL
20	PROVISIONS
21	SEC. 601. APPLICATION TO CANADA AND MEXICO.
22	Pursuant to section 418 of the United States-Mexico-
23	Canada Agreement Implementation Act (19 U.S.C. 4588),
24	the amendments made by this Act apply with respect to
25	goods from Canada and Mexico.

1 SEC. 602. EFFECTIVE DATE.

2 (a) IN GENERAL.—Except as provided by subsection 3 (b) or (c), the amendments made by this Act apply to countervailing duty investigations initiated under subtitle 4 5 A of title VII of the Tariff Act of 1930 (19 U.S.C. 1671 et seq.), antidumping duty investigations initiated under 6 7 subtitle B of title VII of such Act (19 U.S.C. 1673 et 8 seq.), reviews initiated under subtitle C of title VII of such Act (19 U.S.C. 1675 et seq.), and circumvention inquiries 9 requested under section 781 of such Act (19 U.S.C. 10 11 1677j), on or after the date of the enactment of this Act. 12 (b) APPLICABILITY.—

13 (1) IN GENERAL.—Except as provided in sub14 section (c), the amendments made by this Act apply
15 to—

(A) investigations or reviews under title
VII of the Tariff Act of 1930 (19 U.S.C. 1671
et seq.) pending on the date of the enactment
of this Act if the date on which the fully extended preliminary determination is scheduled
is not earlier than 45 days after such date of
enactment;

(B) circumvention inquiries initiated under
section 781 of such Act (19 U.S.C. 1677j) before and pending on such date of enactment;
and

1	(C) circumvention inquiries requested
2	under section 781 of such Act but not initiated
3	before such date of enactment.
4	(2) Deadlines for circumvention inquir-
5	IES.—
6	(A) DETERMINATIONS.—In this case of a
7	circumvention inquiry described in paragraph
8	(1)(B), subsection $(f)(4)$ of section 781 of the
9	Tariff Act of 1930 (19 U.S.C. 1677j), as
10	amended by section 301(a), shall be applied and
11	administered—
12	(i) in subparagraph (A)(i), by sub-
13	stituting "the date of the enactment of the
14	Leveling the Playing Field 2.0 Act" for
15	"the date on which the administering au-
16	thority initiates a circumvention inquiry
17	under paragraph (1) or (3)(A)"; and
18	(ii) in subparagraph (C), by sub-
19	stituting "the date of the enactment of the
20	Leveling the Playing Field 2.0 Act" for
21	"the filing of the inquiry request".
22	(B) ACTIONS WITH RESPECT TO INQUIRY
23	REQUESTS.—In the case of a circumvention in-
24	quiry described in paragraph $(1)(C)$, the admin-
25	istering authority (as defined in section $771(1)$

1 of the Tariff Act of 1930 (19 U.S.C. 1677(1))) 2 shall, not later than 20 days after the date of 3 the enactment of this Act, take an action de-4 scribed in subsection (f)(3) of section 781 of 5 the Tariff Act of 1930 (19 U.S.C. 1677j), as 6 amended by section 301(a), with respect to the 7 inquiry. 8 (c) RETROACTIVE APPLICATION OF PROVISION ON DETERMINATION OF NORMAL VALUE TO ACCOUNT FOR 9 DISTORTIONS OF COSTS THAT OCCUR IN FOREIGN COUN-10 11 TRIES.—The amendments made by section 204 apply to— 12 (1) antidumping duty investigations initiated under subtitle B of title VII of the Tariff Act of 13 14 1930 (19 U.S.C. 1673 et seq.) on or after June 29, 15 2015;16 (2) reviews initiated under subtitle C of title 17 VII of such Act (19 U.S.C. 1675 et seq.) on or after 18 June 29, 2015; 19 (3) actions by U.S. Customs and Border Pro-20 tection resulting from an investigation specified in 21 paragraph (1) or a review specified in paragraph 22 (2); and 23 (4) civil actions, criminal proceedings, and other 24 proceedings before a Federal court relating to pro-

25 ceedings specified in paragraph (1) or (2) or actions

- 1 specified to in paragraph (3) in which final judg-
- 2 ment has not been entered on or before the date of
- 3 the enactment of this Act.