

Public Law 89-241

## AN ACT

October 7, 1965  
[H. R. 7969]

To correct certain errors in the Tariff Schedules of the United States, and for other purposes.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

Tariff Schedules  
Technical Amend-  
ments Act of 1965.

**SECTION 1. SHORT TITLE, ETC.**

(a) **SHORT TITLE.**—This Act may be cited as the “Tariff Schedules Technical Amendments Act of 1965”.

(b) **AMENDMENT OF SCHEDULES.**—Whenever in this Act an amendment or repeal is expressed in terms of an amendment to, or repeal of, an item or other provision, the reference shall be considered to be made to an item or other provision of the Tariff Schedules of the United States (28 F.R., part II, Aug. 17, 1963; 77A Stat.; 19 U.S.C., sec. 1202). Each page reference “(p. —)” in this Act refers to the page on which the item or provision referred to appears both in part II of the Federal Register for August 17, 1963, and in volume 77A of the United States Statutes at Large.

(c) **CITATION OF SCHEDULES.**—Title I of the Tariff Act of 1930, as in effect on or after August 31, 1963, may be cited as the “Tariff Schedules of the United States”.

**SEC. 2. EFFECTIVE DATE.**

(a) Except as otherwise provided, the amendments and repeals made by this Act shall apply with respect to articles entered, or withdrawn from warehouse, for consumption after the 60th day after the date of the enactment of this Act.

(b) Upon request therefor filed with the collector of customs concerned on or before the 120th day after the date of the enactment of this Act, the entry or withdrawal of any article—

(1) which was made after August 30, 1963, and before the 61st day after the date of the enactment of this Act, and

(2) with respect to which the amount of duty would be smaller if the amendments and repeals made by this Act (other than the amendments made by sections 28(a), 53(a), 78 (a) and (b), and 87(a)) applied to such entry or withdrawal,

shall, notwithstanding the provisions of section 514 of the Tariff Act of 1930 or any other provision of law, be liquidated or reliquidated as though such entry or withdrawal had been made on the 61st day after the date of the enactment of this Act.

46 Stat. 734.  
19 USC 1514.

**SEC. 3. STATUS OF CERTAIN CHANGES IN TARIFF SCHEDULES.**

(a) For purposes of applying paragraphs (4) and (5) of section 256 (19 U.S.C., sec. 1886) and section 351 (b) (19 U.S.C., sec. 1981 (b)) of the Trade Expansion Act of 1962 and section 350(c) (2) (A) of the Tariff Act of 1930 (19 U.S.C., sec. 1351(c) (2) (A))—

76 Stat. 881,  
899.  
69 Stat. 165.

(1) The rates of duty in rate column numbered 1 of the Tariff Schedules of the United States as changed by this Act shall be treated as the rates of duty existing on July 1, 1962.

(2) The rates of duty in rate column numbered 2 of such Schedules as changed by this Act shall be treated as the rates of duty existing on July 1, 1934.

(b) The rates of duty in rate column numbered 1 of the Tariff Schedules of the United States as changed by this Act which are lower than the rates of duty in rate column numbered 2 of such Schedules for the corresponding items shall be treated—

(1) as not having the status of statutory provisions enacted by the Congress, but

(2) as having been proclaimed by the President as being required or appropriate to carry out foreign trade agreements to which the United States is a party.

Post, p. 939.

(c) The changes in part 2 of the Appendix to the Tariff Schedules of the United States made by section 30 of this Act shall be treated—

(1) as not having the status of statutory provisions enacted by the Congress, but

76 Stat. 73.

(2) as having been proclaimed by the President pursuant to paragraph (2) of section 102 of the Tariff Classification Act of 1962 (19 U.S.C., sec. 1202 note).

Post, p. 950.

(d) The changes in part 3 of the Appendix to the Tariff Schedules of the United States made by section 88 of this Act shall be treated—

(1) as not having the status of statutory provisions enacted by the Congress, but

64 Stat. 261.

(2) as having been proclaimed by the President pursuant to section 22 of the Agricultural Adjustment Act, as amended (7 U.S.C., sec. 624).

**SEC. 4. CONTAINERS NOT IMPORTED EMPTY.**

19 USC 1202.

The first sentence of subparagraph (i) of general headnote 6(b) (p. 12) is amended to read as follows: "The usual or ordinary types of shipping or transportation containers or holders, if not designed for, or capable of, reuse, and containers of usual types ordinarily sold at retail with their contents, are not subject to treatment as imported articles."

**SEC. 5. GRAPE JUICE.**

Item 165.40 (p. 64) is amended by striking out "9¢ per gal." and inserting in lieu thereof "50¢ per gal.", and by striking out "70¢ per gal." and inserting in lieu thereof "\$1 per gal."

**SEC. 6. EDIBLE PREPARATIONS, ANIMAL FEEDS, AND INGREDIENTS THEREFOR.**

(a) **EDIBLE PREPARATIONS.**—Headnote 3 for schedule 1, part 15, subpart B (p. 78) is amended by inserting before the period at the end thereof the following: ", but such term does not include any substance provided for in schedule 4 (except part 2E thereof) or schedule 5 (except part 1K thereof)".

(b) **ANIMAL FEEDS.**—Headnote 1(a) for schedule 1, part 15, subpart C (p. 79) is amended by inserting after "respectively" the following: ", but such term does not include any product provided for in schedule 4 (except part 2E thereof) or schedule 5 (except part 1K thereof)".

**SEC. 7. WILD RICE.**

Schedule 1, part 15, subpart B is amended by inserting after item 182.58 (p. 78) the following new item:

" | 182.70 | Wild rice, crude or processed . . . . . | 5% ad val. | 10% ad val. | "

**SEC. 8. SEAWEEDS.**

Item 192.05 (p. 83) is amended by striking out "Carrageen," and inserting in lieu thereof "Seaweeds,".

**SEC. 9. FLORIST ARTICLES.**

Item 192.20 (p. 84) is amended to read as follows:

" | 192.20 | Cut flowers, fresh; bouquets, wreaths, sprays, or similar articles made from such flowers or other fresh plant parts . . . . . | 10% ad val. | 40% ad val. | "

**SEC. 10. HARVESTING CONTAINERS AND AGRICULTURAL SPRAYERS.**

(a) **HARVESTING CONTAINERS.**—Schedule 2, part 1, subpart D is amended by inserting after item 204.25 (p. 91) the following:

19 USC 1202.

204.27	Containers designed for use in the harvesting of fruits and vegetables.....	Free	Free
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(b) **SPRAYERS.**—The article description for item 662.45 (p. 312) is amended by striking out “, self-contained, having a capacity over 5 gallons,” and inserting in lieu thereof “(except sprayers, self-contained, having a capacity not over 5 gallons)”.

**SEC. 11. CERTAIN BOXES AND CASES COVERED OR LINED WITH TEXTILE FABRICS.**

(a) **JEWELRY BOXES, ETC., OF WOOD.**—Item 204.50 (p. 91) is amended by striking out “8.5 % ad val.” and inserting in lieu thereof “5% ad val.”.

(b) **BOXES OF PAPER, ETC.**—Item 256.50 (p. 106) is repealed and item 256.48 is amended—

Repeal.

- (1) by striking out “but not” and inserting in lieu thereof “or”, and
- (2) by striking out “4% ad val.” and inserting in lieu thereof “5% ad val.”.

**SEC. 12. CORK.**

(a) **GASKETING MATERIALS.**—Schedule 2, part 2, subpart A is amended by inserting after item 220.20 (p. 93) the following new item:

220.25	Vulcanized sheets and slabs wholly of ground or pul- verized cork and rubber.....	10% ad val.	25% ad val.
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(b) **FLOOR COVERINGS.**—The article description for item 728.20 (p. 365) is amended by striking out “composition”.

**SEC. 13. WOOD PARTICLE BOARD.**

Schedule 2, part 3 is amended by striking out item 245.50 (p. 98) and inserting in lieu thereof the following:

	Wood particle board, whether or not face finished:		
245.45	If 90 percent or more by weight of the wood components consist of one, or any combination, of the following hardwoods: <i>Pterocarpus</i> spp., <i>Triplaris</i> spp., or <i>Virola</i> spp.....	12% ad val.	40% ad val.
245.50	Other.....	20% ad val.	40% ad val.

**SEC. 14. SHOEBOARD.**

Item 251.49 (p. 103) is amended by striking out “Leatherboard” and inserting in lieu thereof “Shoeboard”.

**SEC. 15. TEXTILE FABRICS, COATED OR FILLED, OR LAMINATED, WITH RUBBER OR PLASTICS; ARTICLES MADE FROM SUCH FABRICS.**

(a) **CLASSIFICATION OF CERTAIN ARTICLES WHOLLY OR IN PART OF FABRICS COATED OR FILLED, OR LAMINATED, WITH RUBBER OR PLASTICS.**—The headnotes for schedule 3 are amended—

- (1) by inserting “except as provided by headnote 5,” before “articles” at the beginning of subparagraph (vi) of headnote 2 (a) (p. 114), and
- (2) by adding after headnote 4 (p. 115) the following new headnote:

“5. For the purposes of parts 5, 6, and 7 of this schedule and parts 1 (except subpart A), 4, and 12 of schedule 7, in determining the classification of any article which is wholly or in part of a fabric coated or filled, or laminated, with nontransparent rubber or plastics (which fabric is provided for in part 4C of this schedule), the fabric shall be regarded not as a textile material but as being wholly of rubber or plastics to the extent that (as used in the article) the nontransparent

rubber or plastics forms either the outer surface of such article or the only exposed surface of such fabric.”

Repeal.  
19 USC 1202.

(b) DETERMINATION OF COMPONENT FIBERS OF CHIEF VALUE IN COATED OR FILLED FABRICS, ETC.—Headnote 3 for schedule 3, part 4, subpart C (p. 145) is repealed, and headnote 4 for schedule 3 (p. 115) is amended to read as follows:

“4. For the purposes of the tariff schedules—

“(a) Except as specifically provided otherwise, in determining the yarn count of fabrics, the warp and filling yarns, whether plied or not, shall be counted as they occur in the fabric.

“(b) In determining the component fibers of chief value in coated or filled, or laminated, fabrics and articles wholly or in part thereof, the coating or filling, or the nontextile laminating substances, shall be disregarded in the absence of context to the contrary.”

(c) WOVEN OR KNIT FABRICS COATED OR FILLED.—

(1) Schedule 3, part 4, subpart C, headnote 2 (p. 145) is amended by striking out “and” at the end of paragraph (a), by striking out the period at the end of paragraph (b) and inserting in lieu thereof “; and”, and by adding at the end thereof the following new paragraph:

“(c) the provisions in this subpart for fabrics, coated or filled with rubber or plastics material, or laminated with sheet rubber or plastics (items 355.65–85), cover products weighing not over 44 ounces per square yard without regard to the relative quantities of the textile fibers and the rubber or plastics material, but do not cover products weighing over 44 ounces per square yard unless they contain more than 50 percent by weight of textile fibers.”

(2) The article description preceding item 355.65 (p. 146) is amended by striking out “, except foam or sponge sheet”.

Repeals.

(3) Item 355.80 (p. 146) is repealed and there is inserted in lieu thereof the following:

“		Of man-made fibers:		
355.81	Over 70 percent by weight of rubber or plastics.....	12.5% ad val.	25% ad val.	”
355.82	Other.....	25¢ per lb. + 30% ad val.	45¢ per lb. + 65% ad val.	

(d) RAINWEAR AND SIMILAR GARMENTS.—Items 376.50, 376.54, and 376.58, and the article description preceding item 376.50 (p. 159) are repealed and there is inserted in lieu thereof the following:

“		Garments designed for rainwear, hunting, fishing, or similar uses, wholly or almost wholly of fabrics which are coated or filled, or laminated, with rubber or plastics, which (after applying headnote 5 of schedule 3) are regarded as textile materials:		
376.54	Of cotton.....	15% ad val.	37.5% ad val.	”
376.56	Other.....	30% ad val.	65% ad val.	

(e) CERTAIN UNSUPPORTED FILM.—The article description preceding item 771.40 (p. 393) is amended by striking out “and unsupported”.

(f) CERTAIN INFLATABLE ARTICLES.—Item 772.75 (p. 394) is repealed, and schedule 7, part 13, subpart A is amended by inserting after item 790.37 (p. 397) the following new item:

“	790.39	Pneumatic mattresses and other inflatable articles not specially provided for.....	12.5% ad val.	25% ad val.	”
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**SEC. 16. MEASURE OF CERTAIN YARNS; CERTAIN WOVEN FABRICS CONTAINING MAN-MADE FIBERS OR WOOL.**

(a) MEASURE OF CERTAIN YARNS.—The article description for item 305.14 (p. 121) is amended to read as follows: “Measuring over 270 yards but not over 18,000 yards per pound”.

(b) **CERTAIN WOVEN FABRICS CONTAINING MAN-MADE FIBERS OR WOOL.**—Schedule 3, part 3, subpart B is amended by inserting after item 335.50 (p. 138) the following new items:

19 USC 1202.

335.55	Containing over 17 percent of wool by weight.....	30¢ per lb. +45% ad val.	40¢ per lb. +55% ad val.
335.60	Fabrics, other than the foregoing, containing over 50 percent by weight of yarns which yarns are composed wholly or almost wholly of fibers not exceeding 5 inches in length and contain not less than 50 percent by weight of man-made fibers..	25¢ per lb. +22.5% ad val.	45¢ per lb. +70% ad val.

#### SEC. 17. ORNAMENTED FABRICS; FABRICS WITH TUCKS.

(a) **ORNAMENTED FABRICS.**—Item 353.50 (p. 144) is amended—

(1) by striking out “42.5% ad val.” and inserting in lieu thereof “42.5% ad val., but in the case of ornamented fabrics not less than the rate which would apply to such fabrics if not ornamented”; and

(2) by striking out “90% ad val.” and inserting in lieu thereof “90% ad val., but in the case of ornamented fabrics not less than the rate which would apply to such fabrics if not ornamented”.

(b) **TEXTILE FABRICS WITH TUCKS.**—Item 357.60 (p. 147) is amended—

(1) by striking out “42.5% ad val.” and inserting in lieu thereof “42.5% ad val., but not less than the rate which would apply to such fabrics without tucks”; and

(2) by striking out “90% ad val.” and inserting in lieu thereof “90% ad val., but not less than the rate which would apply to such fabrics without tucks”.

#### SEC. 18. USED BAGS AND SACKS SUITABLE FOR BALING COTTON.

Schedule 3, part 4, subpart C is amended by striking out item 356.50 (p. 146) and inserting in lieu thereof the following:

	Woven fabrics of vegetable fibers, suitable for covering cotton bales:		
356.50	Recovered from used bags and sacks.....	Free	Free
356.51	Other fabrics, in the piece or in units, containing not over 16 yarns per square inch (counting the warp and filling) and weighing 15 or more ounces per square yard.....	0.3¢ per sq. yd.	0.6¢ per sq. yd.

#### SEC. 19. BELTING AND BELTS FOR MACHINERY.

(a) **IN GENERAL.**—Items 358.05 and 358.10 (p. 147) and the article descriptions preceding such items are repealed and there is inserted in lieu thereof the following:

	Belting and belts, for machinery, of textile fibers or of such fibers and rubber or plastics:		
358.02	V-belts.....	12% ad val.	30% ad val.
	Other:		
	Of vegetable fibers, or of such fibers and rubber or plastics:		
358.05	Not in part of rubber or plastics.....	12% ad val.	30% ad val.
358.06	In part of rubber or plastics.....	16% ad val.	30% ad val.
	Of wool:		
358.08	Woven.....	37.5¢ per lb.+ 15% ad val.	50¢ per lb.+ 60% ad val.
358.09	Other.....	32% ad val.	50% ad val.
358.11	Of silk.....	27.5% ad val.	63% ad val.
358.14	Of man-made fibers.....	25¢ per lb.+ 30% ad val.	45¢ per lb.+ 65% ad val.
358.16	Other.....	12.5% ad val.	25% ad val.

(b) **MACHINERY BELTS NOT CONTAINING TEXTILE FIBERS.**—Item 773.35 (p. 395) is amended by striking out “vegetable fibers” and inserting in lieu thereof “textile fibers”.

**SEC. 20. SWISS-TYPE CURTAINS AND DRAPES.**

19 USC 1202.

Schedule 3, part 5, subpart C is amended—

- (1) by striking out items 365.55, 365.60, and 365.65 and the article descriptions preceding item 365.55 (p. 152), and
- (2) by striking out item 365.78 and the article description preceding such item (p. 153) and inserting in lieu thereof the following:

	Net furnishings made on a lace, net, or knitting machine, whether or not ornamented; and other furnishings, ornamented:		
	Of cotton:		
365.77	Curtains and drapes, including panels and valances, all the foregoing if machine-embroidered but not otherwise ornamented.....	30% ad val.	90% ad val.
365.78	Other.....	50% ad val.	90% ad val.

**SEC. 21. LABELS OF MAN-MADE FIBERS.**

Item 385.61 (p. 163) is amended by striking out "30% ad val." and inserting in lieu thereof "19% ad val."

**SEC. 22. LACTIC ACID.**

Item 425.82 (p. 186) is amended by striking out "12.5% ad val." and inserting in lieu thereof "16% ad val.", and by striking out "25% ad val." and inserting in lieu thereof "35% ad val."

**SEC. 23. ESTERS OF MONOHYDRIC ALCOHOLS.**

The article description preceding item 428.50 (p. 188) is amended to read as follows: "Esters of monohydric alcohols and organic or inorganic acids (except hydrogen sulfide and hydrogen halide acids)."

**SEC. 24. CELLULOSE COMPOUNDS; SURFACE-ACTIVE AGENTS.**

Repeal.

(a) **CELLULOSE COMPOUNDS.**—Item 429.80 (p. 189) is repealed.

(b) **CARBOXYMETHYL CELLULOSE SALTS.**—Schedule 4, part 8, subpart A is amended by inserting after item 465.85 (p. 204) the following new item:

"   465.87	Carboxymethyl cellulose salts .....	16¢ per lb.	45¢ per lb.	"
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(c) **LIGNIN SULFONIC ACID AND ITS SALTS.**—Schedule 4, part 8, subpart A is amended by inserting after item 465.90 (p. 204) the following new item:

"   465.92	Lignin sulfonic acid and its salts.....	10% ad val.	20% ad val.	"
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(d) **CELLULOSE COMPOUNDS, NOT SPECIALLY PROVIDED FOR.**—Schedule 4, part 13, subpart B is amended by inserting after item 493.16 (p. 221) the following new item:

"   493.18	Cellulose compounds, not specially provided for.....	16¢ per lb.	45¢ per lb.	"
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(e) **SURFACE-ACTIVE AGENTS.**—The headnote for part 8 of schedule 4 (p. 203) is amended by inserting after the first sentence a new sentence as follows: "This part also covers certain specified products which may or may not be surface-active agents."

**SEC. 25. SYNTHETIC RESINS AND PLASTIC MATERIALS.**

The headnotes for schedule 4, part 4, subpart A (p. 195) are amended—

(1) by striking out in headnote 1 "a plasticizer, filler, color, or extender" and inserting in lieu thereof "an antioxidant, color, dispersing agent, emulsifier, extender, filler, pesticide, plasticizer, or stabilizer"; and

(2) by striking out in headnote 2 "plasticizers, fillers, colors, or extenders" and inserting in lieu thereof "an antioxidant, color, dispersing agent, emulsifier, extender, filler, pesticide, plasticizer, or stabilizer".

**SEC. 26. PIGMENTS.**

Headnote 1 for schedule 4, part 9, subpart B (p. 208) is amended by striking out "chiefly used to impart color" and inserting in lieu thereof "commonly known as pigments and suitable for use in imparting color".

19 USC 1202.

**SEC. 27. CONCRETE.**

Schedule 5, part 1, subpart A, headnote 1 (p. 225) is amended by striking out paragraph (b) and inserting in lieu thereof the following:

"(b) the term 'concrete' means a composite of cementing materials of mineral origin with added mineral aggregate such as sand, crushed stone, or gravel; and".

**SEC. 28. SYNTHETIC MINERS' DIAMONDS; POWDER OR DUST.**

(a) IN GENERAL.—Schedule 5, part 1, subpart H is amended by striking out item 520.21 (p. 232) and inserting in lieu thereof the following:

	Synthetic:		
520.19	Miners' diamonds.....	Free	Free
520.20	Powder or dust.....	Free	Free
520.21	Other.....	15% ad val.	30% ad val.

(b) EFFECTIVE DATE.—The amendment made by subsection (a) shall apply with respect to articles entered, or withdrawn from warehouse, for consumption after the date of the enactment of this Act.

**SEC. 29. SUBPORCELAIN REFRACTORY ARTICLES.**

Item 531.37 (p. 236) is amended by striking out "Porcelain refractory articles" and inserting in lieu thereof "Porcelain and subporcelain refractory articles".

**SEC. 30. CERTAIN COLORED OR SPECIAL GLASS.**

Items 542.75 and 542.77 (p. 246) and items 923.75 and 923.77 (p. 437) are each amended by striking out "90 united inches" and inserting in each place in lieu thereof "100 united inches".

**SEC. 31. IRON ORE.**

Headnote 2(a) for schedule 6, part 1 (p. 253) is amended by inserting "iron," after "sintered".

**SEC. 32. CERTAIN SEMIMANUFACTURED PLATINUM.**

Item 605.07 (p. 261) is amended by striking out "Bars, plates, and sheets, all the foregoing not under 0.125 inch in thickness," and inserting in lieu thereof "Products having no dimension under 0.125 inch,".

**SEC. 33. ROUND WIRE.**

Schedule 6, part 2 is amended by striking out items 609.40 and 609.42 and the article descriptions preceding item 609.40 (p. 271) and inserting in lieu thereof the following:

	Round wire:		
	Other than alloy iron or steel:		
609.40	Under 0.060 inch in diameter.....	8.5% ad val.	25% ad val.
	0.060 inch or more in diameter:		
609.41	Containing not over 0.25 percent by weight of carbon.....	0.3¢ per lb.	1.25¢ per lb.
609.43	Containing over 0.25 percent by weight of carbon.....	8.5% ad val.	25% ad val.

**SEC. 34. TABLEWARE AND OTHER HOUSEHOLD UTENSILS.**

The headnotes for schedule 6, part 3, subpart E (p. 299) are amended by striking out headnote 4 and by redesignating headnotes 5 and 6 as headnotes 4 and 5, respectively; and the headnotes for schedule 6, part 3 (p. 291) are amended by adding at the end thereof the following new headnote:

"2. The provisions in this part which specifically refer to kitchen or table ware, or to table, kitchen, or household utensils and articles,

include articles of types which are used outdoors as well as those which are used indoors.”

**SEC. 35. CERTAIN GALVANIZED WIRE.**

19 USC 1202.

(a) **FENCING.**—Item 642.35 (p. 293) is amended by striking out “not under 0.08 inch in diameter” and inserting in lieu thereof “not under 0.075 inch in diameter”.

(b) **CERTAIN WOVEN WIRE.**—The article description preceding item 642.45 (p. 293) is amended by striking out “under 0.08 inch” and inserting in lieu thereof “under 0.075 inch”.

(c) **MILLINERS’ WIRE.**—Item 642.96 (p. 294) is amended by striking out “not under 0.08 inch in diameter” and inserting in lieu thereof “not under 0.075 inch in diameter”.

Repeals.

**SEC. 36. AUTOMOBILE, ETC., PARTS.**

(a) **HINGES AND FITTINGS, ETC.**—Item 647.00 (p. 298) is repealed and there is inserted in lieu thereof the following:

	Of iron or steel, of aluminum, or of zinc:		
647.01	Hinges, fittings, and mountings, designed for motor vehicles.....	8.5% ad val.	25% ad val.
647.03	Other.....	19% ad val.	45% ad val.

(b) **HAIRSPRINGS.**—Schedule 6, part 3, subpart F is amended by inserting after item 652.85 (p. 306) the following new item:

652.86	Hairsprings.....	10% ad val.	65% ad val.
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(c) **PUMPS FOR LIQUIDS.**—Item 660.90 (p. 310) is repealed and there is inserted in lieu thereof the following:

	Pumps for liquids, whether or not fitted with measuring devices; liquid elevators of bucket, chain, screw, band, and similar types; all the foregoing whether operated by hand or by any kind of power unit, and parts thereof:		
660.92	Fuel injection pumps for compression-ignition engines, and parts thereof.....	6% ad val.	35% ad val.
660.94	Other.....	10% ad val.	35% ad val.

(d) **BALL BEARINGS WITH INTEGRAL SHAFTS.**—Item 680.35 (p. 319) is repealed and there is inserted in lieu thereof the following:

	Ball or roller bearings, including such bearings with integral shafts, and parts thereof:		
680.34	Ball bearings with integral shafts.....	12% ad val.	35% ad val.
680.35	Other.....	3.4¢ per lb. +15% ad val.	10¢ per lb. +45% ad val.

(e) **REPAIR KITS.**—Schedule 6, part 4, subpart J is amended by inserting after item 680.57 (p. 319) the following:

680.59	Kits, each containing three or more replacement parts however provided for elsewhere in the schedules, put up and packaged for the repair of hydraulic-brake master or wheel cylinders or for the repair of internal-combustion engine pumps or carburetors....	10% ad val.	35% ad val.
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(f) **PARTS OF ELECTRICAL ARTICLES.**—

(1) Subparagraph (vi) of headnote 1 (p. 321) for schedule 6, part 5, is amended to read as follows:

“(vi) electrical instruments and apparatus provided for in schedule 7.”

(2) The article description preceding item 682.70 (p. 321) is amended by inserting “; all the foregoing and parts thereof” after “electro-magnetic lifting heads”.

(3) The article description for item 682.80 (p. 321) is amended by inserting “and parts thereof” after “holders”.

(g) **PERMANENT MAGNETS.**—Item 682.70 (p. 321) is amended by striking out “18% ad val.” and inserting in lieu thereof “16% ad val.”.



(h) **LIGHTING EQUIPMENT DESIGNED FOR MOTOR VEHICLES.**—Schedule 6, part 5, is amended by inserting after item 683.60 (p. 322) the following new item:

19 USC 1202.

“ 683.65	Electric lighting equipment designed for motor vehicles, and parts thereof .....	8.5% ad val.	25% ad val.	”
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(i) **AUTOMATIC VOLTAGE-CURRENT REGULATORS.**—Item 686.20 (p. 323) is repealed and there is inserted in lieu thereof the following:

Repeal.

“	Automatic voltage and voltage-current regulators, with or without cut-out relays, and parts thereof:			”
686.22	Designed for use in a 6-volt, 12-volt, or 24-volt system .....	8.5% ad val.	25% ad val.	
686.24	Other .....	15% ad val.	35% ad val.	”

(j) **IGNITION WIRING SETS, ETC.**—Schedule 6, part 5, is amended by inserting after item 688.10 (p. 324) the following:

“ 688.12	Ignition wiring sets and wiring sets designed for use in motor vehicles and craft provided for in part 6 of schedule 6 .....	10% ad val.	30% ad val.	”
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(k) **SPEEDOMETERS AND TACHOMETERS.**—

(1) The headnotes for schedule 7, part 2, subpart D (p. 344) are amended by striking out “711.99” in headnote 1 and inserting in lieu thereof “711.88”, and by striking out “711.99, inclusive (except magnetic speedometers),” in headnote 2(a) and inserting in lieu thereof “711.88, inclusive.”

(2) Schedule 7, part 2, subpart D is amended by striking out items 711.90 to 711.98, inclusive, and the article descriptions for such items (p. 346) and inserting in lieu thereof the following:

“	Revolution counters, production counters, taximeters, odometers, pedometers, counters similar to the foregoing articles, speedometers and tachometers, all the foregoing not provided for in subpart C of this part; parts of the foregoing:			”
711.90	Taximeters and parts .....	42.5% ad val.	85% ad val.	
711.91	Bicycle speedometers and parts thereof .....	55% ad val.	110% ad val.	
711.98	Other .....	10% ad val.	35% ad val.	”

(3) Item 712.25 (p. 346) and the article description preceding such item are each amended by striking out “Tachometers and anemometers” and inserting in lieu thereof “Anemometers”.

(1) **FURNITURE DESIGNED FOR MOTOR VEHICLE USE.**—Schedule 7, part 4, subpart A is amended by inserting after item 727.04 (p. 364) the following:

“ 727.06	Furniture designed for motor-vehicle use, and parts thereof .....	8.5% ad val.	25% ad val.	”
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### SEC. 37. PICKS AND MATTOCKS.

Item 648.53 (p. 300) is amended by striking out “19% ad val.” and inserting in lieu thereof “7.5% ad val.”.

### SEC. 38. FILES AND RASPS.

Items 649.05 and 649.07 (p. 300) are each amended by striking out “7 inches” and inserting in lieu thereof “6.75 inches”.

### SEC. 39. PENCIL SHARPENERS AND LEAD AND CRAYON POINTERS.

Schedule 6, part 3, subpart E, is amended by inserting after item 651.31 (p. 304) the following:

“ 651.33	Pencil sharpeners and lead and crayon pointers, and parts thereof .....	17% ad val.	40% ad val.	”
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(c) PARTS OF SHOE SEWING MACHINES.—The article description for item 672.05 (p. 315) is amended by inserting “, and parts thereof (except needles)” after “uppers”.

(d) SHOE MACHINERY MOLDS.—Schedule 6, part 4, subpart J is amended by striking out item 680.10 (p. 318) and inserting in lieu thereof the following:

19 USC 1202.

“		Molds used for rubber or plastics materials:			”
680.11		Shoe machinery molds .....	Free	Free	
680.12		Other .....	11.5% ad val.	35% ad val.	

(e) PARTS OF COPYING LATHES.—The article description for item 911.70 (p. 434) is amended by inserting “, and parts thereof provided for in items 674.50, 674.51, and 674.53” after “schedule 6”.

#### SEC. 46. MACHINE CLOTHING.

Headnote 1 (iii) for schedule 6, part 4 (p. 309) is amended by inserting after “machine clothing” the following: “, other than card clothing provided for in items 670.52 and 670.54”.

#### SEC. 47. BLOWERS FOR PIPE ORGANS.

Schedule 6, part 4, subpart A is amended by striking out item 661.10 (p. 310) and inserting in lieu thereof the following:

“		Fans and blowers, and parts thereof:			”
661.09		Blowers for pipe organs .....	10% ad val.	35% ad val.	
661.10		Other .....	14% ad val.	35% ad val.	

#### SEC. 48. ROUGH IRON CASTINGS.

(a) PARTS OF FILTERING AND PURIFYING MACHINERY.—Schedule 6, part 4, subpart A is amended by striking out item 661.95 (p. 311) and inserting in lieu thereof the following:

“		Other:			”
661.92		Cast-iron (except malleable cast-iron) parts, not alloyed and not advanced beyond cleaning, and machined only for the removal of fins, gates, sprues, and risers or to permit location in finishing machinery .....	3% ad val.	10% ad val.	
661.95		Other .....	11.5% ad val.	35% ad val.	

(b) ROLLERS FOR MACHINES.—Schedule 6, part 4, subpart J is amended by inserting after item 680.57 (p. 319) the following new item:

“		Cast-iron (except malleable cast-iron) rollers for machines, not alloyed and not advanced beyond cleaning, and machined only for the removal of fins, gates, sprues, and risers or to permit location in finishing machinery .....	3% ad val.	10% ad val.	”
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#### SEC. 49. AGRICULTURAL AND HORTICULTURAL MACHINERY AND IMPLEMENTS, AND PARTS THEREOF.

(a) AMENDMENT OF HEADNOTE.—Schedule 6, part 4, subpart C, headnote 1 (p. 313) is amended by striking out “part 5,” and inserting in lieu thereof “part 5 (except item 688.40).”

(b) MILKING MACHINES, ETC.—The article description for item 666.00 (p. 313) is amended by inserting after “farm wagons and carts,” the following: “milking machines, on-farm equipment for the handling or drying of agricultural or horticultural products.”

(c) INTERNAL COMBUSTION ENGINES.—The article description for item 660.40 (p. 310) is amended by inserting after “item 692.30” the following: “or in agricultural or horticultural machinery or implements provided for in item 666.00”.

(d) SPEED CHANGERS, ETC.—The article description following item 680.40 (p. 319) is amended by striking out “all the foregoing and parts thereof (except parts of motor vehicles, aircraft, and bicycles)” and inserting in lieu thereof “all the foregoing (except parts of agricul-

tural or horticultural machinery and implements provided for in item 666.00 and parts of motor vehicles, aircraft, and bicycles) and parts thereof”.

19 USC 1202.

(e) **TIRES.**—Schedule 7, part 12, subpart C is amended by inserting after item 772.48 (p. 394) the following new item:

“ 772.50	Designed for tractors provided for in item 692.30 or for agricultural or horticultural machinery or implements provided for in item 666.00.....	Free	Free	”
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(f) **TUBES.**—Schedule 7, part 12, subpart C is amended by inserting after item 772.57 (p. 394) the following new item:

“ 772.59	Designed for tires provided for in item 772.50....	Free	Free	”
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**SEC. 50. JACQUARD CARDS; PARTS OF TAPS, VALVES, ETC.**

(a) **JACQUARD CARDS.**—Schedule 6, part 4, headnote 1 (p. 309) is amended by striking out “(iv) jacquard cards;” and by redesignating subparagraphs (v) and (vi) as subparagraphs (iv) and (v), respectively.

(b) **PARTS OF TAPS, VALVES, ETC.**—The article description preceding item 680.20 (p. 319) is amended by striking out “check:” and inserting in lieu thereof “check, and parts thereof:”.

**SEC. 51. CERTAIN SPEED CHANGERS.**

Item 680.45 (p. 319) is amended by inserting “multiple and variable ratio speed changers each ratio of which is selected by manual manipulation,” after “Fixed ratio speed changers,”.

**SEC. 52. SYNCHRONOUS MOTORS; COMMUTATORS.**

(a) **SYNCHRONOUS MOTORS.**—The article description for item 682.20 (p. 321) is amended by inserting “, valued not over \$4 each” after “Synchronous”.

(b) **COMMUTATORS.**—Schedule 6, part 5 is amended by inserting after item 682.50 (p. 321) the following:

“ 682.52	Commutators.....	10% ad val.	35% ad val.	”
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**SEC. 53. DICTATION RECORDING AND TRANSCRIBING MACHINES.**

(a) **MACHINES USING NONMAGNETIZABLE RECORDING MEDIUM.**—Schedule 6, part 5 is amended by striking out items 685.40 and 685.42 (p. 323) and the article description preceding such items and inserting in lieu thereof the following:

“ 685.40	Tape recorders and dictation recording and transcribing machines, and parts thereof.....	11.5% ad val.	35% ad val.	”
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(b) **EFFECTIVE DATE.**—The amendment made by subsection (a) shall apply with respect to articles entered, or withdrawn from warehouse, for consumption after the date of the enactment of this Act.

**SEC. 54. TELEVISION PICTURE TUBES.**

(a) **IN GENERAL.**—Items 687.50 and 687.60 (p. 324) and the article description preceding such items are amended to read as follows:

“	Electronic tubes (except X-ray tubes); photocells; transistors and other related electronic crystal components; mounted piezoelectric crystals; all the foregoing and parts thereof:			”
687.50	Television picture tubes.....	30% ad val.	60% ad val.	
687.60	Other.....	12.5% ad val.	35% ad val.	

(b) **TEMPORARY RATE FOR COLOR TELEVISION PICTURE TUBES.**—Part 1, subpart B of the appendix is amended by inserting after item 911.70 (p. 434) the following new item:

“ 911.90	Color television picture tubes (provided for in item 687.50).....	12% ad val.	60% ad val.	On or before 8/31/69
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**SEC. 55. INSULATED CONDUCTORS WITHOUT FITTINGS.**

Item 688.05 (p. 324) is repealed and there is inserted in lieu thereof the following:

Repeal.  
19 USC 1202.

Without fittings:			
688.04	Containing (exclusive of insulation and sheathing) over 10 percent by weight of the metal copper.....	17% ad val.	40% ad val.
688.06	Other.....	15% ad val.	35% ad val.

**SEC. 56. BRAKE REGULATORS.**

Item 690.35 (p. 325) is amended by inserting “, except brake regulators” after “provided for in item 690.15”.

**SEC. 57. FOOTWEAR OF RUBBER OR PLASTICS.**

(a) **AMERICAN SELLING PRICE.**—Headnote 3(b) for schedule 7, part 1, subpart A (p. 332) is amended by striking out “in item 700.50, if the rubber portion thereof is wholly, or over 50 percent by weight, of natural rubber, and”.

(b) **PROTECTIVE FOOTWEAR.**—Schedule 7, part 1, subpart A is amended by striking out item 700.50 (p. 332) and inserting in lieu thereof the following:

700.51	Hunting boots, galoshes, rainwear, and other footwear designed to be worn over, or in lieu of, other footwear as a protection against water, oil, grease, or chemicals or cold or inclement weather, all the foregoing having soles and uppers of which over 90 percent of the exterior surface area is rubber or plastics (except footwear with uppers of nonmolded construction formed by sewing the parts thereof together and having exposed on the outer surface a substantial portion of functional stitching): Having soles and uppers of which over 90 percent of the exterior surface area is polyvinyl chloride, whether or not supported or lined with polyvinyl chloride but not otherwise supported or lined.....	12.5% ad val.	25% ad val.
700.52	Footwear (except footwear provided for in item 700.51), the uppers of which do not extend above the ankle, designed for use without closures, whether or not supported or lined.....	25% ad val.	50% ad val.
700.53	Other.....	37.5% ad val.	75% ad val.

**SEC. 58. HEADWEAR OF PANDAN.**

Item 702.35 (p. 333) is amended by inserting “or of pandan,” after “Of palm leaf”.

**SEC. 59. HEADWEAR OF FUR NOT ON THE SKIN.**

The article description preceding item 703.20 (p. 334) is amended by striking out “of fur felt” and inserting in lieu thereof “of fur not on the skin”.

**SEC. 60. ANESTHETIC APPARATUS; STETHOSCOPES.**

(a) **ANESTHETIC APPARATUS.**—Schedule 7, part 2, subpart B is amended by inserting between item 709.07 and the article description preceding it (p. 342) the following new item:

709.08	Anesthetic apparatus and instruments (except syringes), and parts thereof.....	19% ad val.	45% ad val.
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(b) **STETHOSCOPES.**—Item 709.10 (p. 342) is amended by inserting “and stethoscopes” after “Percussion hammers”.

**SEC. 61. SURVEYING COMPASSES AND PARTS THEREOF.**

Item 710.12 (p. 343) is amended by striking out “11.5 % ad val.” and inserting in lieu thereof “28% ad val.”.

**SEC. 62. COMPARATORS.**

Item 710.88 (p. 344) is amended by striking out "Comparators, comparator benches" and inserting in lieu thereof "Comparator benches".

**SEC. 63. COMBINATION ARTICLES CONTAINING WATCH OR CLOCK MOVEMENTS.**

19 USC 1202.

(a) **IN GENERAL.**—Schedule 7, part 2, subpart E is amended by inserting after headnote 4 (p. 349) the following new headnote:

"5. **COMBINATION ARTICLES CONTAINING WATCH OR CLOCK MOVEMENTS.**—A watch or clock movement (and its dial, if any) in a combination article is classifiable under the provision applicable to such combination article, but, in determining the duties on the combination article, the movement (and its dial, if any) shall be constructively separated therefrom and assessed with the same rate as would have applied if it had been imported separately. In such circumstances, the movement and its dial shall also be subject to the same marking requirements provided for in headnote 4 of this subpart. However, such separate assessment and special marking shall not be applicable to movements which, when imported, are installed as the usual equipment of vehicles or craft provided for in part 6 of schedule 6 or as integral and essential parts of laboratory, industrial, or commercial apparatus or equipment."

Repeal.

(b) **CONFORMING AMENDMENT.**—Items 711.65 and 711.70 and the article description preceding such items (p. 345) are repealed and there is inserted in lieu thereof the following new item:

"   711.67	Other.....	14% ad val.	50% ad val.	"   "
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**SEC. 64. EDITORS, AND COMBINATION EDITOR-SPLICERS, FOR MOTION-PICTURE FILMS.**

Item 722.52 (p. 356) is amended—

- (1) by striking out "11.5% ad val." and inserting in lieu thereof "35% ad val.", and
- (2) by striking out "35% ad val." and inserting in lieu thereof "45% ad val."

**SEC. 65. HALF-TONE SCREENS MADE PHOTOGRAPHICALLY ON PLASTICS MATERIALS.**

Schedule 7, part 2, subpart F is amended by striking out item 722.84 (p. 357) and inserting in lieu thereof the following:

"	Half-tone screens designed for use in engraving or photographic processes:			"   "
722.83	Made photographically on plastics material.....	8.5% ad val.	25% ad val.	
722.85	Other.....	27.5% ad val.	55% ad val.	

**SEC. 66. HEAT-SENSITIVE PAPERS.**

Item 723.35 (p. 357) is amended by striking out "15% ad val." and inserting in lieu thereof "7.5% ad val."

**SEC. 67. RECORDINGS ON MAGNETIC TAPE, ETC.**

Item 724.40 (p. 358) is amended—

- (1) by striking out "0.25¢ per sq. in." and inserting in lieu thereof "2¢ per sq. ft.", and
- (2) by striking out "1¢ per sq. in." and inserting in lieu thereof "8¢ per sq. ft."

**SEC. 68. ELECTRONIC MUSICAL INSTRUMENTS.**

Schedule 7, part 3, subpart A is amended by striking out item 725.45 (p. 360) and inserting in lieu thereof the following:

"	Electronic musical instruments:			"   "
725.46	Fretted stringed instruments.....	34% ad val.	40% ad val.	
725.47	Other.....	17% ad val.	40% ad val.	

**SEC. 69. PLAYING CARDS.**

Item 734.25 (p. 371) is amended by striking out "5% ad val." and inserting in lieu thereof "4% ad val."

19 USC 1202.

**SEC. 70. PRECISION MODELS.**

The article description for item 737.07 (p. 373) is amended by striking out "and cable-car systems;" and inserting in lieu thereof "cable-car systems; highway vehicles; ships and harbor structures; and airplanes and spacecraft;"

**SEC. 71. COSTUME JEWELRY; JEWELRY MATERIALS.**

(a) **COSTUME JEWELRY.**—Schedule 7, part 6, subpart A is amended by striking out items 740.35 and 740.37 (p. 376) and inserting in lieu thereof the following:

	Valued over 20 cents per dozen pieces or parts:		
740.35	Watch bracelets valued over \$5 per dozen.....	35% ad val.	110% ad val.
740.37	Other.....	55% ad val.	110% ad val.

(b) **JEWELRY MATERIALS.**—The article description preceding item 740.70 (p. 376) is amended by striking out "not over 0.5 inch in any cross-sectional dimension,"

**SEC. 72. BUTTON BLANKS.**

Headnote 2 for schedule 7, part 7, subpart A (p. 379) is amended to read as follows:

"2. For the purposes of this subpart—

"(a) the term 'line' in the rates of duty columns (items 745.20, 745.22, and 745.32) means the line button measure of one-fortieth of one inch; and

"(b) the term 'button blanks' (item 745.40) is limited to raw or crude blanks suitable for manufacture into buttons."

77A Stat. 379.

**SEC. 73. BUCKLES AND BUCKLE SLIDES.**

Schedule 7, part 7, subpart A is amended by striking out items 745.45 and 745.47 and the article description preceding item 745.45 (p. 380) and inserting in lieu thereof the following:

745.45	Buckles and buckle slides, and parts thereof.....	19% ad val.	45% ad val.
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**SEC. 74. CLASPS, CERTAIN FRAMES INCORPORATING CLASPS, SNAP FASTENERS, AND PARTS.**

Schedule 7, part 7, subpart A is amended by striking out the article descriptions preceding item 745.63 and by striking out items 745.63, 745.65, and 745.67 (p. 380) and inserting in lieu thereof the following:

	Clasps, handbag and similar frames incorporating clasps, and snap fasteners; all the foregoing and parts thereof:		
	Valued not over 20 cents per dozen pieces or parts:		
745.63	Sew-on fasteners, and parts thereof.....	55% ad val.	60% ad val.
745.65	Other.....	27.5% ad val.	60% ad val.
	Valued over 20 cents per dozen pieces or parts:		
	For jewelry and other objects of personal adornment:		
745.66	Of precious metal except silver (including rolled precious metal except silver):	24% ad val.	80% ad val.
745.67	Other.....	55% ad val.	110% ad val.
745.68	Other.....	17.5% ad val.	65% ad val.

**SEC. 75. SLIDE FASTENER PARTS.**

The article description preceding item 745.70 (p. 380) is amended by striking out "Slide fasteners, and parts thereof:" and inserting in lieu thereof "Slide fasteners, and parts thereof including tapes in continuous lengths but not including tapes wholly of textile fibers:"

**SEC. 76. DRIED WREATHS, ETC.**

19 USC 1202.

Schedule 7, part 7, subpart B is amended by striking out item 748.35 (p. 381) and inserting in lieu thereof the following:

	Bouquets, boutonnières, corsages, wreaths, and similar ornamental articles, all the foregoing made of articles described in item 748.30 or item 748.32:		
748.34	Wholly or almost wholly of articles described in item 748.30.....	10% ad val.	20% ad val.
748.36	Other.....	25.5% ad val.	75% ad val.

**SEC. 77. ELECTRIC TOOTHBRUSHES.**

Subparagraph (i) of headnote 1 for schedule 7, part 8, subpart A (p. 383) is amended to read as follows:

“(i) mechanical combs, brooms, or brushes (other than combs or brushes which are toilet articles), or combs, brooms, or brushes which are parts of articles (other than toilet articles);”.

**SEC. 78. BROOMS MADE OF BROOM CORN.**

(a) **IN GENERAL.**—Schedule 7, part 8, subpart A is amended by striking out items 750.30 and 750.31 (p. 383) and inserting in lieu thereof the following:

	Brooms and brushes consisting of vegetable materials bound together but not mounted or set in a block or head, with or without handles: Brooms wholly or in part of broom corn: Whiskbrooms: Valued not over 32¢ each: In any calendar year prior to the entry, or withdrawal from warehouse, for consumption of 115,000 dozen (or such modified quantity as may become applicable under headnote 3(a) to this subpart) whiskbrooms classifiable under items 750.26 to 750.28, inclusive.....		
750.26	Other.....	20% ad val.	20% ad val.
750.27	Valued over 32¢ each.....	12¢ each	12¢ each
750.28	Other brooms: Valued not over 96¢ each: In any calendar year prior to the entry, or withdrawal from warehouse, for consumption of 205,000 dozen (or such modified quantity as may become applicable under headnote 3 (a) to this subpart) brooms classifiable under items 750.29 to 750.31, inclusive.....	32% ad val.	32% ad val.
750.29	Other.....	20% ad val.	20% ad val.
750.30	Valued over 96¢ each.....	32¢ each.....	32¢ each.
750.31	Other.....	32% ad val.	32% ad val.
750.32	Other.....	25% ad val.	25% ad val.
750.33	If product of Cuba.....	20% ad val. (s).	

(b) **APPLICATION.**—The headnotes for schedule 7, part 8, subpart A (p. 383) are amended by adding at the end thereof the following headnote:

“3. (a) If the President determines that the estimated annual domestic consumption of whiskbrooms of a kind described in items 750.26 to 750.28, inclusive, or of other brooms of a kind described in items 750.29 to 750.31, inclusive, has substantially changed since 1965 or since the date of the immediately preceding proclamation under this paragraph (if any), the quantity provided for in item 750.26 or 750.29, as the case may be, shall be modified by the percentage by which the President determines the estimated annual domestic consumption of the relevant brooms has changed in comparison with



such estimated consumption in 1965 or at the time of such immediately preceding proclamation (if any). Such modified quantity shall be proclaimed by the President and shall, subject to the provisions of this paragraph, replace the quantity previously applicable under item 750.26 or 750.29.

“(b) If the President determines an allocation among supplying countries of the quantity provided for in item 750.26 or 750.29 to be in the national interest, he may proclaim such allocation.”

(c) EFFECTIVE DATE.—The amendments made by subsections (a) and (b) shall apply with respect to articles entered, or withdrawn from warehouse, for consumption on or after January 1, 1966.

**SEC. 79. FIREWORKS.**

Item 755.15 (p. 385) is amended by striking out “32% ad val.” in column 1 and “42% ad val.” in column 2 and by inserting in lieu thereof in each column “12¢ per lb., including the weight of all coverings, packing material, and wrappings”.

19 USC 1202.

**SEC. 80. RUBBER AND PLASTIC FILM, STRIPS, SHEETS, AND PLATES.**

The headnotes for schedule 7, part 12, subpart B (p. 392) are amended—

(1) by striking out “21 inches” in headnotes 1(b) and 2(iv) (B) and inserting in lieu thereof “15 inches”, and

(2) by striking out “51 inches” in headnotes 1(b) and 2(iv) (C) and inserting in lieu thereof “18 inches”.

**SEC. 81. COLOSTOMY BAGS.**

Item 772.42 (p. 394) is amended by inserting “colostomy bags,” after “enema bags,”.

**SEC. 82. FLY RIBBONS.**

Schedule 7, part 13, subpart A is amended by inserting after item 790.10 (p. 397) the following new item:

“ | 790.15 | Fly ribbons (ribbon fly catchers)..... | 14% ad val. | 35% ad val. | ”

**SEC. 83. SAUSAGE CASINGS.**

Schedule 7, part 13, subpart A is amended by striking out item 790.45 (p. 397) and inserting in lieu thereof the following:

	Sausage casings not specially provided for, whether or not cut to length:		
790.46	Of cellulosic plastics materials.....	25.5% ad val.	60% ad val.
790.47	Other.....	12.5% ad val.	40% ad val.

**SEC. 84. ARTICLES OF HAIR NOT SPECIALLY PROVIDED FOR.**

Schedule 7, part 13, subpart C is amended by adding after item 792.70 (p. 399) the following new item:

“ | 792.75 | Of hair..... | 14% ad val. | 35% ad val. | ”

**SEC. 85. ARTICLES ASSEMBLED ABROAD.**

The article description for item 807.00 (p. 408) is amended to read as follows: “Articles assembled abroad in whole or in part of fabricated components, the product of the United States, which (a) were exported, in condition ready for assembly without further fabrication, for the purpose of such assembly and return to the United States, (b) have not lost their physical identity in such articles by change in form, shape, or otherwise, and (c) have not been advanced in value or improved in condition abroad except by being assembled and except by operations incidental to the assembly process such as cleaning, lubricating, and painting.”

**SEC. 86. COCONUT, PALM-KERNEL, AND PALM OILS, SULFONATED OR SULFATED.**

19 USC 1202.

Item 907.77 (p. 433) is amended by striking out "17.5% ad val." and inserting in lieu thereof "14% ad val."

**SEC. 87. ELECTRODES FOR USE IN PRODUCING ALUMINUM.**

(a) **TEMPORARY FREE ENTRY.**—Part 1, subpart B of the appendix is amended by inserting after item 909.20 (p. 433) the following new item:

909.25	Electrodes (provided for in item 517.61, part 1E, schedule 5) when imported for use in producing aluminum.....	Free	Free	On or before 7/15/66
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(b) **EFFECTIVE DATE.**—The amendment made by subsection (a) shall apply with respect to articles entered, or withdrawn from warehouse, for consumption after the date of the enactment of this Act.

64 Stat. 261.  
7 USC 624.

**SEC. 88. IMPORT RESTRICTIONS PROCLAIMED PURSUANT TO SECTION 22 OF AGRICULTURAL ADJUSTMENT ACT.**

Headnote 2 (p. 441) for part 3 of the appendix to the Tariff Schedules is amended—

(1) by striking out "or for the personal use of the importer;" at the end of paragraph (b) and inserting in lieu thereof "for the personal use of the importer, or for research;"; and

(2) by striking out "articles not exceeding 100 pounds in aggregate weight in any shipment, if entered for exhibition, display, or sampling at a Trade Fair, or for research, and if" at the beginning of paragraph (c) and inserting in lieu thereof "articles entered for exhibition, display, or sampling at a Trade Fair or for research, but only if".

**SEC. 89. PAST IMPORTATIONS OF CERTAIN ARTICLES.**

77A Stat. 321.

(a) **IGNITION MAGNETO MAGNETS.**—In the case of an article provided for in item 682.70 of the Tariff Schedules of the United States, if—

(1) such article is an ignition magneto magnet, and

(2) such article was entered, or withdrawn from warehouse, for consumption after August 30, 1963, and on or before the 60th day after the date of the enactment of this Act,

such article shall be treated as if it were provided for in item 683.60 of such schedules.

77A Stat. 338.

(b) **CERTAIN LUGGAGE AND HANDBAGS.**—In the case of an article (other than flat goods) provided for in item 706.24 of the Tariff Schedules of the United States, if—

(1) the textile materials of chief value in such article are fabrics coated or filled, or laminated, with rubber or plastics,

(2) such article was imported before September 1, 1964, and

(3) such article was entered, or withdrawn from warehouse, for consumption after August 30, 1963, and on or before the 60th day after the date of the enactment of this Act,

such article shall be treated as if it were provided for in item 706.60 of such schedules.

(c) **ENTRIES PRIOR TO ENACTMENT.**—This section shall apply in the case of any article entered, or withdrawn from warehouse, for consumption on or before the date of the enactment of this Act only upon request filed with the collector of customs concerned on or before the 120th day after the date of the enactment of this Act, and upon such request the entry or withdrawal of such article shall, notwithstanding the provisions of section 514 of the Tariff Act of 1930 or any other provision of law, be liquidated or reliquidated in accordance with the provisions of this section.

46 Stat. 734.  
19 USC 1514.

Approved October 7, 1965.