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## UNITED STATES TARIFF COMMISSION

INVESTIGATIONS OF THE PROBABLE ECONOMIC EFFECT OF MODIFICATIONS OF DUTIES OR OTHER IMPORT RESTRICTIONS ON ARTICLES LISTED FOR TRADE-AGREEMENT NEGOTIATIONS

Investigations Conducted by the

United States Tariff Commission Under the

Provisions of Section 221 of the

Trade Expansion Act of 1962,

October 12, 1962-June 30, 1967

/Supplements TC Publication 133 on Investigations under Section 3 of the Trade Agreements Extension Acts of 1948 and 1951/



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## UNITED STATES TARIFF COMMISSION

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## INTRODUCTION

The following compilation summarizes information on investigations that the U.S. Tariff Commission has conducted under the provisions of section 221 of the Trade Expansion Act of 1962.  $\underline{1}/$ 

Under section 221 of the Trade Expansion Act of 1962, the President, before entering into any trade-agreement negotiation, must publish and furnish the Tariff Commission lists of articles which may be considered for modification or continuance of United States duties or other import restrictions, or continuance of United States duty-free or excise treatment. The Commission is then required to make an investigation (including a public hearing) and within six months advise the President with respect to each article of its judgment as to the probable economic effect of modifications of duties or other import restrictions on industries producing like or directly competitive articles, so as to assist the President in making an informed judgment as to the impact that might be caused by such modifications on United States industry, agriculture, and labor.

To give some indication of the scope of the investigations that the Commission has conducted under section 221, the following compilation wherever possible shows, for each investigation, the approximate number of tariff items that were involved in the President's list. Some tariff items relate to a single commodity; many relate to more than one commodity; and several are "basket" provisions, each of which covers a large variety of commodities.

Country	Status
Contracting parties to the General Agreement on Tariffs and Trade and countries negotiating for accession to that agree- ment. (Inv. No. 1, sec. 221(b))	Origin of investigation: Letter and list of commodities from the President, dated Oct. 21, 1963. Scope of investigation: Every article pro- vided for in the Tariff Schedules of the United States Annotated (1963) (TSUSA) with certain exceptions, as specified in the President's list of Oct. 21, 1963. The investigation covered some 6000 of the approximately 6400 items contained in the Tariff Schedules. The list of article to be considered for concessions in the pr posed trade agreement negotiations were set forth in the President's public notice issued Oct. 21, 1963of intention to par- ticipate in trade agreement negotiations under the General Agreement on Tariffs and Trade (GATT). Investigation instituted: Oct. 22, 1963. Hearing held: Dec. 2-6, 10-13, 17-20, 1963; Jan. 7-10, 14-17, 21-24, 29-31; Feb. 4-6, 11-14, 18-20, 25-28; Mar. 3-6, 10-13, 17-2 and 24-27, 1964. Report submitted to the President: Apr. 22, 1964.

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Country	Status
Contracting parties to the General Agreement on Tariffs and Trade and countries negotiating for accession to that agree- ment. (Inv. No. 2, sec. 221(b))	Origin of investigation: Letter and supple- mental list of commodities from the Presi- dent, dated Feb. 18, 1965. Scope of investigation: All articles duti- able under TSUS item numbers 202.11 and 202.13 except certain articles specified in the President's supplemental list. The articles investigated were tropical hard- wood lumber products being considered for reduction of duty below 50 percent of the rate existing on July 1, 1962, including elimination of the duty. The items were contained in the President's supplemental public noticeissued Feb. 18, 1965of intention to consider certain tropical hardwood lumber for duty reductions greate than 50 percent or elimination of duty pur suant to section 213 of the Trade Expansic Act of 1962 (19 U.S.C. 1833) in the multi- lateral tariff negotiations for which the public notice of Oct. 21 had been issued. Investigation instituted: Feb. 19, 1965. Hearing held: Apr. 6, 1965. Report submitted to the President: May 5, 1965.

of articles to be considered in the multi- lateral tariff negotiations for which the pu	Country	Status
	General Agreement on Tariffs and Trade and countries negotiating for accession to that agree- ment.	plemental list of commodities from the President, dated Aug. 16, 1966. Scope of investigation: Articles specified in the President's list of Aug. 16, 1966. The list involved over 300 TSUS items concerning which the Tariff Schedules Technical Amendments Act of 1965 (P.L. 89- 241, 79 Stat. 933) and other legislation amending the Tariff Schedules of the United States (TSUS), enacted subsequent to publi- cation of the notice of Oct. 21, 1963, had affected the rates of duty applicable to a number of articles set out in such notice and had also affected the President's authority to proclaim changes in the rates of duty applicable to such articles. The items were listed in the President's supple- mental public noticeissued Aug. 16, 1966 of articles to be considered in the multi- lateral tariff negotiations for which the pub lic notice of Oct. 21, 1963, had been issued. Investigation instituted: Aug. 17, 1966. Hearing held: Sept. 26-30, 1966. Report submitted to the President: Nov. 3,

Country	Status
Contracting parties to the General Agreement on Tariffs and Trade and countries negotiating for accession to that agree- ment. (Inv. No. 4, sec. 221(b))	Origin of investigation: Letter and supple- mental list of commodities from the Presi- dent, dated Apr. 22, 1967. Scope of investigation: Articles specified in the President's list of Apr. 22, 1967. The list involved 23 TSUS items which had been included in the original public list of October 1963 but subsequently had be- come subject to different customs treat- ment (principally duty-free treatment) chiefly as a result of the legislation signed by the President in October 1966 implementing the Florence Agreement. [See P.L. 89-651, P.L. 89-634, and P.L. 89-806.] The items were listed in the President's supplemental public notice issued Apr. 22, 1967of articles to be considered in the multilateral tariff negotiations for which the public notice of Oct. 21, 1963, had been issued. Investigation instituted: Apr. 26, 1967. Hearing held: None. [Hearing ordered for May 13, 1967, but no requests to testify were received.] Report submitted to the President: May 17, 1967.