

# DRAFT CONVERSION OF THE TARIFF SCHEDULES OF THE UNITED STATES INTO THE NOMENCLATURE STRUCTURE OF THE HARMONIZED SYSTEM

Report on Investigation No. 332-131  
Under Section 332 of the  
Tariff Act of 1930

Volume 12:  
Section V, Chapter 26

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**UNITED STATES INTERNATIONAL TRADE COMMISSION**

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This report was prepared by the Office of Tariff Affairs  
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**Washington, D.C. 20436**

UNITED STATES INTERNATIONAL TRADE COMMISSION  
WASHINGTON, D.C.

[332-131]

NOTICE OF HEARING ON AND RELEASE FOR PUBLIC COMMENT OF  
CHAPTERS OF THE TARIFF SCHEDULES OF THE UNITED STATES  
CONVERTED INTO THE NOMENCLATURE STRUCTURE OF  
THE HARMONIZED SYSTEM

AGENCY: United States International Trade Commission.

ACTION: Setting of public hearing and release for comment from interested parties, pursuant to Commission investigation No. 332-131, under the authority of section 332(g) of the Tariff Act of 1930, as amended, and initiated upon the request of the President of the United States, of the following chapters of the Tariff Schedules of the United States (TSUS) converted into the nomenclature structure of the Harmonized Commodity Description and Coding System (Harmonized System):

- Volume I Chapter 25: Salt; sulphur; earths and stone; plastering materials; lime and cement
- Volume II Chapter 27: Mineral fuels, mineral oils and products of their distillation; bituminous substances; mineral waxes
- Volume III Chapter 44: Wood and articles of wood; wood charcoal
- Chapter 45: Cork and articles of cork
- Chapter 46: Manufactures of straw, of esparto or of other plaiting materials; basketware and wickerwork
- Chapter 47: Pulp of wood or of other fibrous cellulosic materials; waste and scrap of paper or paperboard
- Chapter 48: Paper and paperboard; articles of paper pulp, of paper or of paperboard
- Chapter 49: Printed books, newspapers, pictures and other products of the printing industry manuscripts, typescripts and plans
- Volume IV Chapter 50: Silk
- Chapter 51: Wool, fine or coarse animal hair; horsehair yarn and woven fabric
- Chapter 52: Cotton
- Chapter 53: Other vegetable textile fibres; paper yarn and woven fabrics of paper yarn

- Chapter 54: Man-made filaments
- Chapter 55: Man-made staple fibres
- Volume V Chapter 68: Articles of stone, of plaster, of cement, of asbestos, of mica, and of similar materials
- Chapter 69: Ceramic products
- Chapter 70: Glass and glassware
- Chapter 71: Natural or cultured pearls, precious or semi-precious stones, precious metals, metal clad with precious metals, and articles thereof; imitation jewelry; coin
- Volume VI Chapter 84: Nuclear reactors, boilers, machinery and mechanical appliances; parts thereof
- Chapter 85: Electrical machinery and equipment and parts thereof; sound recorders and reproducers, television image and sound recorders, or reproducers and parts and accessories of such articles
- Volume VII Chapter 86: Railway and tramway locomotives, rolling-stock and parts thereof; railway and tramway track fixtures and fittings; mechanical traffic signalling equipment of all kinds (including electro-mechanical)
- Chapter 87: Vehicles other than railway or tramway rolling-stock, and parts thereof
- Chapter 88: Aircraft and parts thereof
- Chapter 89: Ships, boats, and floating structures

SUMMARY: The United States International Trade Commission (hereinafter "the Commission") has completed a draft of the above chapters of the TSUS converted into the nomenclature structure of the Harmonized System, with proposed rates of duty. This notice announces the scheduling of a public hearing on these converted chapters and requests public comment on the draft conversion, including the proposed rates of duty.

WRITTEN SUBMISSIONS: Persons wishing to submit written comments with respect to one or more of the chapters should do so at the earliest possible date, but no later than the close of business (5:15 p.m.) April 30, 1982. The signed original and 19 copies of all written comments must be

filed with the Secretary of the Commission at his office in Washington, D.C. and should conform with section 201.8 of the Commission's Rules of Practice and Procedure (19 CFR 201.8). Any person desiring confidential treatment as to commercial or financial information must submit that information on separate sheets of paper, each clearly marked "Confidential Business Information" at the top. All submissions requesting confidential treatment must conform with the requirements of section 201.6 of the Commission's Rules (19 CFR 201.6). All nonconfidential written submissions will be made available to interested persons.

HEARING: Public hearings on the draft converted chapters will begin on March 29, 1982, in the Hearing Room of the U.S. International Trade Commission Building, 701 E Street, N.W., Washington, D.C. at 10 a.m. Requests for appearances at the hearing, including the name and address of any witness who will testify and the industry or organization, if any, which the witness represents, should be filed in writing with the Secretary of the Commission no later than the close of business on March 22, 1982. Requests should indicate the chapter or heading upon which the witness will express views and a brief indication of any position to be taken. Parties with a common interest in a chapter are encouraged to consolidate their oral presentations. For further information on hearing procedures and rules of general application consult the Commission's Rules, part 201 (19 CFR 201).

COPIES OF DOCUMENTS: Copies of the chapters which are the subject of this notice are available for public inspection at the offices of the Commission, 701 E Street, NW., Washington, DC 20436. The Secretary will also send copies of chapters to interested parties upon request; telephone (202) 523-5178.

FOR FURTHER INFORMATION CONTACT: Mr. Eugene A. Rosengarden, Director, or Mr. Holm Kappler, Deputy Director, Office of Tariff Affairs, U.S. International Trade Commission, 701 E Street, NW., Washington, DC 20436; telephone (202) 523-0370 or 0362.

SUPPLEMENTARY INFORMATION: In its public notices of February 8, 1980 (45 F.R. 9828 of February 13, 1980), March 21, 1980 (45 F.R. 19696 of March 26, 1980), August 15, 1980 (45 F.R. 55549 of August 20, 1980), June 24, 1981 (46 F.R. 34439 of July 1, 1981) and July 17, 1981 (46 F.R. 37824 of July 22, 1981) the Commission identified the 97 chapters of the Harmonized System for which texts had been provisionally adopted by the Harmonized System and the Nomenclature Committees of the Customs Cooperation Council. Views and comments of interested parties with respect to the 97 chapters were sought, and the structure and technical development of the Harmonized System were described.

In reponse to a request dated August 24, 1981, by the President of the United States, the Commission instituted an investigation under section 332(g) of the Tariff Act of 1930 (19 U.S.C. 1332(g)) in order to prepare a basic draft converting the Tariff Schedules of the United States into the nomenclature structure of the Harmonized System. The President directed that the Commission's report, including the converted U.S. tariff schedule, be submitted no later than June 30, 1983. Guidelines for the conversion set by the

President were set forth in the Commission's notice of the institution of investigation of September 16, 1981 (46 F.R. 47897 of September 30, 1981), along with the schedule for the release of the converted chapters. Appropriate supplementary public notices will be issued with respect to the publication of the remaining chapters and hearings thereon.

Currently the Customs Cooperation Council is preparing draft explanatory notes to the chapters of the Harmonized System. As soon as they become available the Commission will release them for public comment. Explanatory notes for all chapters of the Harmonized System are scheduled to be released for comment before the Commission submits the converted tariff schedule to the President in June of 1983.

In preparing the converted U.S. tariff schedules, the Commission is seeking and taking into consideration the views of any interested person, of any trade or industry organization and of interested government agencies. Submissions should be directed at evaluating the draft conversion in light of the President's guidelines, in particular whether the conversion--

- (a) avoids, to the extent practicable and consonant with sound nomenclature principles, changes in rates of duty on individual products;
- (b) simplifies the U.S. tariff structure to the extent possible without rate changes significant for U.S. industry, workers, or trade; and
- (c) alleviates administrative burdens on the Customs Service.

The Commission will utilize the post-MTN rates of duty on individual products when analyzing impacts of any proposed changes.

Submissions should also address the probable effect of U.S. adoption of the converted tariff schedules on U.S. industries, workers, and trade. Submissions aimed primarily at seeking increases or reductions in existing tariff rates are not relevant and will not be entertained by the Commission.

By order of the Commission.

Kenneth R. Mason  
Secretary

Issued:

## INTRODUCTION

The Harmonized Commodity Description and Coding System (Harmonized System) is a commodity classification system being developed under the auspices of the Customs Cooperation Council. The system comprises a "core" product nomenclature, based upon the Customs Cooperation Council Nomenclature, which could serve as the basis for customs tariffs and the foreign-trade statistical systems of the United States and its trading partners. <sup>1/</sup>

The Harmonized System comprises approximately 5,000 article descriptions arranged in headings and subheadings and organized into 97 chapters, which are themselves grouped in 20 sections. The legal text of the Harmonized System consists of --

- (1) The Rules for the Interpretation of the Harmonized System,
- (2) The legal notes to the sections and chapters, and
- (3) The headings and subheadings of the Harmonized System.

In addition, the nonlegal Explanatory Notes and Classification Opinions will complement the Harmonized System.

The headings and associated subheadings in the Harmonized System are identified by a six-digit number, of which the first two digits represent the chapter in which the heading appears, the second two indicate its position in that chapter, and the third two code any subdivisions of the heading.

This system is capable of being further subdivided for national tariff or statistical purposes. Two additional sets of two digits each have been added to the six-digit Harmonized System codes for these purposes, thereby resulting in a proposed tariff reporting number of ten digits.

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<sup>1/</sup> For a more detailed description of the Harmonized System, see Interim Report on the Harmonized Commodity Description and Coding System, USITC Publication 1106, dated November 1980.

The titles of the sections and chapters of the Harmonized System are listed below.

## CHAPTERS OF THE HARMONIZED SYSTEM

### I. Section I Live Animals; Animal Products

- Chapter 1: Live animals; animal products
- Chapter 2: Meat and edible meat offal
- Chapter 3: Fish, crustaceans and molluscs
- Chapter 4: Dairy produce; birds' eggs; natural honey; edible products of animal origin, not elsewhere specified or included
- Chapter 5: Products of animal origin, not elsewhere specified or included

### II. Section II Vegetable Products

- Chapter 6: Live trees and other plants; bulbs, roots and the like; cut flowers and ornamental foliage
- Chapter 7: Edible vegetables and certain roots and tubers
- Chapter 8: Edible fruit and nuts; peel of melons or citrus fruits
- Chapter 9: Coffee, tea, maté and spices
- Chapter 10: Cereals
- Chapter 11: Products of the milling industry; malt and starches; gluten; inulin
- Chapter 12: Oil seeds and oleaginous fruits; miscellaneous grains, seeds and fruit; industrial and medical plants; straw and fodder
- Chapter 13: Lacs; gums, resins and other vegetable saps and extracts
- Chapter 14: Vegetable plaiting materials; vegetable products not elsewhere specified or included

III. Section III Animal and Vegetable Fats and Oils and Their Cleavage Products; Prepared Edible Fats; Animal and Vegetable Waxes

Chapter 15: Animal and vegetable fats and oils and their cleavage products; prepared edible fats; animal and vegetable waxes

IV. Section IV Prepared Foodstuffs; Beverages, Spirits and Vinegar; Tobacco and Manufactured Tobacco Substitutes

Chapter 16: Preparations of meat, of fish, of crustaceans or molluscs

Chapter 17: Sugars and sugar confectionery

Chapter 18: Cocoa and cocoa preparations

Chapter 19: Preparations of cereals, flour or starch; pastrycooks' products

Chapter 20: Preparations of vegetables, fruit, nuts, or other parts of plants

Chapter 21: Miscellaneous edible preparations

Chapter 22: Beverages, spirits and vinegar

Chapter 23: Residues and waste from the food industries; prepared animal fodder

Chapter 24: Tobacco and manufactured tobacco substitutes

V. SECTION V Mineral Products

Chapter 25: Salt; sulphur; earth and stone; plastering materials; lime and cement

Chapter 26: Ores, slag and ash

Chapter 27: Mineral fuels, mineral oils and products of their distillation; bituminous substances; mineral waxes

VI. Section VI Products of the Chemical or Allied Industries

Chapter 28: Inorganic chemicals; organic and inorganic compounds of precious metals, or rare-earth metals, of radio-active elements and of isotopes

Chapter 29: Organic chemicals

Chapter 30: Pharmaceutical products

Chapter 31: Fertilizers

Chapter 32: Tanning or dyeing extracts; tannings and their derivatives; dyes, pigments and other colouring matter; paints and varnishes; putty and other mastics; inks

Chapter 33: Essential oils and resinoids; perfumery, cosmetics and toilet preparations

Chapter 34: Soap, organic surface-active agents, washing preparations, lubricating preparations, artificial waxes, prepared waxes, polishing and scouring preparations, candles and similar articles, modelling pastes and "dental waxes"

Chapter 35: Albuminoidal substances; glues; enzymes

Chapter 36: Explosives; pyrotechnic products; matches; pyrophoric alloys; certain combustible preparations

Chapter 37: Photographic and cinematographic goods

Chapter 38: Miscellaneous chemical products

VII. Section VII Plastics and Articles Thereof; Rubber and Articles Thereof

Chapter 39: Plastics and articles thereof

Chapter 40: Rubber and articles thereof

- VIII. Section VIII Raw Hides and Skins, Leather, Furskins and Articles Thereof; Saddlery and Harness; Travel Goods, Handbags and Similar Containers; Articles of Animal Gut (Other Than Silk-Worm Gut)
- Chapter 41: Raw hides and skins (other than furskins) and leather
- Chapter 42: Articles of leather; saddlery and harness; travel goods, handbags and similar containers; articles of animal gut (other than silk-worm gut)
- Chapter 43: Furskins and artificial fur; manufactures thereof
- IX. Section IX Wood and Articles of Wood; Wood Charcoal; Cork and Articles of Cork; Manufactures of Straw, of Esparto or of Other Plaiting Materials; Basketware and Wickerwork
- Chapter 44: Wood and articles of wood; wood charcoal
- Chapter 45: Cork and articles of cork
- Chapter 46: Manufactures of straw, of esparto and of other plaiting materials; basketware and wickerwork
- X. Section X Pulp of Wood or of Other Fibrous Cellulosic Material; Waste and Scrap of Paper or Paperboard; Paper and Paperboard and Articles Thereof
- Chapter 47: Pulp of wood or of other fibrous cellulosic material; waste and scrap of paper or paperboard
- Chapter 48: Paper and paperboard; articles of paper pulp, of paper or of paperboard
- Chapter 49: Printed books, newspapers, pictures and other products of the printing industry; manuscripts, typescripts and plans
- XI. Section XI Textiles and Textile Articles
- Chapter 50: Silk
- Chapter 51: Wool, fine or coarse animal hair; horsehair yarn and woven fabric
- Chapter 52: Cotton

- Chapter 53: Other vegetable textile fibers; paper yarn and woven fabrics of paper yarn
- Chapter 54: Man-made filaments
- Chapter 55: Man-made staple fibers
- Chapter 56: Wadding, felt and nonwovens; special yarns; twine, cordage, ropes and cables and articles thereof
- Chapter 57: Carpets and other textile floor coverings
- Chapter 58: Special woven fabrics; tufted textile fabrics; lace; tapestries; trimmings; embroidery
- Chapter 59: Impregnated, coated, covered or laminated textile fabrics; elastic textile fabrics; textile articles of a kind suitable for industrial use
- Chapter 60: Knitted or crocheted fabrics
- Chapter 61: Articles of apparel and clothing accessories, knitted or crocheted
- Chapter 62: Articles of apparel and clothing accessories, not knitted or crocheted
- Chapter 63: Other made up textile articles; sets; worn clothing and worn textile articles; rags

XII. Section XII Footwear, Headgear, Umbrellas, Sunshades, Walking-Sticks, Seat-Sticks, Whips, Riding Crops, and Parts Thereof; Prepared Feathers and Articles Made Therewith; Artificial Flowers; Articles of Human Hair

- Chapter 64: Footwear, gaiters and the like; parts of such articles
- Chapter 65: Headgear and Parts thereof
- Chapter 66: Umbrellas, sun umbrellas, walking-sticks, seat-sticks, whips, riding-crops and parts thereof
- Chapter 67: Prepared feathers and down and articles made of feathers or of down; artificial flowers; articles of human hair

- XIII. Section XIII Articles of Stone, of Plaster, of Cement, of Asbestos, of Mica or of Similar Materials; Ceramic Products; Glass and Glassware
- Chapter 68: Articles of stone, of plaster, of cement, of asbestos, of mica, and of similar materials
  - Chapter 69: Ceramic products
  - Chapter 70: Glass and glassware
- XIV. Section XIV Natural or Cultured Pearls, Precious or Semi-Precious Stones, Precious Metals, Metals Clad With Precious Metals and Articles Thereof; Imitation Jewellery; Coin
- Chapter 71: Natural or cultured pearls, precious or semi-precious stones, precious metals, metals clad with precious metals, and articles thereof; imitation jewelry; coin
- XV. Section XV Base Metals and Articles of Base Metal
- Chapter 72: Iron and steel
  - Chapter 73: Articles of iron or steel
  - Chapter 74: Copper and articles thereof
  - Chapter 75: Nickel and articles thereof
  - Chapter 76: Aluminum and articles thereof
  - Chapter 78: Lead and articles thereof
  - Chapter 79: Zinc and articles thereof
  - Chapter 80: Tin and articles thereof
  - Chapter 81: Other base metals; cermets; articles thereof
  - Chapter 82: Tools, implements, cutlery, spoons and forks, of base metal; parts thereof
  - Chapter 83: Miscellaneous articles of base metal

- XVI. Section XVI Machinery and Mechanical Appliances; Electrical Equipment; Parts Thereof; Sound Recorders and Reproducers, Television Image and Sound Recorders and Reproducers, and Parts and Accessories of such Articles
- Chapter 84: Nuclear reactors, boilers, machinery and mechanical appliances; parts thereof
- Chapter 85: Electrical machinery and equipment and parts thereof; sound recorders and reproducers, television image and sound recorders and reproducers, and parts and accessories of such articles
- XVII. Section XVII Vehicles, Aircraft, Vessels and Associated Transport Equipment
- Chapter 86: Railway or tramway locomotives, rolling-stock and parts thereof; railway or tramway track fixtures and fittings and parts thereof; mechanical (including electro-mechanical) traffic signalling equipment of all kinds
- Chapter 87: Vehicles other than railway or tramway rolling-stock, and parts and accessories thereof
- Chapter 88: Aircraft and parts thereof
- Chapter 89: Ships, boats, and floating structures
- XVIII. Section XVIII Optical, Photographic, Cinematographic, Measuring, Checking, Precision, Medical and Surgical Instruments and Apparatus; Clocks and Watches; Musical Instruments; Parts Thereof
- Chapter 90: Optical, photographic, cinematographic, measuring checking, precision, medical and surgical instruments and apparatus; parts thereof
- Chapter 91: Clocks and watches and parts thereof
- Chapter 92: Musical instruments; parts and accessories of such articles
- XIX. Section XIX Arms and Ammunition; Parts Thereof
- Chapter 93: Arms and ammunition; parts thereof

XX. Section XX Miscellaneous Manufactured Articles

- Chapter 94: Furniture; bedding, mattresses, mattress supports, cushions and similar stuffed furnishings; lamps and lighting fittings, not elsewhere specified or included; illuminated signs, illuminated name-plates and the like; prefabricated buildings
- Chapter 95: Toys, games and sports requisites; parts thereof
- Chapter 96: Miscellaneous manufactured articles
- Chapter 97: Works of art, collectors' pieces, and antiques

EXPLANATION OF TARIFF CONVERSION

The draft tariff conversion package consists of four parts: the draft general legal notes and general rules of interpretation, the chapter draft, and two cross-reference tables.

The draft general legal notes are derived from the general headnotes of the Tariff Schedules of the United States (TSUS). General legal notes 1; 2; 3(a), (d), (e) and (f); 4; 7; 10 and 11 (currently 11 and 12, respectively, in the TSUS) are virtually identical in meaning to the corresponding numbered headnotes in the TSUS. Rules 3(b) and (c), dealing with the Generalized System of Preferences (GSP) and Least Developed Developing Countries (LDDC), respectively, have not been included at this time. Rule 5 has been amended to reduce from 5 to 1 the articles (previously referred to as "intangibles") which are exempt from the provisions of the schedule. Rule 6 has been amended to more closely reflect the Harmonized System's treatment of containers and the abbreviations enumerated in rule 8 have been modified to conform to the provisions of the new schedule. Finally, most of the definitions which were formerly included in general headnote 9 have not been carried forward. A number of the terms have not been employed in the draft

chapters released for public comment. Interpretations involving the use of the term "of" used in connection with a named constituent material should be resolved by reference to the headings and legal notes or by application of the General Rules of Interpretation.

The draft General Rules of Interpretation have been adapted from the "Rules for the Interpretation of the Nomenclature" of the Customs Cooperation Council Nomenclature (CCCN), with certain important modifications. First, rule 3 has been modified by adding the substance of current TSUS rules 10(c) and 10(ij), providing guidance in determining the relative specificity of two or more tariff provisions and clarifying the classification of parts. Secondly, new rule 5, encompassing the substance of current TSUS rule 10(c), has been added to reflect the U.S. treatment for use provisions. Finally, conforming changes have been made to each of the rules to emphasize that the rules are applicable to the interpretation of all article descriptions in the new schedule, including subheadings.

The chapter draft contains: (1) the section and chapter legal notes, if any, for the Harmonized System plus any additional U.S. Legal Notes and Statistical Notes; (2) the Harmonized System codes, heading and subheading descriptions (represented by the first six digits of the draft); (3) additional numbering, product detail and structure to reflect proposed U.S. tariff and statistical requirements; and (4) column 1 and 2 rates of duty plus the units of quantity to be reported.

In accordance with the President's request, the conversion is based on the post-MTN rates of duty. In addition, the Commission in preparing the draft conversion followed the President's guidelines to --

- (a) avoid, to the extent practicable and consonant with sound nomenclature principles, changes in rates of duty on individual products;
- (b) simplify the U.S. tariff structure to the extent possible without rate changes significant for U.S. industry, workers, or trade; and
- (c) alleviate administrative burdens on the Customs Service.

Thus, in the large majority of cases the proposed tariff rates are identical to the rates scheduled to be effective January 1, 1987. In those cases where it was necessary to combine provisions with different rates of duty in the conversion, the duty rates were usually based on the preponderance of trade within the proposed new product grouping. If there were clearly no preponderance of trade within the new product grouping, a trade weighted average was calculated.

The following are typical examples of these two methods.

Preponderance of trade

<u>Present TSUSA No.</u>	<u>Post MTN Rate</u>	<u>Estimated Imports (\$1,000)</u>	<u>Proposed TSUSA No.</u>	<u>Proposed Rate</u>
694.6100	FREE	123,184	8803.90.0050	FREE
694.6700	FREE	6,067		
694.6500	5%	205		

Trade Weighted Average

<u>Present TSUSA No.</u>	<u>Post MTN Rate</u>	<u>1980 Imports (\$1,000)</u>	<u>\$ Duty</u>	<u>Proposed TSUSA No.</u>	<u>Proposed Rate</u>
662.2610	3.7%	12,387	664,372		
662.2620	3.7%	5,569		8423.10	
662.3010	5.5%	4,578	511,280	through	4.35%
662.3020	5.5%	4,718		8423.89	
	Totals	27,252	1,175,652		

The two cross-references provide a tabular presentation of the draft conversion process. The first table cross-references the present TSUSA number,

along with its post-MTN rates of duty and Jan.-Nov. 1981 import trade volume, to the proposed new TSUSA number(s). The table also identifies which of the proposed new TSUSA numbers have different proposed rates of duty and indicates the estimated amount of import trade volume subject to the duty rate difference. The second table cross-references the proposed new TSUSA number to the present TSUSA number(s). It should be noted that when the contents of a current TSUSA number were not completely encompassed by a single new TSUSA number, an attempt was made to allocate the current product coverage, on a percentage basis, to the appropriate new TSUSA numbers. These percent allocations are general estimates by the staff of the U.S. International Trade Commission and are only included in this report to assist the users of these cross-references in approximating how present trade volume may be apportioned into the proposed categories.

If there are any questions regarding these conversions the following people should be contacted:

Volume 1	Chapter 25	Dave Beck (202) 523-0325
Volume 2	Chapter 27	Dave Beck (202) 523-0325
Volume 3	Chapters 44-49	Ron Heller (202) 523-0206
Volume 4	Chapters 50-55	Tom Divers (202) 523-5698
Volume 5	Chapters 68-71	Dave Beck (202) 523-0325
Volume 6	Chapter 84 Chapter 85	Jeff Laxague (202) 523-5759 Craig Houser (202) 523-0197
Volume 7	Chapters 86-89	Jeff Laxague (202) 523-5759
General Legal Notes of Interpretation	and General Rules	George Weise (202) 523-0363

# TARIFF SCHEDULE OF THE UNITED STATES ANNOTATED

(Converted to the Harmonized System and reflecting final MTN concession rates of duty)

## GENERAL LEGAL NOTES

Page 1

1. Tariff Treatment of Imported Articles. All articles imported into the customs territory of the United States from outside thereof are subject to duty or exempt therefrom as prescribed in general legal note 3.

2. Customs Territory of the United States. The term "customs territory of the United States", as used in the tariff schedule, includes only the States, the District of Columbia, and Puerto Rico.

3. Rates of Duty. The rates of duty in the "Rates of Duty" columns numbered 1 and 2 of the tariff schedule apply to articles imported into the customs territory of the United States as hereinafter provided in this legal note:

(a) Products of Insular Possessions.

(i) Except as provided in legal note \_\_\_ and except as provided in legal note \_\_\_, articles imported from insular possessions of the United States which are outside the customs territory of the United States are subject to the rates of duty set forth in column numbered 1 of the tariff schedule, except that all such articles the growth, product, or manufacture of any such possession, or manufactured or produced in any such possession from materials the growth, product, or manufacture of any such possession, of the customs territory of the United States, or of both, which do not contain foreign materials to the value of more than 50 percent of their total value (or more than 70 percent of their total value with respect to watches and watch movements), coming to the customs territory of the United States directly from any such possession, and all articles previously imported into the customs territory of the United States with payment of all applicable duties and taxes imposed upon or by reason of importation which were shipped from the United States, without remission, refund, or drawback of such duties or taxes, directly to the possession from which they are being returned by direct shipment, are exempt from duty.

(ii) In determining whether an article produced or manufactured in any such insular possession contains foreign materials to the value of more than 50 percent, no material shall be considered foreign which either-

(A) at the time such article is entered, or

(B) at the time such material is imported into the insular possession, may be imported into the customs territory from a foreign country, and entered free of duty; except that no article containing material to which (B) of this subparagraph applies shall be exempt from duty under subparagraph (i) unless adequate documentation is supplied to show that the material has been incorporated into such article during the 18-month period after the date on which such material is imported into the insular possession.

(iii) Subject to the limitations imposed under sections 503(b) and 504(c) of the Trade Act of 1974, articles designated eligible articles under section 503 of such Act which are imported from an insular possession of the United States shall receive duty treatment no less favorable than the treatment afforded such articles imported from a beneficiary developing country under title V of such Act.

(b) Products of Countries Designated Beneficiary Developing Countries for Purposes of the Generalized System of Preferences (GSP). TO BE ADDED BY EXECUTIVE ACTION.

(c) Products of Least Developed Developing Countries. TO BE ADDED BY EXECUTIVE ACTION.

(d) Products of Canada.

(i) Products of Canada imported into the customs territory of the United States, whether imported directly or indirectly, are subject to the rates of duty set forth in column numbered 1 of the tariff schedule. The rates of duty for a Canadian article, as defined in subparagraph (ii) of this legal note, apply only as shown in the said column numbered 1.

(ii) The term "Canadian article", as used in the tariff schedule, means an article which is the product of Canada, but does not include any article produced with the use of materials imported into Canada which are products of any foreign country (except materials produced within the customs territory of the United States), if the aggregate value of such imported materials when landed at the Canadian port of entry (that is, the actual purchase price, or if not purchased, the export value, of such materials, plus, if not included therein, the cost of transporting such materials to Canada but exclusive of any landing cost and Canadian duty) was --

(A) with regard to any motor vehicle or automobile truck tractor entered on or before December 31, 1967, more than 60 percent of the appraised value of the article imported into the customs territory of the United States; and

(B) with regard to any other article (including any motor vehicle or automobile truck tractor entered after December 31, 1967), more than 50 percent of the appraised value of the article imported into the customs territory of the United States.

(e) Products of Communist Countries. Notwithstanding any of the foregoing provisions of this legal note, the rates of duty shown in column numbered 2 shall apply to products, whether imported directly or indirectly, of the following countries and areas or pursuant to section 401 of the Tariff Classification Act of 1962, to section 231 or 257(e)(2) of the Trade Expansion Act of 1962, or to action taken by the President thereunder: 1/

Albania

Bulgaria

Cuba 2/

Czechoslovakia

Estonia

German Democratic Republic

Kampuchea

Laos

Latvia

Lithuania

Mongolia

North Korea

Union of Soviet Socialist Republic

Vietnam

(f) Products of All Other Countries. Products of all countries not previously mentioned in this legal note imported into the customs territory of the United States are subject to the rates of duty set forth in column numbered 1 of the tariff schedule.

1/ In Proclamation 4697, dated October 23, 1979, the President, acting under authority of section 404(a) of the Trade Act of 1974 (88 Stat. 1978) amended this general legal note by deleting "China (any part of which may be under Communist domination or control)" and "Tibet", effective February 1, 1980, the date on which written notices of acceptance were exchanged, following adoption on January 24, 1980 by the Congress of a concurrent resolution of approval extending nondiscriminatory treatment to the products of the People's Republic of China.

2/ In Proclamation 3447, dated February 3, 1962, the President, acting under authority of section 620(a) of the Foreign Assistance Act of 1961 (75 Stat. 445), as amended, prohibited the importation into the United States of all goods of Cuban origin and all goods imported from or through Cuba, subject to such exceptions as the Secretary of the Treasury determines to be consistent with the effective operation of the embargo.

# TARIFF SCHEDULE OF THE UNITED STATES ANNOTATED

(Converted to the Harmonized System and reflecting final MTN concession rates of duty)

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4. Modification or Amendment of Rates of Duty. Except as otherwise provided in the Appendix to the tariff schedule --
- (a) a statutory rate of duty supersedes and terminates the existing rates of duty in both column numbered 1 and column numbered 2 unless otherwise specified in the amending statute;
  - (b) a rate of duty proclaimed pursuant to a concession granted in a trade agreement shall be reflected in column numbered 1 and, if higher than the then existing rate in column numbered 2, also in the latter column, and shall supersede but not terminate the then existing rate (or rates) in such column (or columns);
  - (c) a rate of duty proclaimed pursuant to section 336 of the Tariff Act of 1930 shall be reflected in both column numbered 1 and column numbered 2 and shall supersede but not terminate the then existing rates in such columns; and
  - (d) whenever a proclaimed rate is terminated or suspended, the rate shall revert, unless otherwise provided, to the next intervening proclaimed rate previously superseded but not terminated or, if none, to the statutory rate.
5. Exempt Articles. For the purposes of legal note 1, corpses, together with their coffins and accompanying flowers, are not articles subject to the provisions of the tariff schedule.
6. Containers or Holders for Imported Merchandise. For the purposes of the tariff schedule, containers or holders are subject to tariff treatment as follows:
- (a) Imported Empty: Containers or holders if imported empty are subject to tariff treatment as imported articles and as such are subject to duty under their appropriate tariff provision unless they are within the purview of a provision which specifically exempts them from duty.
  - (b) Not Imported Empty: Containers or holders if imported containing or holding articles are not subject to treatment as imported articles but are classified with such articles if they are of a kind normally sold therewith. Their cost is, under section 402 of the Tariff Act of 1930, as amended, a part of the value of their contents and if their contents are subject to an ad valorem rate of duty such containers or holders are, in effect, dutiable at the same rate as their contents, except that their cost is deductible from dutiable value upon submission of satisfactory proof that they are products of the United States which are being returned without having been advanced in value or improved in condition by any means while abroad.
7. Commingling of Articles. (a) Whenever articles subject to different rates of duty are so packed together or mingled that the quantity or value of each class of articles cannot be readily ascertained by customs officers (without physical segregation of the shipment or the contents of any entire package thereof), by one or more of the following means:
- (i) sampling,
  - (ii) verification of packing lists or other documents filed at the time of entry, or
  - (iii) evidence showing performance of commercial settlement tests generally accepted in the trade and filed in such time and manner as may be prescribed by regulations of the Secretary of the Treasury, the commingled articles shall be subject to the highest rate of duty applicable to any part thereof unless the consignee or his agent segregates the articles pursuant to subparagraph (b) hereof.
- (b) Every segregation of articles made pursuant to this legal note shall be accomplished by the consignee or his agent at the risk and expense of the consignee within 30 days (unless the Secretary authorizes in writing a longer time) after the date of personal delivery or mailing, by such employee as the Secretary of the Treasury shall designate, of written notice to the consignee that the articles are commingled and that the quantity or value of each class of articles cannot be readily ascertained by customs officers. Every such segregation shall be accomplished under customs supervision, and the compensation and expenses of the supervising customs officers shall be reimbursed to the Government by the consignee under such regulations as the Secretary of the Treasury may prescribe.
- (c) The foregoing provisions of this legal note do not apply with respect to any part of a shipment if the consignee or his agent furnishes, in such time and manner as may be prescribed by regulations of the Secretary of the Treasury, satisfactory proof --
- (i) that such part (A) is commercially negligible, (B) is not capable of segregation without excessive cost, and (C) will not be segregated prior to its use in a manufacturing process or otherwise, and
  - (ii) that the commingling was not intended to avoid the payment of lawful duties. Any article with respect to which such proof is furnished shall be considered for all customs purposes as a part of the article, subject to the next lower rate of duty, with which it is commingled.
- (d) The foregoing provisions of this legal note do not apply with respect to any shipment if the consignee or his agent shall furnish, in such time and manner as may be prescribed by regulations of the Secretary of the Treasury, satisfactory proof --
- (i) that the value of the commingled articles is less than the aggregate value would be if the shipment were segregated;
  - (ii) that the shipment is not capable of segregation without excessive cost and will not be segregated prior to its use in a manufacturing process or otherwise; and
  - (iii) that the commingling was not intended to avoid the payment of lawful duties. Any merchandise with respect to which such proof is furnished shall be considered for all customs purposes to be dutiable at the rate applicable to the material present in greater quantity than any other material.
- (e) The provisions of this legal note shall apply only in cases where the tariff schedule does not expressly provide a particular tariff treatment for commingled articles.

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8. Abbreviations. In the tariff schedule the following symbols and abbreviations are used with the meanings respectively indicated below:

\$	-	dollars	kvar	-	kilovolt-amperes reactive
c	-	cents	kw	-	kilowatts
%	-	percent ad valorem	l	-	liters
+	-	plus	lin	-	linear
/	-	per	m	-	meters
o	-	degrees	Mbq	-	megabecquerel
AC	-	alternating current	mc	-	millicuries
C	-	Celsius	mg	-	milligrams
cc	-	cubic centimeters	ml	-	milliliters
cu.	-	cubic	mm.	-	millimeters
cg	-	centigrams	m <sup>2</sup>	-	square meters
cm	-	centimeters	m <sup>3</sup>	-	cubic meters
cm <sup>3</sup>	-	cubic centimeters	No.	-	number
d	-	Denier	pcs.	-	pieces
DC	-	direct current	prs.	-	pairs
doz.	-	dozens	r.p.m.	-	revolutions per minute
I.R.C.	-	Internal Revenue Code	t	-	metric tons
g	-	grams	v	-	volts
kg	-	kilograms	w	-	watts
kN	-	kilonewtons	wt.	-	weight
kVA	-	kilovolt-amperes	X	-	No unit of quantity

9. For the purposes of the tariff schedule, the term "entered" means entered, or withdrawn from warehouse for consumption, in the customs territory of the United States.

10. Issuance of Rules and Regulations. The Secretary of the Treasury is hereby authorized to issue rules and regulations governing the admission of articles under the provisions of the tariff schedule. The allowance of an importer's claim for classification, under any of the provisions of the tariff schedule which provides for total or partial relief from duty or other import restrictions on the basis of facts which are not determinable from an examination of the article itself in its condition as imported, is dependent upon his complying with any rules or regulations which may be issued pursuant to this legal note.

11. The Secretary of the Treasury is authorized to prescribe methods of analyzing, testing, sampling, weighing, gauging, measuring, or other methods of ascertainment whenever he finds that such methods are necessary to determine the physical, chemical, or other properties or characteristics of articles for purposes of any law administered by the Customs Service.

GENERAL RULES OF INTERPRETATION

For the purposes of the tariff schedule --

1. The titles of sections, chapters and sub-chapters and the footnotes therein are provided for ease of reference only; for legal purposes, classification shall be determined according to the terms of the article descriptions and any relative section or chapter legal notes and, provided such article descriptions or legal notes do not otherwise require, according to the following provisions.

2. (a) Any reference in an article description to an article shall be taken to include a reference to that article incomplete or unfinished, provided that, as imported, the incomplete or unfinished article has the essential character of the complete or finished article. It shall also be taken to include a reference to that article complete or finished (or considered to be complete or finished by virtue of this rule), imported unassembled or disassembled.

(b) Any reference in an article description to a material or substance shall be taken to include a reference to mixtures or combinations of that material or substance with other materials or substances. Any reference to articles of a given material or substance shall be taken to include a reference to articles consisting wholly or partly of such materials or substances. The classification of articles consisting of more than one material or substance shall be according to the principles of rule 3 below.

3. When, for any reason, articles are, prima facie, classifiable under two or more article descriptions, classification shall be effected as follows:

(a) The article description which provides the most specific description shall prevail over article descriptions providing a more general description. In applying this rule of interpretation, the following considerations shall govern:

(i) a superior heading cannot be enlarged by inferior headings which follow under it but can be limited thereby;

(ii) comparisons are to be made only between provisions of coordinate or equal status, i.e., between the primary or main superior headings of the chapters or between coordinate inferior headings which are subordinate to the same superior heading;

(iii) a provision for "parts" or "parts and accessories" shall not be considered to be more specific than a specific provision for such part or accessory;

(b) Mixtures, composite articles consisting of different materials or made up of different components, and articles put up in sets, which cannot be classified by reference to subparagraph 3(a), shall be classified as if they consisted of the material or component which gives them their essential character, insofar as this criterion is applicable;

(c) When articles cannot be classified by reference to 3(a) or (b), they shall be classified under the heading which occurs latest among those which equally merit consideration.

4. Articles not falling within any heading of the tariff schedule shall be classified under the heading appropriate to the articles to which they are most akin.

5. In the absence of special language or context which otherwise requires --

(a) a tariff classification controlled by use (other than actual use) is to be determined in accordance with the use in the United States at, or immediately prior to, the date of importation, of articles of that class or kind to which the imported articles belong, and the controlling use is the chief use, i.e., the use which exceeds all other uses (if any) combined;

(b) a tariff classification controlled by the actual use to which an imported article is put in the United States is satisfied only if such use is intended at the time of importation, the article is so used, and proof thereof is furnished within 3 years after the date the article is entered.

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## GENERAL STATISTICAL NOTES

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### 1. Statistical Requirements for Imported Articles.

(a) Persons making customs entry or withdrawal of articles imported into the customs territory of the United States shall complete the entry summary or withdrawal forms, as provided herein and in regulations issued pursuant to law, to provide for statistical purposes information as follows:

- (i) the number of the Customs district and of the port where the articles are being entered for consumption or warehouse, as shown in Statistical Annex A of the tariff schedule;
  - (ii) the name and flag of the vessel or the name of the airline, or in the case of shipment by other than vessel or air, the means of transportation by which the articles first arrived in the United States;
  - (iii) the foreign port of lading;
  - (iv) the U.S. port of unloading for vessel and air shipments;
  - (v) the date of importation;
  - (vi) the country of origin of the articles expressed in terms of the designation therefor in Statistical Annex B of the tariff schedule;
  - (vii) the country of exportation expressed in terms of the designation therefor in Statistical Annex B of the tariff schedule;
  - (viii) the date of exportation;
  - (ix) a description of the articles in sufficient detail to permit the classification thereof under the proper statistical reporting number in the tariff schedule;
  - (x) the statistical reporting number under which the articles are classifiable; the symbol "A" placed as a prefix to the statistical reporting number when claiming duty-free treatment for an article under the Generalized System of Preferences;
  - (xi) gross weight in kilograms for the articles covered by each reporting number when imported in vessels or aircraft;
  - (xii) the net quantity in the units specified herein for the classification involved;
  - (xiii) the U.S. dollar value in accordance with the definition of section 402 of the Tariff Act of 1930, as amended, for all merchandise including that free of duty or dutiable at specific rates;
  - (xiv) the purchase price (i.e., the actual transaction value), in U.S. dollars, of imported merchandise plus, when not included in such price, all charges, costs, and expenses incurred in placing such merchandise alongside the carrier at the port of exportation in the country of exportation (or, in the case of merchandise not acquired by purchase, e.g., acquired on consignment, lease, or as gifts, the equivalent of such price, charges, costs, and expenses);
  - (xv) in addition to the value required under subparagraph (xiv), if the merchandise was acquired in a transaction between related parties, the equivalent of arm's-length value therefor, in U.S. dollars, plus, when not included in such value, all charges, costs, and expenses incurred in placing such merchandise alongside the carrier at the port of exportation in the country of exportation;
  - (xvi) the aggregate cost (not including U.S. import duty, if any), in U.S. dollars, of freight, insurance, and all other charges, costs, and expenses (each of which charges, costs, and expenses shall be separately itemized on or attached to the related invoice) incurred in bringing the merchandise from alongside the carrier at the port of exportation in the country of exportation and placing it alongside the carrier at the first U.S. port of entry (in the case of overland shipments originating in Canada or Mexico, such costs, if any, shall not be reported); and
  - (xvii) such other information with respect to the imported articles as is provided for elsewhere in the tariff schedule.
- (b) For the purpose of paragraph (a), the following provisions shall govern:
- (i) the country of exportation shall be the country of origin except when the merchandise while located in a third country is the subject of a new purchase in which event the third country shall be regarded and reported as the country of exportation, and the date of exportation from the third country shall be regarded and reported as the date of exportation;
  - (ii) the value of imported merchandise contemplated by subparagraph (xv) of paragraph (a) shall be, to the extent practicable, a value derived from the value of such merchandise as generally determined under section 402 of the Tariff Act of 1930, as amended, as the case may be;
  - (iii) a related-parties transaction shall be a transaction between persons who are related in any respect specified in section 402(g)(1) of the Tariff Act of 1930, as amended;
  - (iv) an arm's-length value shall be a transaction value between a buyer and seller independent of each other, i.e., persons who are not related in any respect specified in section 402(g)(1) of the Tariff Act of 1930, as amended; and
  - (v) in the event that information for the purposes of subparagraphs (xiv), (xv), and (xvi) of paragraph (a) cannot be readily obtained, the person making the entry or withdrawal shall provide reasonable estimates of such information. The acceptance of an estimate for a particular transaction does not necessarily relieve the person making the entry or withdrawal from obtaining the necessary information for similar future transactions.

### 2. Statistical Annotations. (a) The statistical annotations to the Tariff Schedule of the United States consist of --

- (i) the 2-digit statistical suffixes and any article descriptions applicable thereto,
  - (ii) the indicated units of quantity, and
  - (iii) the statistical notes and annexes.
- (b) The legal text of the Tariff Schedule of the United States consists of the remaining text as more specifically identified in the general rules of interpretation.
- (c) The statistical annotations are subordinate to the provisions of the legal text and cannot change their scope.

### 3. Statistical Reporting Number. (a) Except as provided in paragraph (b) of this note, and in the absence of specific instructions to the contrary elsewhere, the statistical reporting number for an article consists of the 10-digit number formed by combining the 8-digit heading number with the appropriate 2-digit statistical suffix. Thus, the statistical reporting number for live monkeys dutiable under item 0106.00.50 is "0106.00.5010".

(b) Wherever in the tariff schedule an article is classifiable under a provision which derives its rate of duty from a different provision, the statistical reporting number is, in the absence of specific instructions to the contrary elsewhere, the 10-digit number for the basic provision followed by the heading number of the provision from which the rate is derived. Thus, the statistical reporting number of mixed apple and grape juices, not containing over 1.0 percent of ethyl alcohol by volume, is "2009.90.0000-2009.60.00".

### 4. Abbreviations. (a) An "X" appearing in the column for units of quantity means that no quantity (other than gross weight) is to be reported.

(b) Whenever two separate units of quantity are shown for the same article, the "v" following one of such units means that the value of the article is to be reported with that quantity.

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GENERAL STATISTICAL NOTES

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1. Statistical Requirements for Imported Articles.

(a) Persons making customs entry or withdrawal of articles imported into the customs territory of the United States shall complete the entry summary or withdrawal forms, as provided herein and in regulations issued pursuant to law, to provide for statistical purposes information as follows:

- (i) the number of the Customs district and of the port where the articles are being entered for consumption or warehouse, as shown in Statistical Annex A of the tariff schedule;
  - (ii) the name and flag of the vessel or the name of the airline, or in the case of shipment by other than vessel or air, the means of transportation by which the articles first arrived in the United States;
  - (iii) the foreign port of lading;
  - (iv) the U.S. port of unloading for vessel and air shipments;
  - (v) the date of importation;
  - (vi) the country of origin of the articles expressed in terms of the designation therefor in Statistical Annex B of the tariff schedule;
  - (vii) the country of exportation expressed in terms of the designation therefor in Statistical Annex B of the tariff schedule;
  - (viii) the date of exportation;
  - (ix) a description of the articles in sufficient detail to permit the classification thereof under the proper statistical reporting number in the tariff schedule;
  - (x) the statistical reporting number under which the articles are classifiable; the symbol "A" placed as a prefix to the statistical reporting number when claiming duty-free treatment for an article under the Generalized System of Preferences;
  - (xi) gross weight in kilograms for the articles covered by each reporting number when imported in vessels or aircraft;
  - (xii) the net quantity in the units specified herein for the classification involved;
  - (xiii) the U.S. dollar value in accordance with the definition of section 402 of the Tariff Act of 1930, as amended, for all merchandise including that free of duty or dutiable at specific rates;
  - (xiv) the purchase price (i.e., the actual transaction value), in U.S. dollars, of imported merchandise plus, when not included in such price, all charges, costs, and expenses incurred in placing such merchandise alongside the carrier at the port of exportation in the country of exportation (or, in the case of merchandise not acquired by purchase, e.g., acquired on consignment, lease, or as gifts, the equivalent of such price, charges, costs, and expenses);
  - (xv) in addition to the value required under subparagraph (xiv), if the merchandise was acquired in a transaction between related parties, the equivalent of arm's-length value therefor, in U.S. dollars, plus, when not included in such value, all charges, costs, and expenses incurred in placing such merchandise alongside the carrier at the port of exportation in the country of exportation;
  - (xvi) the aggregate cost (not including U.S. import duty, if any), in U.S. dollars, of freight, insurance, and all other charges, costs, and expenses (each of which charges, costs, and expenses shall be separately itemized on or attached to the related invoice) incurred in bringing the merchandise from alongside the carrier at the port of exportation in the country of exportation and placing it alongside the carrier at the first U.S. port of entry (in the case of overland shipments originating in Canada or Mexico, such costs, if any, shall not be reported); and
  - (xvii) such other information with respect to the imported articles as is provided for elsewhere in the tariff schedule.
- (b) For the purpose of paragraph (a), the following provisions shall govern:
- (i) the country of exportation shall be the country of origin except when the merchandise while located in a third country is the subject of a new purchase in which event the third country shall be regarded and reported as the country of exportation, and the date of exportation from the third country shall be regarded and reported as the date of exportation;
  - (ii) the value of imported merchandise contemplated by subparagraph (xv) of paragraph (a) shall be, to the extent practicable, a value derived from the value of such merchandise as generally determined under section 402 of the Tariff Act of 1930, as amended, as the case may be;
  - (iii) a related-parties transaction shall be a transaction between persons who are related in any respect specified in section 402(g)(1) of the Tariff Act of 1930, as amended;
  - (iv) an arm's-length value shall be a transaction value between a buyer and seller independent of each other, i.e., persons who are not related in any respect specified in section 402(g)(1) of the Tariff Act of 1930, as amended; and
  - (v) in the event that information for the purposes of subparagraphs (xiv), (xv), and (xvi) of paragraph (a) cannot be readily obtained, the person making the entry or withdrawal shall provide reasonable estimates of such information. The acceptance of an estimate for a particular transaction does not necessarily relieve the person making the entry or withdrawal from obtaining the necessary information for similar future transactions.

2. Statistical Annotations. (a) The statistical annotations to the Tariff Schedule of the United States consist of --

- (i) the 2-digit statistical suffixes and any article descriptions applicable thereto,
  - (ii) the indicated units of quantity, and
  - (iii) the statistical notes and annexes.
- (b) The legal text of the Tariff Schedule of the United States consists of the remaining text as more specifically identified in the general rules of interpretation.
- (c) The statistical annotations are subordinate to the provisions of the legal text and cannot change their scope.

3. Statistical Reporting Number. (a) Except as provided in paragraph (b) of this note, and in the absence of specific instructions to the contrary elsewhere, the statistical reporting number for an article consists of the 10-digit number formed by combining the 8-digit heading number with the appropriate 2-digit statistical suffix. Thus, the statistical reporting number for live monkeys dutiable under heading 0106.00.50 is "0106.00.5010".

(b) Wherever in the tariff schedule an article is classifiable under a provision which derives its rate of duty from a different provision, the statistical reporting number is, in the absence of specific instructions to the contrary elsewhere, the 10-digit number for the basic provision followed by the heading number of the provision from which the rate is derived. Thus, the statistical reporting number of mountings for optical telescopes is "9005.90.0000-9005.80.40".

4. Abbreviations. (a) An "X" appearing in the column for units of quantity means that no quantity (other than gross weight) is to be reported.

(b) Whenever two separate units of quantity are shown for the same article, the "v" following one of such units means that the value of the article is to be reported with that quantity.



CHAPTER 26  
ORES, SLAG AND ASH

26-1

Legal Notes

1. This chapter does not cover--
  - (a) Slag and similar industrial waste prepared as macadam (heading 2517);
  - (b) Natural magnesium carbonate (magnesite), whether or not calcined (heading 2519);
  - (c) Basic slag of chapter 31;
  - (d) Slag wool, rock wool and similar mineral wools (heading 6806);
  - (e) Waste and scrap of precious metal or of metal clad with precious metal (heading 7112); or
  - (f) Copper, nickel or cobalt mattes produced by any process of smelting (section XV).
2. For the purposes of headings 2601 to 2617, the "ores and concentrates" referred to therein cover minerals of mineralogical species of a kind used in the metallurgical industry for the extraction of mercury, of the metals of heading 2844 or of the metals of section XIV or XV, even if they are intended for non-metallurgical purposes. Headings 2601 to 2617 do not, however, include minerals which have been submitted to processes not normal to the metallurgical industry.
3. Heading 2620 applies only to ash and residues of a kind used in industry either for the extraction of metals or as a basis for the manufacture of chemical compounds of metals.

Additional U.S. Legal Notes

1. This chapter does not cover--
  - (a) Pigments (chapters 25 and 32), fertilizers (chapter 31), or chemical compounds (chapters 28 and 29);
  - (b) Dolomite, unroasted iron pyrites, alunite, cryolite, chiolite, and slag cements (chapter 25); or
  - (c) Metal waste and scrap, native metals (e.g., nuggets or grains) separated from their gangues or matrices (sections XIV or XV).
2. The specific rates of duty imposed under the headings of this chapter on the metal content of ores and other materials shall apply to the assay quantity of metal contained therein, whether recovered as metals, as alloys, or as chemical compounds or used directly in the manufacture of articles.
3. When the classification of imported materials under any provision of this chapter is dependent on the percentage of metal content, such percentage shall be the ratio of the total quantity of the respective metal content to the total quantity of imported material when computed on a dry-weight basis; i.e., free of all uncombined moisture.
4. (a) For the purposes of heading 2601 through 2617, the following ores and concentrates are to be classified in the headings respectively indicated:
  - (i) red haematite (including specular iron ore and martite), brown haematite, limonite, magnetite, siderite or chalybite, and roasted iron pyrites (heading 2601);
  - (ii) braunite, rhodocrosite, hausmannite, manganite, psilomelane, and pyrolusite (heading 2602);
  - (iii) atacamite, azurite, bornite, bournonite, brochantite, chalcocite, chalcopyrite, chrysocolla, covellite, cuprite, diopside, gray copper ore (tetrahedrite or fahlerz, tennantite, enargite), malachite, and tenorite (heading 2603);
  - (iv) garnierite, niccolite (nickelin), pentlandite, and nickeliferous pyrrhotite (heading 2604);
  - (v) cobaltite, heterogenite, linnaeite, and smaltite (heading 2605);
  - (vi) bauxite (heading 2606);
  - (vii) anglesite, cerussite, galena, and pyromorphite (heading 2607);
  - (viii) sphalerite (blende), hemimorphite (or calamine), smithsonite, and zincite (heading 2608);
  - (ix) cassiterite and stannite (heading 2609);
  - (x) chromite (2610);

- (xi) ferberite, hubnerite, scheelite, and wolframite (heading 2611);
  - (xii) autunite, brannerite, carnotite, davidite, parsonsite, pitchblende and uraninite, torbernite (or chalcocite), tyuyamunite, uranothorianite (heading 2612.10);
  - (xiii) monazite and thorite (heading 2612.20);
  - (xiv) molybdenite and wulfenite (heading 2613);
  - (xv) ilmenite, rutile, anatase, and brookite (heading 2614);
  - (xvi) baddeleyite, zircon, and zircon sands (heading 2615.10);
  - (xvii) tantalite and niobite (columbite), descloizite, patronite, roscoelite, and vanadinite (heading 2615.90);
  - (xviii) argentite, calaverite, cerargyrites (or horn silver), polybasite, proustite, pyrargyrite, stephanite (heading 2616.10);
  - (xix) gold and platinum-bearing sands (heading 2616.90);
  - (xx) cervantite, kermesite, senarmontite, stibnite (or antimonite), and valentinite (heading 2617.10);
  - (xxi) beryl, bertrandite, bismuthinite, bismutite, bismuth ochre (or bismite), germanite, and cinnabar (heading 2617.90).
- (b) Except as otherwise provided above, ores and concentrates containing two or more metals are to be classified as consisting wholly of the metal which predominates by weight over each other metal.

Statistical Note

1. The quantity of metal content to be reported shall be the assay quantity.

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Item	Stat. Suf-fix	Articles	Units of Quantity	Rates of Duty	
				1	2
2601		Iron ores and concentrates, including the dross or residuum from roasted iron pyrites:			
		Iron ores and concentrates, other than the dross or residuum from roasted iron pyrites:			
2601.11.00	00	Non-agglomerated.....	t.....	Free	Free
2601.12.00	00	Agglomerated.....	t.....	Free	Free
2601.20.00	00	The dross or residuum from roasted iron pyrites.....	t.....	Free	Free
2602.00.00		Manganese ores and concentrates, including manganese iron ores and concentrates with a manganese content of 20 percent or more, calculated on the dry weight.....	.....	Free	2.2¢/kg on manganese content
	40	Containing less than 47 percent by weight of manganese.....	kg		
		manganese content....	kg v		
	60	Containing 47 percent or more by weight of manganese.....	kg		
		manganese content....	kg v		
2603.00.00		Copper ores and concentrates.....	.....	1.7¢/kg on lead content	8.8¢/kg on copper content + 3.3¢/kg on lead content + 3.7¢/kg on zinc content
	10	Copper content.....	kg		
	20	Lead content.....	kg		
	30	Zinc content.....	kg		
	40	Silver content.....	g 1/		
	50	Gold content.....	g 1/		
2604.00.00	00	Nickel ores and concentrates.....	kg.....	Free	Free
		nickel content.....	kg v		
2605.00.00	00	Cobalt ores and concentrates.....	kg.....	Free	Free
		cobalt content.....	kg v		
2606.00.00		Aluminum ores and concentrates.....	.....	Free	\$1.00/t
		Bauxite, calcined:			
	30	Refractory grade.....	t		
	60	Other.....	t		
	90	Other.....	t		
2607.00.00		Lead ores and concentrates.....	.....	1.7¢/kg on lead content	8.8¢/kg on copper content + 3.3¢/kg on lead content + 3.7¢/kg on zinc content
	10	Copper content.....	kg		
	20	Lead content.....	kg		
	30	Zinc content.....	kg		
	40	Silver content.....	g 1/		
	50	Gold content.....	g 1/		
2608.00.00		Zinc ores and concentrates.....	.....	1.7¢/kg on lead content	8.8¢/kg on copper content + 3.3¢/kg on lead content + 3.7¢/kg on zinc content
	10	Copper content.....	kg		
	20	Lead content.....	kg		
	30	Zinc content.....	kg		
	40	Silver content.....	g 1/		
	50	Gold content.....	g 1/		
2609.00.00	00	Tin ores and concentrates.....	t.....	Free	Free
		tin content....	t v		
		1/ Report value also			
		Note: This draft conversion is based on the 5-digit and 7-digit provisions in effect in the TSUSA on or before 7/1/81. The report to the President will be updated to reflect those changes in the TSUSA that have become effective since then or will become effective on or before 1/1/83.			

TARIFF SCHEDULE OF THE UNITED STATES ANNOTATED

(Converted to the Harmonized System and reflecting final MTN concession rates of duty)

26-4

Item	Stat. Suf-fix	Articles	Units of Quantity	Rates of Duty	
				1	2
2610.00.00	20	Chromium ores and concentrates..... Having a chromium content equivalent to not more than 40 percent chromic oxide (Cr <sub>2</sub> O <sub>3</sub> ).....	t	Free	Free
	40	chromic oxide content..... Having a chromium content equivalent to more than 40 percent but less than 46 percent chromic oxide (Cr <sub>2</sub> O <sub>3</sub> ).....	t v		
	60	chromic oxide content..... Having a chromium content equivalent to 46 percent or more chromic oxide (Cr <sub>2</sub> O <sub>3</sub> ).....	t v		
		chromic oxide content.....	t v		
2611.00.00	00	Tungsten ore and concentrates..... tungsten content.....	kg..... kg v	37.5¢/kg on tungsten content	\$1.10/kg on tungsten content
2612		Uranium or thorium ores and concentrates:			
2612.10.00	00	Uranium ores and concentrates.....	kg.....	Free	Free
2612.20.00	00	Thorium ores and concentrates.....	t.....	Free	Free
2613		Molybdenum ores and concentrates:			
2613.10.00	00	Roasted..... molybdenum content....	kg..... kg v	19.8¢/kg on molybdenum content	77.2¢/kg on molybdenum content
2613.90.00	00	Other..... molybdenum content....	kg..... kg v	19.8¢/kg on molybdenum content	77.2¢/kg on molybdenum content
2614		Titanium ores and concentrates:			
2614.00.30	00	Synthetic rutile.....	kg.....	5%	30%
2614.00.60	20	Other..... Ilmenite and ilmenite sand.....	kg..... kg	Free	Free
	40	Other (including rutile and rutile sand).....	kg		
2615		Niobium (columbium), tantalum, vanadium, or zirconium ores and concentrates:			
2615.10.00	00	Zirconium ores and concentrates.....	kg.....	Free	Free
2615.90.30	00	Other: Synthetic tantalum-niobium (columbium) concentrates.....	kg.....	Free	30%
2615.90.60	30	Other..... Niobium (columbium) ores and concentrates.....	kg	Free	Free
	60	Tantalum ores and concentrates.....	kg		
	90	Vanadium ores and concentrates..... vanadium pentoxide content.....	kg v		
2616		Precious metal ores and concentrates:			
2616.10.00	10	Silver ores and concentrates.....	.....	1.7¢/kg on lead content	8.8¢/kg on copper content + 3.3¢/kg on lead content + 3.7¢/kg on zinc content
	20	Copper content.....	kg		
	30	Lead content.....	kg		
	40	Zinc content.....	kg		
		Silver content.....	g <u>1</u> /		
2616.90.00	10	Other.....	.....	1.7¢/kg on lead content	8.8¢/kg on copper content + 3.3¢/kg on lead content + 3.7¢/kg on zinc content
	20	Copper content.....	kg		
	30	Lead content.....	kg		
	40	Zinc content.....	kg		
	50	Gold content.....	g <u>1</u> /		
		Other precious metal content.....	g <u>1</u> /		

1/ Report value also

Note: This draft conversion is based on the 5-digit and 7-digit provisions in effect in the TSUSA on or before 7/1/81. The report to the President will be updated to reflect those changes in the TSUSA that have become effective since then or will become effective on or before 1/1/83.

TARIFF SCHEDULE OF THE UNITED STATES ANNOTATED

(Converted to the Harmonized System and reflecting final MTN concession rates of duty)

Item	Stat. Suffix	Articles	Units of Quantity	Rates of Duty	
				1	2
2617		Other ores and concentrates:			
2617.10.00	00	Antimony ores and concentrates.....	kg.....	Free	Free
		antimony content.....	kg		
2617.90.00	30	Other.....	.....	Free	Free
	60	Beryllium ores and concentrates.....	kg		
		Other.....	kg		
2618.00.00	00	Granulated slag (slag sand) from the manufacture of iron or steel.....	t.....	5%	30%
2619.00.00	00	Slag, dross (other than granulated slag), scalings and other waste from the manufacture of iron or steel.....	t.....	5%	30%
2620		Ash and residues (other than from the manufacture of iron or steel) containing metals or metallic compounds:			
		Containing by weight mainly zinc:			
2620.11.00	00	Hard zinc spelter.....	kg.....	1.5%	3.9¢/kg
2620.19.00		Other.....	.....	0.7¢/kg on copper content + 0.66¢/kg on lead content	8.8¢/kg on copper content + 3.3¢/kg on lead content + 3.3¢/kg on zinc content
	10	Copper content.....	kg		
	20	Lead content.....	kg		
	30	Zinc content.....	kg		
	40	Silver content.....	g 1/		
	50	Gold content.....	g 1/		
2620.20.00		Containing by weight mainly lead.....	.....	0.7¢/kg on copper content + 2¢/kg on lead content	8.8¢/kg on copper content + 4.7¢/kg on lead content + 3.7¢/kg on zinc content
	10	Copper content.....	kg		
	20	Lead content.....	kg		
	30	Zinc content.....	kg		
	40	Silver content.....	g 1/		
	50	Gold content.....	g 1/		
2620.30.00		Containing by weight mainly copper.....	.....	0.7¢/kg on copper content + 0.66¢/kg on lead content	8.8¢/kg on copper content + 3.3¢/kg on lead content + 3.7¢/kg on zinc content
	10	Copper content.....	kg		
	20	Lead content.....	kg		
	30	Zinc content.....	kg		
	40	Silver content.....	g 1/		
	50	Gold content.....	g 1/		
2620.40.00	00	Containing by weight mainly aluminum.....	kg.....	Free	Free
2620.50.00	00	Containing by weight mainly vanadium.....	kg.....	Free	Free
		vanadium pentoxide content.....	kg v		
2620.90		Other:			
2620.90.10	00	Containing by weight mainly molybdenum... molybdenum content...	kg.....	13.2¢/kg on molybdenum content + 1.9%	\$1.10/kg on molybdenum content + 15%
2620.90.20	00	Containing by weight mainly tungsten.... tungsten content.....	kg.....	22¢/kg on tungsten content + 4.8%	\$1.32/kg on tungsten content + 40%
2620.90.30	00	Materials not provided for elsewhere in this heading containing by weight over 10 percent nickel..... nickel content..	kg.....	Free	Free
			kg v		
2620.90.50	00	Slag containing by weight over 40 percent titanium, and which if containing over 2 percent by weight of copper, lead, or zinc are not to be treated for the recovery thereof.....	kg.....	Free	Free

1/ Report value also

Note: This draft conversion is based on the 5-digit and 7-digit provisions in effect in the TSUSA on or before 7/1/81. The report to the President will be updated to reflect those changes in the TSUSA that have become effective since then or will become effective on or before 1/1/83.

TARIFF SCHEDULE OF THE UNITED STATES ANNOTATED

(Converted to the Harmonized System and reflecting final MTN concession rates of duty)

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Item	Stat. Suffix	Articles	Units of Quantity	Rates of Duty	
				1	2
2620.90.70		Materials not provided for elsewhere in this heading:			
	10	Containing over 172 g of gold or			
	20	3.4 kg of precious metal per ton....	.....	Free	
	30	Copper content.....	kg		8.8c/kg on copper content
	40	Lead content.....	kg		+ 3.3c/kg on lead content
	50	Zinc content.....	kg		+ 3.7c/kg on zinc content
	60	Silver content.....	g $\frac{1}{}$		
		Gold content.....	g $\frac{1}{}$		
		Other precious metals content..	g $\frac{1}{}$		
2620.90.80		Other materials which are residues not advanced in value or condition by any means, and which if containing over 2 percent by weight of copper, lead, or zinc are not to be treated for the recovery thereof....	.....	Free	Free
	30	specify content.....	kg		
2620.90.90	00	Other.....	kg.....	5%	30%
2621.00.00	00	Other slag and ash, including seaweed ash (kelp)...	t.....	Free	Free

1/ Report value also

Note: This draft conversion is based on the 5-digit and 7-digit provisions in effect in the TSUSA on or before 7/1/81. The report to the President will be updated to reflect those changes in the TSUSA that have become effective since then or will become effective on or before 1/1/83.

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		ALLOCATED IMPORTS AFFECTED BY RATE CHANGE IN \$1,000	
	1	2	1	2			1	2	1	2
430.2040	3.7%	25%	42,045	0	2621.00.0000	0	FREE	FREE	0	0
480.4000	free	free	1,001	0	2621.00.0000	5				
480.8095	free	free	3,281	0	2621.00.0000	100				
521.1710	free	\$1 per long ton	33,252	0	2606.00.0030	100				
521.1720	free	\$1 per long ton	17,032	0	2606.00.0060	100				
523.1100	free	free	9,761	0	2621.00.0000	0				
523.9160	4.9%	30%	64,931	31	2621.00.0000	0	FREE	FREE	0	0
601.0300	free	free	9,094	0	2617.10.0000	100				
601.0600	free	\$1 per long ton	392,557	0	2606.00.0090	100				
601.0900	free	free	2,002	0	2617.90.0030	100				
601.1200	free	free	0	0	2617.90.0060	100				
601.1520	free	free	19,700	3,414	2610.00.0020	100				
601.1540	free	free	17,790	228	2610.00.0040	100				
601.1560	free	free	6,037	2,777	2610.00.0060	100				
601.1800	free	free	50	0	2605.00.0000	100				
601.2100	free	free	13,557	0	2615.90.6030	100				
601.2430	free	free	261,323	0	2601.11.0000 2601.20.0000	99 1				
601.2450	free	free	686,791	0	2601.12.0000	99				

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		ALLOCATED IMPORTS AFFECTED BY RATE CHANGE IN \$1,000
	1	2	1	2			1	2	
601.2450	CONTINUED								
601.2720	free	1¢/lb on mn content	189	0	2601.20.0000	1			
601.2740	free	1¢/lb on mn content	11,920	0	2602.00.0040	100			
601.2760	free	1¢/lb on mn content	31,052	0	2602.00.0060	100			
601.3000	free	free	0	0	2617.90.0060	100			
601.3300	9¢/lb on mb content	35¢/lb on mb content	9,910	0	2613.10.0000	75			
601.3600	free	free	34,324	0	2613.90.0000	25			
601.3920	free	free	6,988	86	2604.00.0000	100			
601.3940	free	free	5,329	0	2616.90.0040	100			
601.3960	free	free	14	0	2616.10.0040	100			
601.4200	free	free	54,270	0	2616.90.0050	100			
601.4500	free	free	3,158	0	2615.90.6060	100			
601.4800	free	free	2,975	0	2612.20.0000	100			
601.5120	free	free	6,396	0	2609.00.0000	100			
601.5140	free	free	50,452	0	2614.00.6020	100			
601.5400	17¢/lb on w content	50¢/lb on w content	91,195	0	2614.00.6040	100			
					2611.00.0000	100			

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		IMPORTS AFFECTED BY RATE CHANGE IN \$1,000
	1	2	1	2			1	2	
601.5700	free	free	0	0	2612.10.0000	100			2
601.6000	free	free	231	0	2615.90.6090	100			
601.6300	free	free	8,377	0	2615.10.0000	100			
601.6611	free	free	0	0	2607.00.0020	100	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	0
601.6612	free	free	0	0	2608.00.0030	100		8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	0
601.6613	free	free	0	0	2603.00.0010	100		8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	0
601.6614	free	free	4,733	0	2603.00.0050 2607.00.0050	10 90			

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		ALLOCATED IMPORTS AFFECTED BY RATE CHANGE IN \$1,000	
	1	2	1	2			1	2		
601.6615	free	free	58,734	0	2603.00.0040 2607.00.0040	10 90	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	0	2
601.6621	free	free	0	0	2607.00.0020	100			0	
601.6622	free	free	0	0	2608.00.0030	100			0	
601.6623	free	free	0	0	2603.00.0010	100			0	
601.6624	free	free	537	0	2608.00.0050	100			0	
601.6625	free	free	7,334	0	2607.00.0040 2608.00.0040	10 90			0	
601.6631	free	free	0	0	2607.00.0020	100	1.7¢/KG ON	8.8¢/KG ON	0	0

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		IMPORTS AFFECTED BY RATE CHANGE IN \$1,000	ALLOCATED
	1	2	1	2			1	2		
601.6631										
601.6632	free	free	0	0	2608.00.0030	100	LEAD CONTENT	COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT		0
601.6633	free	free	0	0	2603.00.0010	100		8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT		0
601.6634	free	free	23,829	0	2603.00.0050 2607.00.0050	90 10		8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT		
601.6635	free	free	4,320	0	2603.00.0040 2607.00.0040	90 10				
601.6641	free	free	0	0	2607.00.0020	100	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT +	0	0

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		ALLOCATED IMPORTS AFFECTED BY RATE CHANGE IN \$1,000
	1	2	1	2			1	2	
601.6641									
601.6642	free	free	0	0	2608.00.0030	100	3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT		0
601.6643	free	free	0	0	2603.00.0010	100	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT		0
601.6644	free	free	0	0	2603.00.0050 2607.00.0050	50 50	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT		
601.6645	free	free	2,982	2,982	2607.00.0040	100			
601.6650	free	free	1,737	1,737	2617.90.0060	100			
602.1011	0.75¢/lb on pb content	1.5¢/lb on pb content	20,189	20,189	2603.00.0020	2			
					2607.00.0020	92			

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		IMPORTS AFFECTED BY RATE CHANGE IN \$1,000
	1	2	1	2			1	2	
602.1011	CONTINUED								
602.1021	0.75¢/lb on pb content	1.5¢/lb on pb content	3		2608.00.0020 2616.10.0020 2616.90.0020	2 2 2			
602.1031	0.75¢/lb on pb content	1.5¢/lb on pb content	2		2608.00.0020 2603.00.0020	75 75			
602.1041	0.75¢/lb on pb content	1.5¢/lb on pb content	0		2607.00.0020 2607.00.0020	25 100			
602.2012	0.3¢/lb on zn content	1.67¢/lb on zn content	4,858		2603.00.0030 2607.00.0030 2608.00.0030	10 45 45	1.7¢/KG ON LEAD CONTENT 1.7¢/KG ON LEAD CONTENT 1.7¢/KG ON LEAD CONTENT 8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	485 2,186 2,186	0
602.2022	0.3¢/lb on zn content	1.67¢/lb on zn content	105,395		2607.00.0030 2608.00.0030	6 90	1.7¢/KG ON LEAD CONTENT 1.7¢/KG ON LEAD CONTENT	6,323 94,855	

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

26-14

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		ALLOCATED IMPORTS AFFECTED BY RATE CHANGE IN \$1,000	
	1	2	1	2			1	2		
602.2022									1	2
602.2032	0.3¢/lb on zn content	1.67¢/lb on zn content	0	0	2616.10.0030	2	LEAD CONTENT 1.7¢/KG ON LEAD CONTENT 1.7¢/KG ON LEAD CONTENT	2,107	2,107	0
602.2042	0.3¢/lb on zn content	1.67¢/lb on zn content	0	0	2608.00.0030	100	1.7¢/KG ON LEAD CONTENT	0	0	0
602.2500	free	free	0	0	2603.00.0010	100	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	0	0
602.2800	0.8¢/lb on cu content	4¢/lb on cu content	0	0	2603.00.0010	100	1.7¢/KG ON LEAD CONTENT	0	0	0
602.2900	free	free	0	0	2603.00.0010	100		8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON		0

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		ALLOCATED IMPORTS AFFECTED BY RATE CHANGE IN \$1,000			
	1	2	1	2			1	2				
602.2900									1	2		
602.3013	free	4¢/lb on cu content	3,212	0	2603.00.0010	90						
602.3023	free	4¢/lb on cu content	12	0	2603.00.0010	10						
602.3033	free	4¢/lb on cu content	53,322	0	2603.00.0010	90						
602.3043	free	4¢/lb on cu content	0	0	2603.00.0010	91						
603.0500	free	free	423	0	2607.00.0010	3						
603.1000	00.1¢ per pound	00.25¢ per pound	52	0	2616.10.0010	3						
603.1500	30¢ per long ton	75¢ per long ton	208	0	2616.90.0010	3						
603.2000	free	free	1	0	2603.00.0010	100						
603.2500	0.9¢/lb on pb content	2.125¢/lb on pb content	652	0	2620.90.9000	100						
603.3000	0.6¢/lb	01.5¢ per pound	3,112	0	2620.20.0020	100						
					2620.19.0030	100	.7¢/KG ON COPPER CONTENT + .66¢/KG ON		52	208	1	3,112

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

26-16

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		ALLOCATED IMPORTS AFFECTED BY RATE CHANGE IN \$1,000	
	1	2	1	2			1	2		
603.3000										2
603.4000	6¢/lb on mb content + 1.9%	50¢/lb on mb content + 15%	9,574	0	2620.90.1000	100	LEAD CONTENT			
603.4500	10¢/lb on w content + 4.8%	60¢/lb on w content + 40%	131	0	2620.90.2000	100				
603.4900	0.7¢/lb on cu content + 0.5¢/lb on pb content + 0.5¢/lb on zn content	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	0	0	2620.19.0030	33	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.3¢/KG ON ZINC CONTENT	0	0
					2620.20.0020	33	.7¢/KG ON COPPER CONTENT + 2¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 4.7¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	0	0
603.5010	0.32¢/lb on cu	4¢/lb on cu content	69	0	2620.30.0010	34	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	0	

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		ALLOCATED IMPORTS AFFECTED BY RATE CHANGE IN \$1,000	
	1	2	1	2			1	2		
603.5010	content + 0.3¢/lb on pb content + + 0.3¢/lb on zn content	+ 1.5¢/lb on pb content + 1.67¢/lb on zn content			2620.20.0020	90	.7¢/KG ON COPPER CONTENT + 2¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 4.7¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	62	0
603.5020	0.32¢/lb on cu content + 0.3¢/lb on pb content + 0.3¢/lb on zn content	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	61	0	2620.30.0020 0 2620.19.0030	5 100	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.3¢/KG ON ZINC CONTENT	61	0
603.5030	0.32¢/lb on cu content + 0.3¢/lb on pb content + 0.3¢/lb on zn content	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	977	0	2620.19.0030 #	90	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.3¢/KG ON ZINC CONTENT	879	0
					2620.20.0030	5	.7¢/KG ON COPPER		48	

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

26-18

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		ALLOCATED IMPORTS AFFECTED BY RATE CHANGE IN \$1,000	
	1	2	1	2			1	2	1	2
603.5030										
603.5040	0.32¢/lb on cu content + 0.3¢/lb on pb content + 0.3¢/lb on zn content	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	3,231	0	2620.30.0030 2620.19.0010	5 5		CONTENT + 2¢/KG ON LEAD CONTENT		
603.5050	0.32¢/lb on cu content + 0.3¢/lb on pb content + 0.3¢/lb on zn content	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	976	0	2620.20.0010 2620.30.0010 2620.19.0050	5 5 10				
603.5060	0.32¢/lb on cu content + 0.3¢/lb on pb content + 0.3¢/lb on zn content	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	2,494	0	2620.20.0050 2620.30.0050 2620.19.0040	45 45 25				
					2620.20.0040 2620.30.0040	50 25				

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		ALLOCATED IMPORTS AFFECTED BY RATE CHANGE IN \$1,000	
	1	2	1	2			1	2	1	2
603.5400	0.6¢/lb on cu content + 0.4¢/lb on pb content + 0.4¢/lb on zn content	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	0	0	2620.90.7010	18	FREE		0	
603.5510	free	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	0	0	2620.90.7020 2620.90.7030 2620.90.7040 2620.90.7050 2620.90.7060	18 18 18 18 10	FREE FREE FREE FREE FREE		0 0 0 0 0	
603.5520	free	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	0	0	2620.90.7030	100				
603.5530	free	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	0	0	2620.90.7010	100				

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

26-20

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		ALLOCATED IMPORTS AFFECTED BY RATE CHANGE IN \$1,000
	1	2	1	2			1	2	
603.5530		content							
603.5540	free	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	2,930	0	2620.90.7050	100			
603.5550	free	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	11,897	0	2620.90.7040	100			
603.5560	free	4¢/lb on cu content + 1.5¢/lb on pb content + 1.67¢/lb on zn content	193	0	2620.90.7060	100			
603.6000	free	free	223,060	0	2620.90.3000	1			
603.6200	free	free	27,665	0	2620.90.5000	100			
603.6510	free	free	11,520	0	2620.50.0000	0			
603.6530	free	free	49,853	0	2620.90.8000	100			
603.6540	free	free	0	0	2620.90.8000	100			

CROSS - REFERENCE FROM PRESENT TSUSA NO.  
TO PROPOSED TSUSA NO.

PRESENT TSUSA NO.	POST-MTN (FINAL) RATES OF DUTY		IMPORTS IN \$1,000 (1981)		PROPOSED TSUSA NO.	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY DIFFERENT THAN POST-MTN (FINAL) RATES		ALLOCATED IMPORTS AFFECTED BY RATE CHANGE IN \$1,000
	1	2	1	2			1	2	
603.6560	free	free	11		0 2620.90.8000	100			1
603.6700	free	30%	72,662		0 2615.90.3000	100			
603.7010	5%	30%	11,233		0 2614.00.3000	100			
603.7040	5%	30%	4,821		0 2618.00.0000 2619.00.0000 2620.90.9000	5 5 80			
626.0200	1.5%	01.75¢ per pound	549,285		0 2620.11.0000	1			



CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO.  * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2601.11.0000	FREE	FREE	601.2430	99	258,709
2601.12.0000	FREE	FREE	601.2450	99	679,923
2601.20.0000	FREE	FREE	601.2430	1	2,613
			601.2450	1	6,867
2602.00.0040	FREE	2.2¢/KG ON MANGANESE CONTENT	601.2720	100	189
			601.2740	100	11,920
2602.00.0060	FREE	2.2¢/KG ON MANGANESE CONTENT	601.2760	100	31,052
2603.00.0010	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	601.6613	100	0
			601.6623	100	0
			601.6633	100	0
			601.6643	100	0
			602.2500	100	0
			602.2800	100	0
			602.2900	100	0
			602.3013	90	2,890
			602.3023	10	1
			602.3033	91	48,523
			602.3043	100	0
2603.00.0020	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD	602.1011	2	403

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

26-24

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO. * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2603.00.0020		CONTENT + 3.7¢/KG ON ZINC CONTENT			
2603.00.0030	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	602.1031 602.2012 *	75 10	1 485
2603.00.0040	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	601.6615	10	5,873
2603.00.0050	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	601.6635 601.6614	90 10	3,888 473
2604.00.0000	FREE	FREE	601.6634 601.6644 601.3600	90 50 100	21,446 0 34,324

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO. * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2605.00.0000	FREE	FREE	601.1800	100	50
2606.00.0030	FREE	\$1.00/TON	521.1710	100	33,252
2606.00.0060	FREE	\$1.00/TON	521.1720	100	17,032
2606.00.0090	FREE	\$1.00/TON	601.0600	100	392,557
2607.00.0010	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	602.3013	10	321
2607.00.0020	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	602.3033	3	1,599
			601.6611	100	0
			601.6621	100	0
			601.6631	100	0
			601.6641	100	0
			602.1011	92	18,573
			602.1021	25	0
			602.1031	25	0
			602.1041	100	0
2607.00.0030	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD	602.2012	45	2,186

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO.  * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2607.00.0030		CONTENT + 3.7¢/KG ON ZINC CONTENT			
2607.00.0040	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	602.2022 * 601.6615	6 90	6,323 52,860
2607.00.0050	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	601.6625 601.6635 601.6645 601.6614	10 10 100 90	733 432 2,982 4,259
2608.00.0010	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	601.6634 601.6644 602.3023	10 50 90	2,382 0 10

26-26

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO. * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2608.00.0020	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	602.1011	2	403
	2608.00.0030	1.7¢/KG ON LEAD CONTENT			
2608.00.0040	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	601.6625	90	6,600
	2608.00.0050	1.7¢/KG ON LEAD CONTENT			
			601.6622 601.6632 601.6642 602.2012 602.2022 602.2032 602.2042	* * * * *	
			601.6624	100	537

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

26-28

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO.  * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2608.00.0050		3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT			
2609.00.0000	FREE	FREE	601.4800	100	2,975
2610.00.0020	FREE	FREE	601.1520	100	23,114
2610.00.0040	FREE	FREE	601.1540	100	18,018
2610.00.0060	FREE	FREE	601.1560	100	8,814
2611.00.0000	37.5¢/KG ON TUNGSTEN CONTENT	\$1.10/KG ON TUNGSTEN CONTENT	601.5400	100	91,195
2612.10.0000	FREE	FREE	601.5700	100	0
2612.20.0000	FREE	FREE	601.4500	100	3,158
2613.10.0000	19.8¢/KG ON MOLYBDENUM CONTENT	77.2¢/KG ON MOLYBDENUM CONTENT	601.3300	75	7,432
2613.90.0000	19.8¢/KG ON MOLYBDENUM CONTENT	77.2¢/KG ON MOLYBDENUM CONTENT	601.3300	25	2,477
2614.00.3000	5%	30%	603.7010	100	11,233
2614.00.6020	FREE	FREE	601.5120	100	6,396
2614.00.6040	FREE	FREE	601.5140	100	50,452
2615.10.0000	FREE	FREE	601.6300	100	8,377
2615.90.3000	FREE	30%	603.6700	100	72,662

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO. * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2615.90.6030	FREE	FREE	601.2100	100	13,557
2615.90.6060	FREE	FREE	601.4200	100	54,270
2615.90.6090	FREE	FREE	601.6000	100	231
2616.10.0010	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	602.3033	3	1,599
2616.10.0020	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	602.1011	2	403
2616.10.0030	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	602.2022 *	2	2,107
2616.10.0040	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD	601.3940	100	5,329

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

26-30

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO. * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2616.10.0040		CONTENT + 3.7¢/KG ON ZINC CONTENT			
2616.90.0010	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	602.3033	3	1,599
2616.90.0020	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	602.1011	2	403
2616.90.0030	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	602.2022 *	2	2,107
2616.90.0040	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	601.3920	100	7,074

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO.  * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2616.90.0040		3.7¢/KG ON ZINC CONTENT			
2616.90.0050	1.7¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	601.3960	100	14
2617.10.0000	FREE	FREE	601.0300	100	9,094
2617.90.0030	FREE	FREE	601.0900	100	2,002
2617.90.0060	FREE	FREE	601.1200 601.3000 601.6650	100 100 100	0 0 1,737
2618.00.0000	5%	30%	603.7040	5	241
2619.00.0000	5%	30%	603.1500 603.7040	100 5	208 241
2620.11.0000	1.5%	3.9¢/KG	626.0200	1	5,492
2620.19.0010	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.3¢/KG ON ZINC CONTENT	603.5040	5	161
2620.19.0020	.7¢/KG ON COPPER	8.8¢/KG ON COPPER	603.5010	5	3

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

26-32

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO.  * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2620.19.0020	CONTENT + .66¢/KG ON LEAD CONTENT	CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.3¢/KG ON ZINC CONTENT			
2620.19.0030	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.3¢/KG ON ZINC CONTENT	603.3000 *	100	3,112
2620.19.0040	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.3¢/KG ON ZINC CONTENT	603.4900 * 603.5020 * 603.5030 *	33 100 90	0 61 879
2620.19.0050	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.3¢/KG ON ZINC CONTENT	603.5060  603.5050	25	623
				10	97

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO.  * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2620.20.0010	.7¢/KG ON COPPER CONTENT + 2¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 4.7¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5040	5	161
2620.20.0020	.7¢/KG ON COPPER CONTENT + 2¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 4.7¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.2500	100	652
2620.20.0030	.7¢/KG ON COPPER CONTENT + 2¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 4.7¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.4900 * 603.5010 * 603.5030 *	33 90 5	0 62 48
2620.20.0040	.7¢/KG ON COPPER CONTENT + 2¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 4.7¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5060	50	1,247

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

26-34

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO.  * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2620.20.0050	.7¢/KG ON COPPER CONTENT + 2¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 4.7¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5050	45	439
2620.30.0010	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.4900 *	34	0
2620.30.0020	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5040 603.5010	5 5	161 3
2620.30.0030	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5030	5	48

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO. * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2620.30.0040	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5060	25	623
2620.30.0050	.7¢/KG ON COPPER CONTENT + .66¢/KG ON LEAD CONTENT	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5050	45	439
2620.40.0000	FREE	FREE	603.0500	100	423
2620.50.0000	FREE	FREE	603.6510	0	0
2620.90.1000	13.2¢/KG ON MOLYBDENUM CONTENT + 1.9%	\$1.10/KG ON MOLYBDENUM CONTENT + 15%	603.4000	100	9,574
2620.90.2000	22¢/KG ON TUNGSTEN CONTENT + 4.8%	\$1.32/KG ON TUNGSTEN CONTENT + 40%	603.4500	100	131
2620.90.3000	FREE	FREE	603.6000	1	2,230
2620.90.5000	FREE	FREE	603.6200	100	27,665
2620.90.7010	FREE	8.8¢/KG ON COPPER CONTENT +	603.5400 *	18	0

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO.  * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2620.90.7010		3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5530	100	0
2620.90.7020	FREE	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5400 *	18	0
2620.90.7030	FREE	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5510	100	0
2620.90.7040	FREE	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5400 *	18	0
			603.5550	100	11,897

CROSS-REFERENCE FROM PROPOSED TSUSA NO.  
TO PRESENT TSUSA NO.

PROPOSED TSUSA NO.	PROPOSED RATES OF DUTY		PRESENT TSUSA NO. * INDICATES COLUMN 1 DUTY RATE DIFFERENCE	PERCENT ALLOCATION- PRESENT TO PROPOSED TSUSA NO.	ALLOCATED IMPORTS 1981 IN \$1000
	1	2			
2620.90.7050	FREE	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5400 *	18	0
2620.90.7060	FREE	8.8¢/KG ON COPPER CONTENT + 3.3¢/KG ON LEAD CONTENT + 3.7¢/KG ON ZINC CONTENT	603.5540 603.5400 *	100 10	2,930 0
2620.90.8000	FREE	FREE	603.5560	100	193
2620.90.9000	5%	30%	603.6530 603.6540 603.6560	100 100 100	49,853 0 11
2621.00.0000	FREE	FREE	603.1000 * 603.2000 * 603.7040	100 100 80	52 1 3,856
			430.2040 480.4000 480.8095 523.1100 523.9160 *	0 5 100 0 0	0 50 3,281 0 0









