MEMORANDUM ON PROPOSED TARIFF LEGISLATION of the 109th Congress

Bill No. and sponsor: S. 3314 (Mr. Charles Schumer of New York and Mrs. Hillary Clinton of New York).

Proponent name, location: Honeywell Corporation, Morristown, NJ.

Other bills on product (109th Congress only): None.


Retroactive effect: None.

Suggested article description(s) for enactment (including appropriate HTS subheading(s)):

Color video monitors, each having a cathode-ray tube and a video display diagonal of more than 34.29 cm but not more than 35.56 cm (provided for in subheading 8528.21.29).

Check one: Same as that in bill as introduced. X Different from that in bill as introduced (see Technical comments section).

Product information, including uses/applications and source(s) of imports:

This product is a video monitor with a cathode-ray tube with a video display diagonal exceeding 34.29 cm but not exceeding 35.56 cm, equivalent to a nominal screen size of 13 inches. These monitors are designed for viewing live and recorded video signals from security cameras, video storage devices, and other closed-circuit television (CCTV) equipment. Unlike video monitors intended for consumer use, the subject monitors have BNC input connections and video loop-thru connectors to permit increased flexibility of video signal routing and connectivity. These monitors are usually used in applications requiring continuous operation and feature higher reliability than monitors intended for consumer use. China is the principal source of these monitors.

1 Industry analyst preparing report: John Kitzmiller (202-205-3387); Tariff Affairs contact: Jan Summers (202-205-2605).
3 A BNC connector is a “male” connector used to connect video components to coaxial cables. The name reportedly stands for British Naval Connector or Bayonet Nut Connector or Bayonet Neill-Concelman connector, according to various Internet sites.
Estimated effect on customs revenue:

<table>
<thead>
<tr>
<th>HTS subheading: 8528.21.29</th>
<th>2006</th>
<th>2007</th>
<th>2008</th>
<th>2009</th>
<th>2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>Col. 1-General rate of duty</td>
<td>5%</td>
<td>5%</td>
<td>5%</td>
<td>5%</td>
<td>5%</td>
</tr>
<tr>
<td>Estimated value dutiable imports</td>
<td>$280,000</td>
<td>$290,000</td>
<td>$300,000</td>
<td>$310,000</td>
<td>$320,000</td>
</tr>
<tr>
<td>Customs revenue loss</td>
<td>$14,000</td>
<td>$14,500</td>
<td>$15,000</td>
<td>$15,500</td>
<td>$16,000</td>
</tr>
</tbody>
</table>

Source of estimated dutiable import data: Industry estimates.

Contacts with domestic firms/organizations (including the proponent):

<table>
<thead>
<tr>
<th>Name of firm/organization</th>
<th>Date contacted</th>
<th>Claim US makes same or competing product(s)?</th>
<th>Submission attached?</th>
<th>Opposition noted?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Honeywell Corporation (Proponent) Max Turnipseed, 225-338-0310</td>
<td>07/26/2006</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>American Video Equipment Alex Twyman, 281-443-2300</td>
<td>08/04/2006</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Bosch Security Lori Brunke, 800-289-0096</td>
<td>08/04/2006</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>ELMO Gilbert DeLiso, 516-501-1400</td>
<td>08/04/2006</td>
<td>No</td>
<td>No</td>
<td>No</td>
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<tr>
<td>Panasonic Co. Mary Alexander, 202-912-3800</td>
<td>07/26/2006</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Sony Co. Christina Tellalian, 202-429-3653</td>
<td>07/26/2006</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

Technical comments:

It is suggested that the proposed article description be modified as shown on page 1. The screen size in the bill as drafted reflected a straight conversion from a nominal 13-inch screen size to a metric size; we suggest including a range rather than single units of measure that would need to be reflected exactly in the entered products. As drafted, the bill did not specify any technical or physical features that would make a particular monitor “of a kind used” in security systems; the permanent tariff subheading likewise does not have separate statistical reporting numbers and definitions for various monitors by end use. Customs

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4 The Commission may express an opinion on the HTS classification of a product to facilitate consideration of the bill. However, by law, only the U.S. Customs Service is authorized to issue a binding ruling on this matter. The Commission believes that the U.S. Customs Service should be consulted prior to enactment of the bill.
would likely be unable to distinguish between the products intended for use in a video security system, as described in the original bill, and those for other end uses, except on the basis of an importer certification or an “actual use” criterion. Each of these requirements would present certain costs and administrative problems. We defer to Customs to comment on the benefits or problems resulting from either type of additional requirement (which could be added to the description on page 1 and would likely reduce the volume of affected imports and resulting revenue losses).
S. 3314

To suspend temporarily the duty on certain color monitors.

IN THE SENATE OF THE UNITED STATES

MAY 26, 2006

Mr. SCHUMER (for himself and Mrs. CLINTON) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To suspend temporarily the duty on certain color monitors.

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

SECTION 1. COLOR MONITORS.

(a) IN GENERAL.—Subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United States is amended by inserting in numerical sequence the following new heading:

| 9902.85.31 | Color monitors, with a video display diagonal of 34.29 cm, of a kind used as analog display devices in video security systems (provided for in subheading 8528.21.29) | Free | No change | No change | On or before 12/31/2009 |

(b) EFFECTIVE DATE.—The amendment made by subsection (a) applies to goods entered, or withdrawn from
warehouse for consumption, on or after the 15th day after
the date of the enactment of this Act.