



TO TAKE CERTAIN ACTIONS UNDER THE AFRICAN GROWTH AND OPPORTUNITY ACT AND FOR OTHER PURPOSES

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BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

1. In Proclamation 7970 of December 22, 2005, the President designated the Republic of Burundi (Burundi) as a beneficiary sub-Saharan African country for purposes of section 506A(a)(1) of the Trade Act of 1974 (the "1974 Act") (19 U.S.C. 2466a(a)(1)), as added by section 111(a) of the African Growth and Opportunity Act (AGOA) (title I of Public Law 106-200).

2. Section 506A(a)(3) of the 1974 Act (19 U.S.C. 2466a(a)(3)), authorizes the President to terminate the designation of a country as a beneficiary sub-Saharan African country for purposes of section 506A, if he determines that the country is not making continual progress in meeting the requirements described in section 506A(a)(1) of the 1974 Act.

3. Pursuant to section 506A(a)(3) of the 1974 Act, I have determined that Burundi is not making continual progress in meeting the requirements described in section 506A(a)(1) of the 1974 Act. Accordingly, I have decided to terminate the designation of Burundi as a beneficiary sub-Saharan African country for purposes of section 506A of the 1974 Act, effective on January 1, 2016.

4. Schedule XX, as defined by 19 U.S.C. 3501(5), sets forth certain tariff-rate quotas. To implement these tariff-rate quotas, section 404(a) of the Uruguay Round Agreements Act (19 U.S.C. 3601(a)) requires the President "to take such action as may be necessary to ensure that imports of

agricultural products do not disrupt the orderly marketing of commodities in the United States."

5. I have determined that, in order to reduce administrative burden and encourage electronic administration of the quota classifications of sugars, syrups, and molasses (sugar), and to avoid the disruption of the orderly marketing of sugar, it is necessary to add additional tariff lines to Chapter 99 of the Harmonized Tariff Schedule (HTS) of the United States as provided for in Annex I of this proclamation.

6. Presidential Proclamation 8294 of September 26, 2008, implemented amendments to the Burmese Freedom and Democracy Act of 2003 (the "BFDA") (Public Law 108-61), as amended by section 6(a) of the Tom Lantos Block Burmese JADE Act of 2008 (Public Law 110-286). That proclamation, in part, modified the HTS to include additional U.S. Note 4 to chapter 71 of the HTS, which prohibited the importation of certain goods of Burma. The BFDA, as amended, expired on July 28, 2013.

7. Executive Order 13651 of August 6, 2013, as authorized by the International Emergency Economic Powers Act (50 U.S.C. 1701 *et seq.*) and the National Emergencies Act (50 U.S.C. 1601 *et seq.*), prohibits the importation into the United States of any jadeite or rubies mined or extracted from Burma and any articles of jewelry containing jadeite or rubies mined or extracted from Burma on or after August 7, 2013. I have determined that modifications to additional U.S. Note 4 to chapter 71 of the HTS, as set forth in Annex II, are necessary to account for the expiration of the BFDA and the implementation of Executive Order 13651.

8. On April 22, 1985, the United States and Israel entered into the Agreement on the Establishment of a Free Trade Area between the Government of the United States of America and the

Government of Israel (USIFTA), which the Congress approved in the United States-Israel Free Trade Area Implementation Act of 1985 (the "USIFTA Act") (19 U.S.C. 2112 note).

9. Section 4(b) of the USIFTA Act provides that, whenever the President determines that it is necessary to maintain the general level of reciprocal and mutually advantageous concessions with respect to Israel provided for by the USIFTA, the President may proclaim such withdrawal, suspension, modification, or continuance of any duty, or such continuance of existing duty-free or excise treatment, or such additional duties, as the President determines to be required or appropriate to carry out the USIFTA.

10. In order to maintain the general level of reciprocal and mutually advantageous concessions with respect to agricultural trade with Israel, on July 27, 2004, the United States entered into an agreement with Israel concerning certain aspects of trade in agricultural products during the period January 1, 2004, through December 31, 2008 (the "2004 Agreement").

11. In Proclamation 7826 of October 4, 2004, consistent with the 2004 Agreement, the President determined, pursuant to section 4(b) of the USIFTA Act, that, in order to maintain the general level of reciprocal and mutually advantageous concessions with respect to Israel provided for by the USIFTA, it was necessary to provide duty-free access into the United States through December 31, 2008, for specified quantities of certain agricultural products of Israel.

12. Each year from 2008 through 2014, the United States and Israel entered into agreements to extend the period that the 2004 Agreement was in force for 1-year periods to allow

additional time for the two governments to conclude an agreement to replace the 2004 Agreement.

13. To carry out the extension agreements, the President in Proclamation 8334 of December 31, 2008; Proclamation 8467 of December 23, 2009; Proclamation 8618 of December 21, 2010; Proclamation 8770 of December 29, 2011; Proclamation 8921 of December 20, 2012; Proclamation 9072 of December 23, 2013; and Proclamation 9223 of December 23, 2014, modified the HTS to provide duty-free access into the United States for specified quantities of certain agricultural products of Israel, each time for an additional 1-year period.

14. On December 8, 2015, the United States entered into an agreement with Israel to extend the period that the 2004 Agreement is in force through December 31, 2016, to allow for further negotiations on an agreement to replace the 2004 Agreement.

15. Pursuant to section 4(b) of the USIFTA Act, I have determined that it is necessary, in order to maintain the general level of reciprocal and mutually advantageous concessions with respect to Israel provided for by the USIFTA, to provide duty-free access into the United States through the close of December 31, 2016, for specified quantities of certain agricultural products of Israel.

16. In Presidential Proclamation 8921 of December 20, 2012, pursuant to section 502(e) of the 1974 Act (19 U.S.C. 2462(e)), I determined that The Federation of Saint Kitts and Nevis had become a high-income country and terminated its designation as a beneficiary developing country for purposes of the Generalized System of Preferences (GSP). General note 4(a) to the HTS erroneously continues to include "St. Kitts and Nevis" on the list of Member Countries of the

Caribbean Common Market (CARICOM) that are eligible for preferential tariff treatment under the GSP. I have determined that a modification to the HTS is necessary to correct this error and to provide the intended tariff treatment.

17. Presidential Proclamation 8894 of October 29, 2012, implemented the United States-Panama Trade Promotion Agreement with respect to the United States and, pursuant to the United States-Panama Trade Promotion Agreement Implementation Act (Public Law 112-43, 125 Stat. 497), modified the HTS to include the schedule of duty reductions necessary or appropriate to carry out the United States-Panama Trade Promotion Agreement. Those modifications to the HTS were set out in Publication 4349 of the International Trade Commission (Commission), entitled *Modifications to the Harmonized Tariff Schedule of the United States to Implement the United States-Panama Trade Promotion Agreement*, which was incorporated by reference into Proclamation 8894. Annexes I and II to that publication included technical errors that affected the tariff treatment accorded to certain goods of Panama. I have determined that modifications to the HTS are necessary to correct the technical errors.

18. Presidential Proclamation 8818 of May 14, 2012, implemented the United States-Colombia Trade Promotion Agreement with respect to the United States and, pursuant to the United States-Colombia Trade Promotion Agreement Implementation Act (Public Law 112-42, 125 Stat. 462), modified the HTS to include the schedule of duty reductions necessary or appropriate to carry out the United States-Colombia Trade Promotion Agreement. Those modifications to the HTS were set out in Publication 4320 of the Commission, entitled *Modifications to the Harmonized Tariff Schedule of the*

United States to Implement the United States-Colombia Trade Promotion Agreement, which was incorporated by reference into Proclamation 8818. Annex II to that publication included a technical error that affected the tariff treatment accorded to certain goods of Colombia. I have determined that modifications to the HTS are necessary to correct the technical error.

19. Presidential Proclamation 8039 of July 27, 2006, implemented the United States-Bahrain Free Trade Agreement with respect to the United States and, pursuant to the United States-Bahrain Free Trade Agreement Implementation Act (Public Law 109-169, 119 Stat. 3581), modified the HTS to include the schedule of duty reductions necessary or appropriate to carry out the United States-Bahrain Free Trade Agreement. Those modifications to the HTS were set out in Publication 3830 of the Commission, entitled *Modifications to the Harmonized Tariff Schedule of the United States to Implement the United States-Bahrain Free Trade Agreement*, which was incorporated by reference into Proclamation 8039. Presidential Proclamation 9223 of December 23, 2014, created a new subheading in chapter 29 of the HTS, but inadvertently omitted the tariff treatment for goods of Bahrain previously accorded to these covered goods under Proclamation 8039. I have determined that modifications to the HTS are necessary to correct the technical error.

20. Presidential Proclamation 8783 of March 6, 2012, implemented the United States-Korea Free Trade Agreement and, pursuant to the United States-Korea Free Trade Agreement Implementation Act (Public Law 112-41, 125 Stat. 428), modified the HTS to include the schedule of duty reductions necessary or appropriate to carry out the United States-Korea Free Trade Agreement. Those modifications to the HTS were set out in

Publication 4308 of the Commission, entitled *Modifications to the Harmonized Tariff Schedule of the United States to Implement the United States-Korea Free Trade Agreement*, which was incorporated by reference into Proclamation 8783. Annex II to Publication 4308 incorrectly stated certain staged reductions in rates of duty for originating goods of Korea classified in chapter 17 of the HTS. I have determined that modifications to the HTS are necessary to correct the technical errors.

21. Section 604 of the 1974 Act (19 U.S.C. 2483) authorizes the President to embody in the HTS the substance of the relevant provisions of that Act, and of other acts affecting import treatment, and actions thereunder, including the removal, modification, continuation, or imposition of any rate of duty or other import restriction.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States of America, including but not limited to section 506A(a)(3) of the 1974 Act, 19 U.S.C. 3601(a), 50 U.S.C. 1701 *et seq.*, 50 U.S.C. 1601 *et seq.*, section 4(b) of the USIFTA Act, section 502(e) of the 1974 Act, the United States-Panama Trade Promotion Agreement Implementation Act, the United States-Colombia Trade Promotion Agreement Implementation Act, the United States-Bahrain Free Trade Agreement Implementation Act, the United States-Korea Free Trade Agreement Implementation Act, and section 604 of the 1974 Act, do proclaim that:

(1) The designation of Burundi as a beneficiary sub-Saharan African country for purposes of section 506A of the 1974 Act is terminated, effective on January 1, 2016.

(2) In order to reflect in the HTS that beginning on January 1, 2016, Burundi shall no longer be designated as a

beneficiary sub-Saharan African country, general note 16(a) to the HTS is modified by deleting "Republic of Burundi" from the list of beneficiary sub-Saharan African countries.

(3) In order to ensure that imports of sugar do not disrupt the orderly marketing of commodities in the United States, the HTS is modified as set forth in Annex I to this proclamation.

(4) In order to implement Executive Order 13651 of August 6, 2013, as authorized by the International Emergency Economic Powers Act and the National Emergencies Act, the HTS is modified as provided in Annex II to this proclamation.

(5) In order to implement U.S. tariff commitments under the 2004 Agreement through December 31, 2016, the HTS is modified as provided in Annex III to this proclamation.

(6) (a) The modifications to the HTS set forth in Annex III to this proclamation shall be effective with respect to eligible agricultural products of Israel that are entered, or withdrawn from warehouse for consumption, on or after January 1, 2016.

(b) The provisions of subchapter VII of chapter 99 of the HTS, as modified by Annex III to this proclamation, shall continue in effect through December 31, 2016.

(7) In order to make technical corrections necessary to provide the intended tariff treatment to goods of St. Kitts and Nevis in accordance with Presidential Proclamation 8921 of December 20, 2012, the HTS is modified as set forth in Annex IV to this proclamation.

(8) In order to make technical corrections necessary to provide the intended tariff treatment to goods of Panama in accordance with Presidential Proclamation 8894 of October 29, 2012, the HTS is modified as set forth in Annex IV to this proclamation.

(9) In order to make technical corrections necessary to provide the intended tariff treatment to goods of Colombia in accordance with Presidential Proclamation 8818 of May 14, 2012, the HTS is modified as set forth in Annex IV to this proclamation.

(10) In order to make technical corrections necessary to provide the intended tariff treatment to goods of Bahrain in accordance with Presidential Proclamation 8039 of July 27, 2006, the HTS is modified as set forth in Annex IV to this proclamation.

(11) In order to make technical corrections necessary to provide the intended tariff treatment to goods of Korea in accordance with Presidential Proclamation 8783 of March 6, 2012, the HTS is modified as set forth in Annex IV to this proclamation.

(12) Any provisions of previous proclamations and Executive Orders that are inconsistent with the actions taken in this proclamation are superseded to the extent of such inconsistency.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-first day of December, in the year of our Lord two thousand fifteen, and of the Independence of the United States of America the two hundred and fortieth.

ANNEX I**MODIFICATIONS TO THE QUANTITATIVE LIMITATIONS ON
THE IMPORTATION OF CERTAIN SUGARS, SYRUPS AND MOLASSES
IN THE HARMONIZED TARIFF SCHEDULE OF THE UNITED STATES**

Effective with respect to certain sugars, syrups and molasses under the terms of additional U.S. note 5 to chapter 17 to the Harmonized Tariff Schedule of the United States (HTS), that are entered, or withdrawn from warehouse for consumption, on or after January 1, 2016, the HTS is hereby modified as follows:

1. Additional U.S. note 5(a)(i) to chapter 17 is modified by inserting after "2106.90.44" the phrase "(under the terms of subheadings 9903.17.01 through 9903.18.10 and applicable note thereto)".

2. Subchapter III of chapter 99 of the HTS is modified by inserting in numerical sequence the following new U.S. note:

- “15. (a) The aggregate quantitative limitations that may be established under any of subheadings 9903.17.01 through 9903.17.10 shall apply only to sugar, syrups and molasses that (1) is not eligible for an allocation provided to any specified country or area under the terms of additional U.S. note 5 to chapter 17, and (2) is not eligible to be imported under any quantity that may be reserved for specialty sugars, as defined by the United States Trade Representative, under the terms of subdivision (b) to this note. Such limitations shall apply during any effective period announced in the Federal Register by the United States Trade Representative for such a subheading in any year, during which period only the aggregate quantity of the specified goods shall be allowed entry into the customs territory of the United States. Such limitations shall apply notwithstanding any other quantitative limitations on such goods that may be provided for in the tariff schedule. Any quantity set forth in a notice issued by the United States Trade Representative for any subheading specified herein shall thereby supersede any quantity that may have been announced under additional U.S. note 5 to chapter 17.
- (b) The aggregate quantitative limitations that may be established under any of subheadings 9903.17.21 through 9903.17.33 shall apply only to specialty sugars, as defined by the United States Trade Representative, imported during any effective period announced in the Federal Register by the United States Trade Representative for such a subheading in any year, during which period only the aggregate quantity of the specified goods shall be allowed entry into the customs territory of the United States. Such limitations shall apply notwithstanding any other quantitative limitations on such goods that may be provided for in the tariff schedule. Any quantity set forth in such a notice issued by the United States Trade Representative for any subheading specified herein may be allocated among supplying countries and areas and shall thereby supersede any quantity or allocation that may have been announced under additional U.S. note 5 to chapter 17.
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(c) The quantitative limitations that may be established under any of subheadings 9903.18.01 through 9903.18.10 shall apply to sugar, syrups and molasses described therein during any effective period announced in the Federal Register by the United States Trade Representative for such a subheading in any year, during which period only the aggregate quantity of the specified goods shall be allowed entry into the customs territory of the United States. Such limitation shall apply notwithstanding any other quantitative limitation on such goods that may be provided for in the tariff schedule and the availability of any quantitative limitation set forth for such goods in chapter 17 or chapter 21 of the tariff schedule or allocation thereof. Any quantity set forth in a notice issued by the United States Trade Representative for any subheading specified herein may be allocated among supplying countries and areas and shall thereby supersede any quantity or allocation that may have been announced under additional U.S. note 5 to chapter 17.”

3. The following new subheadings and superior text thereto are inserted in numerical sequence in subchapter III of chapter 99 of the HTS, with the material inserted in columns entitled “Heading/Subheading”, “Article Description”, and “Quota Quantity”, respectively:

	:“Sugars, syrups and molasses provided for in	:
	: subheading 1701.12.10, 1701.91.10, 1701.99.10,	:
	: 1702.90.10 or 2106.90.44, under the terms of U.S.	:
	: note 15 to this subchapter:	:
	: Described in U.S. note 15(a) to this	:
	: subchapter:	:
9903.17.01	: Eligible to be imported under the	:
	: first quota period specified in a	:
	: notice issued by the United States	:
	: Trade Representative in any 12-	:
	: month period commencing on	:
	: October 1 in any year.....	: The quantity specified in such
		notice
	:	:
9903.17.02	: Eligible to be imported under the	:
	: second quota period specified in a	:
	: notice issued by the United States	:
	: Trade Representative in any 12-	:
	: month period commencing on	:
	: October 1 in any year.....	: The quantity specified in
		such notice
	:	:
9903.17.03	: Eligible to be imported under the	:
	: third quota period specified in a	:
	: notice issued by the United States	:
	: Trade Representative in any 12-	:

	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in such notice
	:		:
9903.17.04	:	Eligible to be imported under the	:
	:	fourth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in such notice
	:		:
9903.17.05	:	Eligible to be imported under the	:
	:	fifth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in such notice
	:		:
9903.17.06	:	Eligible to be imported under the	:
	:	sixth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in such notice
	:		:
9903.17.07	:	Eligible to be imported under the	:
	:	seventh quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in such notice
	:		:
9903.17.08	:	Eligible to be imported under the	:
	:	eighth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in such notice

9903.17.09	:	Eligible to be imported under the	:
	:	ninth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
9903.17.10	:	Eligible to be imported under the	:
	:	tenth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
	:	Described in U.S. note 15(b) to this	:
	:	subchapter:	:
9903.17.21	:	Eligible to be imported under the	:
	:	first quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
9903.17.22	:	Eligible to be imported under the	:
	:	second quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
9903.17.23	:	Eligible to be imported under the	:
	:	third quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice

9903.17.24	:	Eligible to be imported under the	:
	:	fourth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
9903.17.25	:	Eligible to be imported under the	:
	:	fifth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
9903.17.26	:	Eligible to be imported under the	:
	:	sixth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
9903.17.27	:	Eligible to be imported under the	:
	:	seventh quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
	:		:
9903.17.28	:	Eligible to be imported under the	:
	:	eighth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice

9903.17.29	:	Eligible to be imported under the	:
	:	ninth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
9903.17.30	:	Eligible to be imported under the	:
	:	tenth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
9903.17.31	:	Eligible to be imported under the	:
	:	eleventh quota period specified in	:
	:	a notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
9903.17.32	:	Eligible to be imported under the	:
	:	twelfth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
9903.17.33	:	Eligible to be imported under the	:
	:	thirteenth quota period specified in	:
	:	a notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
	:		such notice
	:		:
	:	Described in U.S. note 15(c) to this	:
	:	subchapter:	:
9903.18.01	:	Eligible to be imported under the	:
	:	first quota period specified in a	:
	:	notice issued by the United States	:

	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
			such notice
			:
9903.18.02	:	Eligible to be imported under the	:
	:	second quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
			such notice
			:
9903.18.03	:	Eligible to be imported under the	:
	:	third quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
			such notice
			:
9903.18.04	:	Eligible to be imported under the	:
	:	fourth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
			such notice
			:
9903.18.05	:	Eligible to be imported under the	:
	:	fifth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
			such notice
			:
9903.18.06	:	Eligible to be imported under the	:
	:	sixth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
			such notice
			:
9903.18.07	:	Eligible to be imported under the	:

	:	seventh quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
			such notice
	:		:
9903.18.08	:	Eligible to be imported under the	:
	:	eighth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
			such notice
	:		:
9903.18.09	:	Eligible to be imported under the	:
	:	ninth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
			such notice
	:		:
9903.18.10	:	Eligible to be imported under the	:
	:	tenth quota period specified in a	:
	:	notice issued by the United States	:
	:	Trade Representative in any 12-	:
	:	month period commencing on	:
	:	October 1 in any year.....	: The quantity specified in
			such notice”

ANNEX II
MODIFICATIONS TO CHAPTER 71 OF THE
HARMONIZED TARIFF SCHEDULE OF THE UNITED STATES

Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after Aug. 7, 2013, additional U.S. note 4 to chapter 71 of the Harmonized Tariff Schedule is deleted and replaced with the following text:

- “4. Pursuant to Executive Order 13651 of August 6, 2013 (78 F.R. 48793), the importation into the United States of any jadeite or rubies mined or extracted from Burma and any articles of jewelry containing jadeite or rubies mined or extracted from Burma is prohibited, effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after August 7, 2013. Except as provided herein, this prohibition shall apply to the following goods:
- (a) any jadeite classifiable under heading 7103 of the tariff schedule;
 - (b) any rubies classifiable under heading 7103; and
 - (c) any article of jewelry containing jadeite or rubies, the foregoing comprising (A) any article of jewelry classifiable under heading 7113 of the tariff schedule that contains jadeites or rubies, or (B) any article of jadeite or rubies classifiable under heading 7116 of the tariff schedule

Pursuant to such Executive Order, this note shall not apply to such jadeite or rubies mined or extracted from Burma or any articles of jewelry containing such jadeite or rubies that were previously exported from the United States, including those that accompanied an individual outside the United States for personal use, if they are reimported by the same person, without having been advanced in value or improved in condition by any process or other means while outside the United States.”

ANNEX III**TEMPORARY EXTENSION OF CERTAIN PROVISIONS OF
THE HARMONIZED TARIFF SCHEDULE OF THE UNITED STATES**

Effective with respect to eligible agricultural products of Israel which are entered, or withdrawn from warehouse for consumption, on or after January 1, 2016 and before the close of December 31, 2016, subchapter VIII of chapter 99 of the Harmonized Tariff Schedule of the United States is hereby modified as follows:

1. U.S. note 1 to such subchapter is modified by deleting “December 31, 2015” and by inserting in lieu thereof “December 31, 2016”.

2. U.S. note 3 to such subchapter is modified by adding at the end of the tabulation the following material, in the two columns specified in such note: “Calendar year 2016 466,000”.

3. U.S. note 4 to such subchapter is modified by adding at the end of the tabulation the following material, in the two columns specified in such note: “Calendar year 2016 1,304,000”.

4. U.S. note 5 to such subchapter is modified by adding at the end of the tabulation the following material, in the two columns specified in such note: “Calendar year 2016 1,534,000”.

5. U.S. note 6 to such subchapter is modified by adding at the end of the tabulation the following material, in the two columns specified in such note: “Calendar year 2016 131,000”.

6. U.S. note 7 to such subchapter is modified by adding at the end of the tabulation the following material, in the two columns specified in such note: “Calendar year 2016 707,000”.

ANNEX IV

**TO MAKE TECHNICAL RECTIFICATIONS IN PROVISIONS OF
THE HARMONIZED TARIFF SCHEDULE OF THE UNITED STATES**

1. Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after January 1, 2014, general note 4(a) to the Harmonized Tariff Schedule of the United States (HTS) is modified by deleting, from the list of Member Countries of the Caribbean Common Market (CARICOM) treated as one country, the country “St. Kitts and Nevis”.

2. Effective with respect to goods of Panama, under the terms of general note 35 to the HTS, entered, or withdrawn from warehouse for consumption, on or after October 31, 2012, the HTS is modified as follows:

- (a) the rate of duty specified in the “Rates of Duty 1-Special” subcolumn followed by the symbol “PA” in parentheses for subheading 2202.90.28 (as previously proclaimed in Annex II to Proclamation 8894 of October 29, 2012) is modified by deleting the abbreviation “kg” and by inserting in lieu thereof “liter”;
- (b) subheadings 2207.10.60 and 2207.20.00 are each modified by deleting from the “Rates of Duty 1-Special” subcolumn, for each duty rate shown before the symbol “PA” in parentheses, the subheading number “9822.09.24” and by inserting in lieu thereof “9822.09.26”;
- (c) with respect to such goods of Panama entered, or withdrawn from warehouse, on or after January 1 and before the close of December 31 in each of the years 2018 and 2019, the rate of duty in the “Rates of Duty 1-Special” subcolumn for each of the subheadings enumerated in the first column below is superseded by the rate enumerated in the columns below “2018” and “2019”, respectively:

<u>Subheading</u>	<u>2018</u>	<u>2019</u>
0711.20.28	1.7¢/kg on drained weight	1.1¢/kg on drained weight
1806.32.16	11.1¢/kg + 1.2%	7.4¢/kg + 0.8%
1806.32.70	11.1¢/kg + 1.8%	7.4¢/kg + 1.2%
1806.90.28	11.1¢/kg + 1.8%	7.4¢/kg + 1.2%
2202.90.28	7¢/liter + 4.4%	4.7¢/liter + 2.9%
2309.90.48	24.1¢/kg + 1.9%	16¢/kg + 1.2%
5101.21.70	1.9¢/kg + 1.5%	1.3¢/kg + 1%
5101.29.70	1.9¢/kg + 1.5%	1.3¢/kg + 1%
5101.30.70	1.9¢/kg + 1.5%	1.3¢/kg + 1%

3. Effective with respect to goods of Colombia, under the terms of general note 34 to the tariff schedule, entered, or withdrawn from warehouse for consumption, on or after May 5, 2012, the rate of duty specified in the “Rates of Duty 1-Special” subcolumn followed by the symbol “CO” in parentheses for subheading 9918.04.80 (as previously proclaimed in Annex IIB to

Proclamation 8818 of May 14, 2012) is modified by deleting the abbreviation “kg” and by inserting in lieu thereof “liter”;

4. Effective with respect to goods of Bahrain, under the terms of general note 30 to the HTS, entered, or withdrawn from warehouse for consumption, on or after January 29, 2015:

- (a) subheading 2918.29.06 is modified by inserting in alphabetical sequence in the parenthetical expression following “Free” in the “Rates of Duty 1-Special” subcolumn, the symbol “BH,”; and
- (b) the article description for subheading 2918.29.06 is modified to read "1,6-Hexanediol bis(3,5-dibutyl-4-hydroxyphenyl)propionate".

5. Effective with respect to goods of Korea, under the terms of general note 33 to the tariff schedule, entered, or withdrawn from warehouse for consumption, on or after March 15, 2012, each previously proclaimed rate of duty specified in the “Rates of Duty 1-Special” subcolumn followed by the symbol “KR” in parentheses is modified as follows for the years set forth below:

- (a) for subheadings 1701.13.10 and 1701.14.10, for the year 2014, the expression “less 0.01¢/kg for each degree under 100 degrees (and fractions of a degree in proportion) but not less than 0.3¢/kg is deleted from each such subheading; and for the year 2015, the expression “less 0.01¢/kg for each degree under 100 degrees (and fractions of a degree in proportion) but not less than 0.1¢/kg” is likewise deleted.
- (b) for subheadings 1701.13.20 and 1701.14.20—
 - (i) for the year 2014, the expression “less 0.01¢/kg for each degree under 100 degrees (and fractions of a degree in proportion) but not less than 0.6¢/kg” is deleted from each such subheading;
 - (ii) for the year 2015, the expression “less 0.01¢/kg for each degree under 100 degrees (and fractions of a degree in proportion) but not less than 0.5¢/kg” is likewise deleted;
 - (iii) or the year 2016, the expression “less 0.1¢/kg for each degree (and fractions of a degree in proportion) but not less than 0.4¢/kg” is likewise deleted ;
- (c) for subheading 1701.13.20, for the year 2019, such rate of duty is modified by deleting “less”, and for the year 2020, such rate of duty is modified by deleting “l” after “kg”;
- (d) for subheading 1701.14.20, for the year 2017, the “l” after “kg” is deleted, and for the years 2019 and 2020, such rate of duty is modified by deleting “less”; and
- (e) for subheading 1701.91.10, for the year 2015, the “l” after “kg” is deleted.

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