Public Law 95–206 95th Congress

An Act

Dec. 12, 1977 [H.R. 1904]

To suspend until July 1, 1980, the duty on intravenous fat emulsion, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) subpart B of part 1 of the Appendix to the Tariff Schedules of the United States (19 U.S.C. 1202) is amended by inserting immediately before item 907.80 the following new item:

 907.75	75 Intravenous fat emulsion (provided for in item 440.00, part 3C, schedule 4)		Free		
 1 1 1 1 h	a street to be the set of the set of the set of the	21 C U		6/30/80	ľ".

(b) The amendment made by subsection (a) shall apply with respect to articles entered, or withdrawn from warehouse, for consumption on or after the date of the enactment of this Act.

SEC. 2. (a) Subpart B of part 1 of the Appendix to the Tariff Schedules of the United States (19 U.S.C. 1202) is amended by inserting immediately before item 907.60 the following new items:

** 907	907, 10	17.10 Cyclic organic chemical products in any physi- cal form having a benzenoid, quinoid, or modified benzenoid structure (provided for in item 403.60, part 1B, schedule 4) to be used in the manufacture of photographic color				
		couplers	Free	No change	On or before 6/30/80	
"	907.12	Photographic color couplers (provided for in item 405.20, part 1C, schedule 4)	Free	No change	On or before 6/30/80	,

(b) The amendment made by subsection (a) shall apply with respect to articles entered, or withdrawn from warehouse, for consumption on or after the date of the enactment of this Act.

SEC. 3. (a) (1) Notwithstanding the provisions of section 514 of the Tariff Act of 1930 (19 U.S.C. 1514) or any other provision of law, the entries listed in paragraph (2) covering certain musical instruments, shall be liquidated or reliquidated and, if appropriate, refund of duties made. Notwithstanding the provisions of General Headnote 3(e) of the Tariff Schedules of the United States (19 U.S.C. 1202) or any other provision of law, for purposes of the liquidations or reliquidations authorized by this subsection, such entries shall be appraised at invoice unit prices net, packed, and shall be subject to duty at the applicable rates set forth in column 1 of such schedules.

Intravenous fat emulsion, duty suspension; Jack R. Misner, relief. 19 USC 1202 app.

Effective date. 19 USC 1202 app. note. 19 USC 1202 app.

Effective date. 19 USC 1202 app. note. Musical instruments. liquidations or reliquidations.

(2)	The entries re	ferred to in	paragraph	(1)) are as follows:
-----	----------------	--------------	-----------	-----	-------------------

5 S	
ntry number:	Date of entry:
100284	July 14, 1972.
100607	
101233	
101426	
101756	
102217	
102394	October 7, 1971.
102483	
102687	
102708	
102711	
102781	
103117	
103252	November 8, 1972.
103275	
103576	
103638	
104335	[[A], YEAR 2017 - 201
104601	
104920	
105205	
105998	35 45 4050
105998	
106002	
106730	T 01 1070
106731	
106888_	
103114	T 1 10 10 10 10
108444	

(b) In order to permit Jack R. Misner, of North Tonawanda, New Jack R. Misner, York, to complete the renovation of the schooner Panda (entry numbered 902261, September 25, 1972) within the United States (which renovation has been delayed because of material shortages), the Secretary of the Treasury, notwithstanding the provisions of subpart 5C of schedule 8 of the Tariff Schedules of the United States (19 U.S.C. 1202), shall extend the expiration date of the temporary importation bond covering the schooner Panda until the close of September 18, 1977.

Approved December 12, 1977.

LEGISLATIVE HISTORY:

En

HOUSE REPORT No. 95-420 (Comm. on Ways and Means). SENATE REPORT No. 95-432 (Comm. on Finance). CONGRESSIONAL RECORD, Vol. 123 (1977):

July 18, considered and passed House. Sept. 21, considered and passed Senate, amended. Oct. 25, House concurred in certain Senate amendments, concurred in Senate amendment No. 5 with an amendment, and disagreed to Senate amendment No. 6.

. . .

Nov. 29, Senate concurred in House amendment to No. 5 and receded from amendment No. 6.

relief.