111TH CONGRESS 1ST SESSION

H. R. 1318

To provide duty-free treatment for certain goods from designated Reconstruction Opportunity Zones in Afghanistan and Pakistan, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 4, 2009

Mr. Van Hollen (for himself, Mr. Hoekstra, Mr. Levin, Mr. Kirk, Mr. Burton of Indiana, Mr. Smith of Washington, Mr. Crowley, Mr. Moran of Virginia, Mr. Ackerman, Mr. Welch, and Ms. Jackson-Lee of Texas) introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

To provide duty-free treatment for certain goods from designated Reconstruction Opportunity Zones in Afghanistan and Pakistan, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Afghanistan-Pakistan
- 5 Security and Prosperity Enhancement Act".
- 6 SEC. 2. DEFINITIONS; PURPOSES.
- 7 (a) DEFINITIONS.—In this Act:

1	(1) AGREEMENT ON TEXTILES AND CLOTH-
2	ING.—The term "Agreement on Textiles and Cloth-
3	ing" means the Agreement on Textiles and Clothing
4	referred to in section 101(d)(4) of the Uruguay
5	Round Agreements Act (19 U.S.C. 3511(d)(4)).
6	(2) CATEGORY; TEXTILE AND APPAREL CAT-
7	EGORY NUMBER.—The terms "category" and "tex-
8	tile and apparel category number" mean the number
9	assigned under the U.S. Textile and Apparel Cat-
10	egory System of the Office of Textiles and Apparel
11	of the Department of Commerce, as listed in the
12	HTS under the applicable heading or subheading (as
13	in effect on September 1, 2007).
14	(3) Core Labor Standards.—The term "core
15	labor standards' means—
16	(A) freedom of association;
17	(B) the effective recognition of the right to
18	bargain collectively;
19	(C) the elimination of all forms of compul-
20	sory or forced labor;
21	(D) the effective abolition of child labor
22	and a prohibition on the worst forms of child
23	labor; and
24	(E) the elimination of discrimination in re-
25	spect of employment and occupation.

1	(4) Entered.—The term "entered" means en-
2	tered, or withdrawn from warehouse for consump-
3	tion, in the customs territory of the United States.
4	(5) Entity.—The term "entity" means—
5	(A) a natural person, corporation, com-
6	pany, business association, partnership, society,
7	trust, any other nongovernmental entity, orga-
8	nization, or group, whether or not for profit;
9	(B) any governmental entity or instrumen-
10	tality of a government; and
11	(C) any successor, subunit, or subsidiary of
12	any entity described in subparagraph (A) or
13	(B).
14	(6) HTS.—The term "HTS" means the Har-
15	monized Tariff Schedule of the United States.
16	(7) NAFTA.—The term "NAFTA" means the
17	North American Free Trade Agreement concluded
18	between the United States, Mexico, and Canada on
19	December 17, 1992.
20	(8) Reconstruction opportunity zone.—
21	The term "Reconstruction Opportunity Zone" means
22	any area that—
23	(A) solely encompasses portions of the ter-
24	ritory of—
25	(i) Afghanistan; or

1	(ii) 1 or more of the following areas of
2	Pakistan:
3	(I) the Federally Administered
4	Tribal Areas;
5	(II) areas of Pakistan-adminis-
6	tered Kashmir that the President de-
7	termines were harmed by the earth-
8	quake of October 8, 2005;
9	(III) areas of Baluchistan that
10	are within 100 miles of Pakistan's
11	border with Afghanistan; and
12	(IV) the North West Frontier
13	Province;
14	(B) has been designated by the competent
15	authorities in Afghanistan or Pakistan, as the
16	case may be, as an area in which merchandise
17	may be introduced without payment of duty or
18	excise tax; and
19	(C) has been designated by the President
20	as a Reconstruction Opportunity Zone pursuant
21	to section 3(a).
22	(b) Purposes.—The purposes of this Act are—
23	(1) to stimulate economic activity and develop-
24	ment in Afghanistan and the border region of Paki-

- stan, critical fronts in the struggle against violent extremism;
- 3 (2) to reflect the strong support that the 4 United States has pledged to Afghanistan and Paki-5 stan for their sustained commitment in the global 6 war on terrorism;
 - (3) to support the 3-pronged United States strategy in Afghanistan and the border region of Pakistan that leverages political, military, and economic tools, with Reconstruction Opportunity Zones as a critical part of the economic component of that strategy; and
- 13 (4) to offer a vital opportunity to improve liveli14 hoods of indigenous populations of Reconstruction
 15 Opportunity Zones, promote good governance, im16 prove economic and commercial ties between the
 17 people of Afghanistan and Pakistan, and extend and
 18 strengthen the Governments of Afghanistan and
 19 Pakistan.

20 SEC. 3. DESIGNATION OF RECONSTRUCTION OPPORTUNITY

21 **ZONES.**

7

8

9

10

11

- 22 (a) Authority To Designate.—The President is
- 23 authorized to designate an area within Afghanistan or
- 24 Pakistan described in section 2(a)(8) (A) and (B) as a

1	Reconstruction Opportunity Zone if the President deter-
2	mines that—
3	(1) Afghanistan or Pakistan, as the case may
4	be, meets the eligibility criteria set forth in sub-
5	section (b);
6	(2) Afghanistan or Pakistan, as the case may
7	be, meets the eligibility criteria set forth in sub-
8	section (c) of section 502 of the Trade Act of 1974
9	(19 U.S.C. 2462(c)) for designation as a beneficiary
10	developing country under that section and is not in-
11	eligible under subsection (b) of such section; and
12	(3) designation of the area as a Reconstruction
13	Opportunity Zone is appropriate taking into account
14	the factors listed in subsection (c).
15	(b) Eligibility Criteria.—Afghanistan or Paki-
16	stan, as the case may be, meets the eligibility criteria set
17	forth in this subsection if that country—
18	(1) has established, or is making continual
19	progress toward establishing—
20	(A) a market-based economy that protects
21	private property rights, incorporates an open
22	rules-based trading system, and minimizes gov-
23	ernment interference in the economy through
24	measures such as price controls, subsidies, and
25	government ownership of economic assets;

1	(B) the rule of law, political pluralism, and
2	the right to due process, a fair trial, and equal
3	protection under the law;
4	(C) economic policies to—
5	(i) reduce poverty;
6	(ii) increase the availability of health
7	care and educational opportunities;
8	(iii) expand physical infrastructure;
9	(iv) promote the development of pri-
10	vate enterprise; and
11	(v) encourage the formation of capital
12	markets through microcredit or other pro-
13	grams;
14	(D) a system to combat corruption and
15	bribery, such as ratifying and implementing the
16	United Nations Convention Against Corruption;
17	and
18	(E) protection of core labor standards;
19	(2) is eliminating or has eliminated barriers to
20	trade and investment, including by—
21	(A) providing national treatment and
22	measures to create an environment conducive to
23	domestic and foreign investment;
24	(B) protecting intellectual property; and

1	(C) resolving bilateral trade and invest-
2	ment disputes;
3	(3) does not engage in activities that undermine
4	United States national security or foreign policy in-
5	terests;
6	(4) does not engage in gross violations of inter-
7	nationally recognized human rights;
8	(5) does not provide support for acts of inter-
9	national terrorism; and
10	(6) cooperates in international efforts to elimi-
11	nate human rights violations and terrorist activities.
12	(c) Additional Factors.—In determining whether
13	to designate an area in Afghanistan or Pakistan as a Re-
14	construction Opportunity Zone, the President shall take
15	into account—
16	(1) an expression by the government of the
17	country of its desire to have a particular area des-
18	ignated as a Reconstruction Opportunity Zone under
19	this Act;
20	(2) whether the government of the country has
21	provided the United States with a monitoring and
22	enforcement plan outlining specific steps the country
23	will take to cooperate with the United States to—
24	(A) facilitate legitimate cross-border com-
25	merce;

1	(B) ensure that articles for which duty-free
2	treatment is sought pursuant to this Act satisfy
3	the applicable rules of origin described in sec-
4	tion 4 (c) and (d) or section 5 (c) and (d),
5	whichever is applicable; and
6	(C) prevent unlawful transshipment, as de-
7	scribed in section $6(b)(4)$.
8	(3) the potential for such designation to create
9	local employment and to promote local and regional
10	economic development;
11	(4) the physical security of the proposed Recon-
12	struction Opportunity Zone;
13	(5) the economic viability of the proposed Re-
14	construction Opportunity Zone, including—
15	(A) whether there are commitments to fi-
16	nance economic activity proposed for the Recon-
17	struction Opportunity Zone; and
18	(B) whether there is existing or planned
19	infrastructure for power, water, transportation,
20	and communications in the area;
21	(6) whether such designation would be compat-
22	ible with and contribute to the foreign policy and na-
23	tional security objectives of the United States, tak-
24	ing into account the information provided under sub-
25	section (d); and

1	(7) the views of interested persons submitted
2	pursuant to subsection (e).
3	(d) Information Relating to Compatibility
4	WITH AND CONTRIBUTION TO FOREIGN POLICY AND NA-
5	TIONAL SECURITY OBJECTIVES OF THE UNITED
6	STATES.—In determining whether designation of a Recon-
7	struction Opportunity Zone would be compatible with and
8	contribute to the foreign policy and national security ob-
9	jectives of the United States in accordance with subsection
10	(c)(6), the President shall take into account whether Af-
11	ghanistan or Pakistan, as the case may be, has provided
12	the United States with a plan outlining specific steps it
13	will take to verify the ownership and nature of the activi-
14	ties of entities to be located in the proposed Reconstruc-
15	tion Opportunity Zone. The specific steps outlined in a
16	country's plan shall include a mechanism to annually reg-
17	ister each entity by a competent authority of the country
18	and—
19	(1) to collect from each entity operating in, or
20	proposing to operate in, a Reconstruction Oppor-
21	tunity Zone, information including—
22	(A) the name and address of the entity;
23	(B) the name and location of all facilities
24	owned or operated by the entity that are oper-

1	ating in or proposed to be operating in a Recon-
2	struction Opportunity Zone;
3	(C) the name, nationality, date and place
4	of birth, and position title of each person who
5	is an owner, director, or officer of the entity;
6	and
7	(D) the nature of the activities of each en-
8	tity;
9	(2) to update the information required under
10	paragraph (1) as changes occur; and
11	(3) to provide such information promptly to the
12	Secretary of State.
13	(e) Opportunity for Public Comment.—Before
14	the President designates an area as a Reconstruction Op-
15	portunity Zone pursuant to subsection (a), the President
16	shall afford an opportunity for interested persons to sub-
17	mit their views concerning the designation.
18	(f) Notification to Congress.—Before the Presi-
19	dent designates an area as a Reconstruction Opportunity
20	Zone pursuant to subsection (a), the President shall notify
21	Congress of the President's intention to make the designa-
22	tion, together with the reasons for making the designation.

1	SEC. 4. DUTY-FREE TREATMENT FOR CERTAIN NONTEX-
2	TILE AND NONAPPAREL ARTICLES.
3	(a) In General.—The President is authorized to
4	proclaim duty-free treatment for—
5	(1) any article from a Reconstruction Oppor-
6	tunity Zone that the President has designated as an
7	eligible article under section $503(a)(1)(A)$ of the
8	Trade Act of 1974 (19 U.S.C. 2463(a)(1)(A));
9	(2) any article from a Reconstruction Oppor-
10	tunity Zone located in Afghanistan that the Presi-
11	dent has designated as an eligible article under sec-
12	tion $503(a)(1)(B)$ of the Trade Act of 1974 (19
13	U.S.C. $2463(a)(1)(B)$; or
14	(3) any article from a Reconstruction Oppor-
15	tunity Zone that is not a textile or apparel article,
16	regardless of whether the article has been designated
17	as an eligible article under section $503(a)(1)(A)$ or
18	(B) of the Trade Act of 1974 (19 U.S.C. 2463(a)(1)
19	(A) or (B)), if, after receiving the advice of the
20	International Trade Commission pursuant to sub-
21	section (b), the President determines that such arti-
22	cle is not import-sensitive in the context of imports
23	from a Reconstruction Opportunity Zone.
24	(b) Advice Concerning Certain Eligible Arti-
25	CLES.—Before proclaiming duty-free treatment for an ar-
26	ticle pursuant to subsection (a)(3), the President shall

1	publish in the Federal Register and provide the Inter-
2	national Trade Commission a list of articles which may
3	be considered for such treatment. The provisions of sec-
4	tions 131 through 134 of the Trade Act of 1974 (19
5	U.S.C. 2151 through 2154) shall apply to any designation
6	under subsection (a)(3) in the same manner as such sec-
7	tions apply to action taken under section 123 of the Trade
8	Act of 1974 (19 U.S.C. 2133) regarding a proposed trade
9	agreement.
10	(c) General Rules of Origin.—
11	(1) In General.—The duty-free treatment
12	proclaimed with respect to an article described in
13	paragraph (1) or (3) of subsection (a) shall apply to
14	any article subject to such proclamation which is the
15	growth, product, or manufacture of 1 or more Re-
16	construction Opportunity Zones if—
17	(A) that article is imported directly from a
18	Reconstruction Opportunity Zone into the cus-
19	toms territory of the United States; and
20	(B)(i) with respect to an article that is an
21	article of a Reconstruction Opportunity Zone in
22	Pakistan, the sum of—
23	(I) the cost or value of the materials
24	produced in 1 or more Reconstruction Op-

1	portunity Zones in Pakistan or Afghani-
2	stan,
3	(II) the direct costs of processing op-
4	erations performed in 1 or more Recon-
5	struction Opportunity Zones in Pakistan or
6	Afghanistan, and
7	(III) the cost or value of materials
8	produced in the United States, determined
9	in accordance with paragraph (2),
10	is not less than 35 percent of the appraised
11	value of the article at the time it is entered into
12	the United States; or
13	(ii) with respect to an article that is an ar-
14	ticle of a Reconstruction Opportunity Zone in
15	Afghanistan, the sum of—
16	(I) the cost or value of the materials
17	produced in 1 or more Reconstruction Op-
18	portunity Zones in Pakistan or Afghani-
19	stan,
20	(II) the cost or value of the materials
21	produced in 1 or more countries that are
22	members of the South Asian Association
23	for Regional Cooperation,
24	(III) the direct costs of processing op-
25	erations performed in 1 or more Recon-

1	struction Opportunity Zones in Pakistan or
2	Afghanistan, and
3	(IV) the cost or value of materials
4	produced in the United States, determined
5	in accordance with paragraph (2),
6	is not less than 35 percent of the appraised
7	value of the article at the time it is entered into
8	the United States.
9	(2) Determination of 35 percent for arti-
10	CLES FROM RECONSTRUCTION OPPORTUNITY ZONES
11	IN PAKISTAN AND AFGHANISTAN.—If the cost or
12	value of materials produced in the customs territory
13	of the United States is included with respect to an
14	article described in paragraph (1)(B), for purposes
15	of determining the 35-percent appraised value re-
16	quirement under clause (i) or (ii) of paragraph
17	(1)(B), not more than 15 percent of the appraised
18	value of the article at the time the article is entered
19	into the United States may be attributable to the
20	cost or value of such United States materials.
21	(d) Rules of Origin for Certain Articles of
22	RECONSTRUCTION OPPORTUNITY ZONES IN AFGHANI-
23	STAN.—
24	(1) In General.—The duty-free treatment
25	proclaimed with respect to an article described in

1	paragraph (2) of subsection (a) shall apply to any
2	article subject to such proclamation which is the
3	growth, product, or manufacture of 1 or more Re-
4	construction Opportunity Zones in Afghanistan if—
5	(A) that article is imported directly from a
6	Reconstruction Opportunity Zone in Afghani-
7	stan into the customs territory of the United
8	States; and
9	(B) with respect to that article, the sum
10	of—
11	(i) the cost or value of the materials
12	produced in 1 or more Reconstruction Op-
13	portunity Zones in Afghanistan,
14	(ii) the cost or value of the materials
15	produced in 1 or more countries that are
16	members of the South Asian Association
17	for Regional Cooperation,
18	(iii) the direct costs of processing op-
19	erations performed in 1 or more Recon-
20	struction Opportunity Zones in Afghani-
21	stan, and
22	(iv) the cost or value of materials pro-
23	duced in the United States, determined in
24	accordance with paragraph (2),

- is not less than 35 percent of the appraised value of the product at the time it is entered into the United States.
- 4 (2) Determination of 35 percent for arti-5 CLES FROM RECONSTRUCTION OPPORTUNITY ZONES 6 IN PAKISTAN AND AFGHANISTAN.—If the cost or 7 value of materials produced in the customs territory 8 of the United States is included with respect to an 9 article described in paragraph (1)(B), for purposes 10 of determining the 35-percent appraised value re-11 quirement under paragraph (1)(B), not more than 12 15 percent of the appraised value of the article at 13 the time the article is entered into the United States 14 may be attributable to the cost or value of such 15 United States materials.
- 16 (e) EXCLUSIONS.—An article shall not be treated as
 17 the growth, product, or manufacture of 1 or more Recon18 struction Opportunity Zones, and no material shall be in19 cluded for purposes of determining the 35-percent ap20 praised value requirement under subsection (c)(1) or
- 22 (1) simple combining or packaging operations;

(d)(1), by virtue of having merely undergone—

23 or

1	(2) mere dilution with water or with another
2	substance that does not materially alter the charac-
3	teristics of the article or material.
4	(f) Direct Costs of Processing Operations.—
5	(1) In general.—As used in subsections
6	$(e)(1)(B)(i)(II), \ (e)(1)(B)(ii)(III), \ and \ (d)(1)(B)(iii),$
7	the term "direct costs of processing operations" in-
8	cludes, but is not limited to—
9	(A) all actual labor costs involved in the
10	growth, production, manufacture, or assembly
11	of the article, including—
12	(i) fringe benefits;
13	(ii) on-the-job training; and
14	(iii) costs of engineering, supervisory,
15	quality control, and similar personnel; and
16	(B) dies, molds, tooling, and depreciation
17	on machinery and equipment which are allo-
18	cable to the article.
19	(2) Excluded costs.—As used in subsections
20	$(e)(1)(B)(i)(II), \ (e)(1)(B)(ii)(III), \ and \ (d)(1)(B)(iii),$
21	the term "direct costs of processing operations" does
22	not include costs which are not directly attributable
23	to the article or are not costs of manufacturing the
24	article, such as—
25	(A) profit; and

- 1 (B) general expenses of doing business
 2 which are either not allocable to the article or
 3 are not related to the growth, production, man4 ufacture, or assembly of the article, such as ad5 ministrative salaries, casualty and liability in6 surance, advertising, and salesmen's salaries,
 7 commissions, or expenses.
- 8 (g) Regulations.—The Secretary of the Treasury,
 9 after consultation with the United States Trade Rep10 resentative, shall prescribe such regulations as may be
 11 necessary to carry out this section. The regulations may
 12 provide that, in order for an article to be eligible for duty13 free treatment under this section, the article—
- (1) shall be wholly the growth, product, or man ufacture of 1 or more Reconstruction Opportunity
 Zones; or
- 17 (2) shall be a new or different article of com-18 merce which has been grown, produced, or manufac-19 tured in 1 or more Reconstruction Opportunity 20 Zones.
- 21 SEC. 5. DUTY-FREE TREATMENT FOR CERTAIN TEXTILE
- 22 AND APPAREL ARTICLES.
- 23 (a) DUTY-FREE TREATMENT.—The President is au-24 thorized to proclaim duty-free treatment for any textile or
- 25 apparel article described in subsection (b), if—

- 1 (1) the article is a covered article described in 2 subsection (b); and
- 3 (2) the President determines that the country 4 in which the Reconstruction Opportunity Zone is lo-5 cated has satisfied the requirements set forth in sec-6 tion 6.
- 7 (b) COVERED ARTICLES.—A covered article described 8 in this subsection is an article in 1 of the following cat-9 egories:
- 10 (1) ARTICLES OF RECONSTRUCTION OPPOR11 TUNITY ZONES.—An article that is the product of 1
 12 or more Reconstruction Opportunity Zones and falls
 13 within the scope of 1 of the following textile and ap14 parel category numbers, as set forth in the HTS (as
 15 in effect on September 1, 2007):

997	0.41	771
237	641	751
330	642	752
331	643	758
333	644	759
334	650	831
335	651	832
336	653	833
341	654	834
0.40	0.05	835
350	669	836
351	733	838
353	734	839
354	735	840
360	736	842
361	738	843
362	739	844
363	740	845
369	741	846
465	742	850
100	7.40	851
000	5 4 4	852
		~ ~ —
631	745	858
633	746	859
634	747	863
635	748	899
636	750	

1 (2) ARTICLES OF RECONSTRUCTION OPPOR2 TUNITY ZONES IN AFGHANISTAN.—The article is the
3 product of 1 or more Reconstruction Opportunity
4 Zones in Afghanistan and falls within the scope of
5 1 of the following textile and apparel category num6 bers, as set forth in the HTS (as in effect on Sep7 tember 1, 2007):

- (3) CERTAIN OTHER TEXTILE AND APPAREL ARTICLES.—The article is the product of 1 or more Reconstruction Opportunity Zones and falls within the scope of 1 of the following textile and apparel category numbers as set forth in the HTS (as in effect on September 1, 2007) and is covered by the corresponding description for such category:
 - (A) CATEGORY 239.—An article in category 239 (relating to cotton and man-made fiber babies' garments) except for baby socks and baby booties described in subheading 6111.20.6050, 6111.30.5050, or 6111.90.5050 of the HTS.
- 20 (B) CATEGORY 338.—An article in category
 21 338 (relating to men's and boys' cotton knit
 22 shirts) if the article is a certain knit-to-shape

- garment that meets the definition included in Statistical Note 6 to Chapter 61 of the HTS, and is provided for in subheading 6110.20.1026, 6110.20.2067 or 6110.90.9067 of the HTS.
 - (C) CATEGORY 339.—An article in category 339 (relating to women's and girls' cotton knit shirts and blouses) if the article is a knit-to-shape garment that meets the definition included in Statistical Note 6 to Chapter 61 of the HTS, and is provided for in subheading 6110.20.1031, 6110.20.2077, or 6110.90.9071 of the HTS.
 - (D) CATEGORY 359.—An article in category 359 (relating to other cotton apparel) except swimwear provided for in subheading 6112.39.0010, 6112.49.0010, 6211.11.8010, 6211.11.8020, 6211.12.8010, or 6211.12.8020 of the HTS.
 - (E) CATEGORY 632.—An article in category 632 (relating to man-made fiber hosiery) if the article is panty hose provided for in subheading 6115.21.0020 of the HTS.
 - (F) Category 638.—An article in category 638 (relating to men's and boys' man-made

- fiber knit shirts) if the article is a knit-to-shape garment that meets the definition included in Statistical Note 6 to Chapter 61 of the HTS, and is provided for in subheading 6110.30.2051, 6110.30.3051, or 6110.90.9079 of the HTS.
 - (G) CATEGORY 639.—An article in category 639 (relating to women's and girls' man-made fiber knit shirts and blouses) if the article is a knit-to-shape garment that meets the definition included in Statistical Note 6 to Chapter 61 of the HTS, and is provided for in subheading 6110.30.2061, 6110.30.3057, or 6110.90.9081 of the HTS.
 - (H) CATEGORY 647.—An article in category 647 (relating to men's and boys' manmade fiber trousers) if the article is ski/snowboard pants that meets the definition included in Statistical Note 4 to Chapter 62 of the HTS, and is provided for in subheading 6203.43.3510, 6210.40.5031, or 6211.20.1525 of the HTS.
 - (I) Category 648.—An article in category 648 (relating to women's and girls' man-made fiber trousers) if the article is ski/snowboard

- pants that meets the definition included in Statistical Note 4 to Chapter 62 of the HTS, and is provided for in subheading 6204.63.3010, 6210.50.5031, or 6211.20.1555 of the HTS.
 - (J) CATEGORY 659.—An article in category 659 (relating to other man-made fiber apparel) except for swimwear provided for in subheading 6112.31.0010, 6112.31.0020, 6112.41.0010, 6112.41.0020, 6112.41.0030, 6112.41.0040, 6211.11.1010, 6211.11.1020, 6211.12.1010, or 6211.12.1020 of the HTS.
 - (K) CATEGORY 666.—An article in category 666 (relating to other man-made fiber furnishings) except for window shades and window blinds provided for in subheading 6303.12.0010 or 6303.92.2030 of the HTS.
 - (4) CERTAIN OTHER ARTICLES.—The article is the product of 1 or more Reconstruction Opportunity Zones and falls within the scope of 1 of the following statistical reporting numbers of the HTS (as in effect on September 1, 2007):

4202.12.8010	 6210.20.3000	 6304.99.1000
4202.12.8050	 6210.20.7000	 6304.99.2500
4202.22.4010	 6210.30.3000	 6304.99.4000
4202.22.7000	 6210.30.7000	 6304.99.6030
4202.22.8070	 6210.40.3000	 6306.22.9010
4202.92.3010	 6210.40.7000	 6306.29.1100
4202.92.6010	 6210.50.3000	 6306.29.2100
4202.92.9010	 6210.50.7000	 6306.40.4100
4202.92.9015	 6211.20.0810	 6306.40.4900
5601.29.0010	 6211.20.0820	 6306.91.0000
5702.39.2090	 6211.32.0003	 6306.99.0000
5702.49.2000	 6211.33.0003	 6307.10.2030
5702.50.5900	 6211.42.0003	 6307.20.0000
5702.99.2000	 6211.43.0003	 6307.90.7200
5703.90.0000	 6212.10.3000	 6307.90.7500
5705.00.2090	 6212.10.7000	 6307.90.8500
6108.22.1000	 6212.90.0050	 6307.90.8950
6111.90.7000	 6213.90.0500	 6307.90.8985
6113.00.1005	 6214.10.1000	 6310.90.1000
6113.00.1010	 6216.00.0800	 6406.99.1580
6113.00.1012	 6216.00.1300	 6501.00.6000
6115.29.4000	 6216.00.1900	 6502.00.2000
6115.30.1000	 6216.00.2600	 6502.00.4000
6115.99.4000	 6216.00.3100	 6502.00.9060
6116.10.0800	 6216.00.3500	 6504.00.3000
6116.10.1300	 6216.00.4600	 6504.00.6000
6116.10.4400	 6217.10.1010	 6504.00.9045
6116.10.6500	 6217.10.8500	 6504.00.9075
6116.10.9500	 6301.90.0020	 6505.10.0000
6116.92.0800	 6302.29.0010	 6505.90.8015
6116.93.0800	 6302.39.0020	 6505.90.9050
6116.99.3500	 6302.59.3010	 6505.90.9076
6117.10.4000	 6302.99.1000	 9404.90.2000
6117.80.3010	 6303.99.0030	 9404.90.8523
6117.80.8500	 6304.19.3030	 9404.90.9523
6210.10.2000	 6304.91.0060	 9404.90.9570
6210.10.7000		

1 (c) Rules of Origin for Certain Covered Arti-

2 CLES.—

3 (1) GENERAL RULES.—Except with respect to 4 an article listed in paragraph (2) of subsection (b), 5 duty-free treatment may be proclaimed for an article 6 listed in subsection (b) only if the article is imported 7 directly into the customs territory of the United 8 States from a Reconstruction Opportunity Zone

9

and—

1	(A) the article is wholly the growth, prod-
2	uct, or manufacture of 1 or more Reconstruc-
3	tion Opportunity Zones;
4	(B) the article is a yarn, thread, twine,
5	cordage, rope, cable, or braiding, and—
6	(i) the constituent staple fibers are
7	spun in, or
8	(ii) the continuous filament fiber is
9	extruded in,
10	1 or more Reconstruction Opportunity Zones;
11	(C) the article is a fabric, including a fab-
12	ric classifiable under chapter 59 of the HTS,
13	and the constituent fibers, filaments, or yarns
14	are woven, knitted, needled, tufted, felted, en-
15	tangled, or transformed by any other fabric-
16	making process in 1 or more Reconstruction
17	Opportunity Zones; or
18	(D) the article is any other textile or ap-
19	parel article that is cut (or knit-to-shape) and
20	sewn or otherwise assembled in 1 or more Re-
21	construction Opportunity Zones from its compo-
22	nent pieces.
23	(2) Special rules.—
24	(A) CERTAIN MADE-UP ARTICLES, TEXTILE
25	ARTICLES IN THE PIECE AND CERTAIN OTHER

TEXTILES AND TEXTILE ARTICLES.—Notwith-standing paragraph (1)(D) and except as provided in subparagraphs (C) and (D) of this paragraph, subparagraph (A), (B), or (C) of paragraph (1), as appropriate, shall determine whether a good that is classifiable under 1 of the following headings or subheadings of the HTS shall be considered to meet the rules of origin of this subsection: 5609, 5807, 5811, 6209.20.50.40, 6213, 6214, 6301, 6302, 6303, 6304, 6305, 6306, 6307.10, 6307.90, 6308, and 9404.90.

- (B) CERTAIN KNIT-TO-SHAPE TEXTILES AND TEXTILE ARTICLES.—Notwithstanding paragraph (1)(D) and except as provided in subparagraphs (C) and (D) of this paragraph, a textile or apparel article that is wholly formed on seamless knitting machines or by hand-knitting in 1 or more Reconstruction Opportunity Zones shall be considered to meet the rules of origin of this subsection.
- (C) CERTAIN DYED AND PRINTED TEXTILES AND TEXTILE ARTICLES.—Notwithstanding paragraph (1)(D), an article classifiable under subheading 6117.10, 6213.00,

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

6214.00, 6302.22, 6302.29, 6302.52, 6302.53, 6302.59, 6302.92, 6302.93, 6302.99, 6303.92, 6303.99. 6304.19. 6304.93, 6304.99, 9404.90.85, or 9404.90.95 of the HTS, except for an article classifiable under 1 of such subheadings as of cotton or of wool or consisting of fiber blends containing 16 percent or more by weight of cotton, shall be considered to meet the rules of origin of this subsection if the fabric in the article is both dyed and printed in 1 or more Reconstruction Opportunity Zones, and such dyeing and printing is accompanied by 2 or more of the following finishing operations: bleaching, shrinking, fulling, napping, decating, permanent stiffening, weighting, permanent embossing, or moireing.

(D) Fabrics of Silk, Cotton, Man-Made fiber, or vegetable fiber shall be considered to meet the rules of origin of this subsection if the fabric is both dyed and printed in 1 or more Reconstruction Opportunity Zones, and such dyeing and printing is accompanied by 2 or

1	more of the following finishing operations:
2	bleaching, shrinking, fulling, napping, decating,
3	permanent stiffening, weighting, permanent em-
4	bossing, or moireing.
5	(d) Rules of Origin for Covered Articles
6	THAT ARE PRODUCTS OF 1 OR MORE RECONSTRUCTION
7	OPPORTUNITY ZONES IN AFGHANISTAN.—
8	(1) General Rules.—Duty-free treatment
9	may be proclaimed for an article listed in paragraph
10	(2) of subsection (b) only if the article is imported
11	directly into the customs territory of the United
12	States from a Reconstruction Opportunity Zone in
13	Afghanistan and—
14	(A) the article is wholly the growth, prod-
15	uct, or manufacture of 1 or more Reconstruc-
16	tion Opportunity Zones in Afghanistan,
17	(B) the article is a yarn, thread, twine,
18	cordage, rope, cable, or braiding, and—
19	(i) the constituent staple fibers are
20	spun in, or
21	(ii) the continuous filament fiber is
22	extruded in,
23	1 or more Reconstruction Opportunity Zones in
24	Afghanistan;

- (C) the article is a fabric, including a fabric classifiable under chapter 59 of the HTS, and the constituent fibers, filaments, or yarns are woven, knitted, needled, tufted, felted, entangled, or transformed by any other fabric-making process in 1 or more Reconstruction Opportunity Zones in Afghanistan; or
 - (D) the article is any other textile or apparel article that is cut (or knit-to-shape) and sewn or otherwise assembled in 1 or more Reconstruction Opportunity Zones in Afghanistan from its component pieces.

(2) Special rules.—

(A) CERTAIN MADE-UP ARTICLES, TEXTILE ARTICLES IN THE PIECE, AND CERTAIN OTHER TEXTILES AND TEXTILE ARTICLES.—Notwithstanding paragraph (1)(D) and except as provided in subparagraphs (C) and (D) of this paragraph, subparagraph (A), (B), or (C) of paragraph (1), as appropriate, shall determine whether a good that is classifiable under 1 of the following headings or subheadings of the HTS shall be considered to meet the rules of origin of this subsection: 5609, 5807, 5811, 6209.20.50.40, 6213, 6214, 6301, 6302, 6303,

1 6304, 6305, 6306, 6307.10, 6307.90, 6308, 2 and 9404.90.

- (B) CERTAIN KNIT-TO-SHAPE TEXTILES AND TEXTILE ARTICLES.—Notwithstanding paragraph (1)(D) and except as provided in subparagraphs (C) and (D) of this paragraph, a textile or apparel article that is wholly formed on seamless knitting machines or by hand-knitting in 1 or more Reconstruction Opportunity Zones in Afghanistan shall be considered to meet the rules of origin of this subsection.
- (C) CERTAIN DYED AND PRINTED TEX-ARTICLES.—Notwith-TILES AND TEXTILE standing paragraph (1)(D), an article classifiable under subheading 6117.10, 6213.00, 6214.00, 6302.22, 6302.29, 6302.52, 6302.53, 6302.59, 6302.92, 6302.93, 6302.99, 6303.92, 6303.99, 6304.19, 6304.93, 6304.99, 9404.90.85, or 9404.90.95 of the HTS, except for an article classifiable under 1 of such subheadings as of cotton or of wool or consisting of fiber blends containing 16 percent or more by weight of cotton, shall be considered to meet the rules of origin of this subsection if the fabric in the article is both dyed and printed in 1

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

or more Reconstruction Opportunity Zones in Afghanistan, and such dyeing and printing is accompanied by 2 or more of the following finishing operations: bleaching, shrinking, fulling, napping, decating, permanent stiffening,

weighting, permanent embossing, or moireing.

(D) Fabrics of Silk, Cotton, Man-Made FIBER ORVEGETABLE FIBER.—Notwithstanding paragraph (1)(C), a fabric classifiable under the HTS as of silk, cotton, man-made fiber, or vegetable fiber shall be considered to meet the rules of origin of this subsection if the fabric is both dyed and printed in 1 or more Reconstruction Opportunity Zones in Afghanistan, and such dyeing and printing is accompanied by 2 or more of the following finishing operations: bleaching, shrinking, fulling, napping, decating, permanent stiffening, weighting, permanent embossing, or moireing.

20 (e) Regulations.—The Secretary of the Treasury, 21 after consultation with the United States Trade Rep-22 resentative, shall prescribe such regulations as may be 23 necessary to carry out this section.

	90
1	SEC. 6. PROTECTIONS AGAINST UNLAWFUL TRANS
2	SHIPMENT.
3	(a) Duty-Free Treatment Conditioned on En
4	FORCEMENT MEASURES.—
5	(1) IN GENERAL.—The duty-free treatment de
6	scribed in section 5 shall not be provided to covered
7	articles that are imported from a Reconstruction Op
8	portunity Zone in a country unless the President de
9	termines that country meets the following criteria:
10	(A) The country has adopted an effective
11	visa or electronic certification system, domestic
12	laws, and enforcement procedures applicable to
13	covered articles to prevent unlawful trans
14	shipment of the articles and the use of false
15	documents relating to the importation of the ar
16	ticles into the United States.
17	(B) The country has enacted legislation of
18	promulgated regulations that would permit U.S
19	Customs and Border Protection verification
20	teams to have the access necessary to inves
21	tigate thoroughly allegations of unlawful trans
22	shipment through such country.
23	(C) The country agrees to provide U.S
24	Customs and Border Protection with a monthly
25	report on shipments of covered articles from

each facility engaged in the production of those

1	articles in a Reconstruction Opportunity Zone
2	in that country.
3	(D) The country will cooperate fully with
4	the United States to address and take action
5	necessary to prevent circumvention, as de-
6	scribed in article 5 of the Agreement on Tex-
7	tiles and Clothing.
8	(E) The country agrees to require each en-
9	tity engaged in the production or manufacture
10	of a covered article in a Reconstruction Oppor-
11	tunity Zone in that country to register with the
12	competent government authority, to provide
13	that authority with the following information,
14	and to update that information as changes
15	occur:
16	(i) The name and address of the enti-
17	ty, including the location of all textile or
18	apparel facilities owned or operated by that
19	entity in Afghanistan or Pakistan.
20	(ii) The telephone number, facsimile
21	number, and electronic mail address of the
22	entity.
23	(iii) The names and nationalities of
24	the owners, directors, and corporate offi-
25	cers, and their positions within the entity.

1	(iv) The number of employees the en-
2	tity employs and their occupations.
3	(v) A general description of the cov-
4	ered articles the entity produces and the
5	entity's production capacity.
6	(vi) The number and type of machines
7	the entity uses to produce textile or ap-
8	parel articles at each facility.
9	(vii) The approximate number of
10	hours the machines operate per week.
11	(viii) The identity of any supplier to
12	the entity of textile or apparel goods, or
13	fabrics, yarns, or fibers used in the produc-
14	tion of textile or apparel goods.
15	(ix) The name of, and contact infor-
16	mation for, each of the entity's customers
17	in the United States.
18	(F) The country agrees to provide to U.S.
19	Customs and Border Protection on a timely
20	basis all of the information received by the com-
21	petent government authority in accordance with
22	subparagraph (E) and to provide U.S. Customs
23	and Border Protection with an annual update
24	of that information.

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- (G) The country agrees to require that all producers and exporters of covered articles in a Reconstruction Opportunity Zone in that country maintain complete records of the production and the export of covered articles, including materials used in the production, for at least 5 years after the production or export (as the case may be).
 - (H) The country agrees to provide, on a timely basis, at the request of U.S. Customs and Border Protection, documentation establishing the eligibility of covered articles for duty-free treatment under section 5.
 - DOCUMENTATION ESTABLISHING (2)ELIGI-BILITY OFARTICLES FOR DUTY-FREE TREAT-MENT.—For purposes of paragraph (1)(H), documentation establishing the eligibility of a covered article for duty-free treatment under section 5 includes documentation such as production records, information relating to the place of production, the number and identification of the types of machinery used in production, the number of workers employed in production, and certification from both the manufacturer and the exporter.
 - (b) Customs Procedures and Enforcement.—

1	(1) In general.—
2	(A) REGULATIONS.—The Secretary of the
3	Treasury, after consultation with the United
4	States Trade Representative, shall promulgate
5	regulations setting forth customs procedures
6	similar in all material respects to the require-
7	ments of article 502(1) of the NAFTA as im-
8	plemented pursuant to United States law, which
9	shall apply to any importer that claims duty-
10	free treatment for an article under section 5.
11	(B) Determination.—In order for arti-
12	cles produced in a Reconstruction Opportunity
13	Zone to qualify for the duty-free treatment
14	under section 5, there shall be in effect a deter-
15	mination by the President that Afghanistan or
16	Pakistan, as the case may be—
17	(i) has implemented and follows, or
18	(ii) is making substantial progress to-
19	ward implementing and following,
20	procedures and requirements similar in all ma-
21	terial respects to the relevant procedures and
22	requirements under chapter 5 of the NAFTA.
23	(2) CERTIFICATE OF ORIGIN.—A certificate of
24	origin that otherwise would be required pursuant to

the provisions of paragraph (1) shall not be required

- in the case of an article imported under section 5 if such certificate of origin would not be required under article 503 of the NAFTA, as implemented pursuant to United States law, if the article were imported from Mexico.
 - (3) Penalties.—If the President determines, based on sufficient evidence, that an entity has engaged in unlawful transshipment described in paragraph (4), the President shall deny for a period of 5 years beginning on the date of the determination all benefits under section 5 to the entity, any successor of the entity, and any other entity owned, operated, or controlled by the principals of the entity.
 - (4) Unlawful transshipment Described.—
 For purposes of this section, unlawful transshipment occurs when duty-free treatment for a covered article has been claimed on the basis of material false information concerning the country of origin, manufacture, processing, or assembly of the article or any of its components. For purposes of the preceding sentence, false information is material if disclosure of the true information would mean or would have meant that the article is or was ineligible for duty-free treatment under section 5.

1	(5) Monitoring and reports to con-
2	GRESS.—U.S. Customs and Border Protection shall
3	monitor and the Commissioner responsible for U.S
4	Customs and Border Protection shall submit to Con-
5	gress, not later than March 31 of each year, a report
6	on the effectiveness of the visa or electronic certifi-
7	cation systems and the implementation of legislation
8	and regulations described in subsection (a) and or
9	measures taken by Afghanistan and Pakistan to pre-
10	vent circumvention as described in article 5 of the
11	Agreement on Textile and Clothing.
12	(c) Additional Customs Enforcement.—U.S
13	Customs and Border Protection shall—
14	(1) make available technical assistance to Af-
15	ghanistan and Pakistan—
16	(A) in the development and implementation
17	of visa or electronic certification systems, legis-
18	lation, and regulations described in subsection
19	(a)(1)(A) and (B); and
20	(B) to train their officials in anti-trans-
21	shipment enforcement;
22	(2) send production verification teams to Af-
23	ghanistan and Pakistan as necessary; and

1	(3) to the extent feasible, place Afghanistan
2	and Pakistan on the Electronic Visa (ELVIS) pro-
3	gram or relevant e-certification program.
4	(d) Authorization of Appropriations.—To carry
5	out subsection (c), there are authorized to be appropriated
6	to U.S. Customs and Border Protection \$10,000,000 for
7	each of the fiscal years 2010 through 2023.
8	SEC. 7. TECHNICAL ASSISTANCE, CAPACITY BUILDING,
9	COMPLIANCE ASSESSMENT, AND REMEDI-
10	ATION PROGRAM.
11	(a) DEFINITIONS.—In this section:
12	(1) Appropriate congressional commit-
13	TEES.—The term "appropriate congressional com-
14	mittees" means the Committee on Finance of the
15	Senate and the Committee on Ways and Means of
16	the House of Representatives.
17	(2) Textile or appared exporting enter-
18	PRISE.—The term "textile or apparel exporting en-
19	terprise" means a producer of textile or apparel arti-
20	cles that is located in a Reconstruction Opportunity
21	Zone and is seeking or receiving any benefits under
22	section 5.
23	(b) Eligibility.—
24	(1) Presidential certification of compli-
25	ANCE BY AEGHANISTAN OR PAKISTAN WITH BE-

- 1 QUIREMENTS.—Upon the expiration of the 16-month 2 period beginning on the date on which the President 3 notifies Congress of the President's intention to designate an area within Afghanistan or Pakistan, as 5 the case may be, as a Reconstruction Opportunity 6 Zone under section 3, each Reconstruction Oppor-7 tunity Zone in Afghanistan or Pakistan, as the case 8 may be, shall continue to receive duty-free treatment 9 under this Act only if the President determines and 10 certifies to Congress that Afghanistan or Pakistan, 11 as the case may be— 12 (A) has implemented the requirements set 13 forth in subsections (c) and (d); and 14 (B) has agreed to require textile or apparel 15 exporting enterprises to participate in the pro-16 gram described in subsection (d) and has devel-17 oped a system to ensure participation in such 18 program by such enterprises, including by de-19 veloping and maintaining the registry described 20 in subsection (c)(2)(A). 21 (2) Extension.—The President may extend 22 the period for compliance by Afghanistan or Paki-23 stan under paragraph (1) if the President—
 - (A) determines that Afghanistan or Pakistan, as the case may be, has made a good faith

effort toward such compliance and has agreed to take additional steps to come into full compliance that are satisfactory to the President; and

(B) provides to the appropriate congressional committees, not later than 6 months after the last day of the 16-month period specified in paragraph (1), and every 6 months thereafter, a report identifying the steps that Afghanistan or Pakistan, as the case may be, has agreed to take to come into full compliance and the progress made over the preceding 6-month period in implementing such steps.

(3) Continuing compliance.—

(A) TERMINATION OF PREFERENTIAL TREATMENT.—If, after making a certification under paragraph (1), the President determines that Afghanistan or Pakistan is no longer meeting the requirements set forth in paragraph (1), the President shall terminate the eligibility of Afghanistan or Pakistan, as the case may be, provided under section 3(b), unless the President determines, after consulting with the appropriate congressional committees, that meeting such requirements is not practicable be-

1	cause of extraordinary circumstances existing in
2	Afghanistan or Pakistan, as the case may be,
3	when the determination is made.
4	(B) Subsequent compliance.—If the
5	President, after terminating eligibility of Af-
6	ghanistan or Pakistan, as the case may be,
7	under subparagraph (A), determines that Af-
8	ghanistan or Pakistan, as the case may be, is
9	meeting the requirements set forth in para-
10	graph (1), the President shall reinstate the eli-
11	gibility of Afghanistan or Pakistan, as the case
12	may be, under section 3(b).
13	(c) Labor Official.—
14	(1) IN GENERAL.—The requirement under this
15	subsection is that Afghanistan or Pakistan, as the
16	case may be, has designated a labor official within
17	the national government that—
18	(A) reports directly to the President of Af-
19	ghanistan or Pakistan, as the case may be;
20	(B) is chosen by the President of Afghani-
21	stan or Pakistan, as the case may be, in con-
22	sultation with labor unions and industry asso-
23	ciations; and
24	(C) is vested with the authority to perform
25	the functions described in paragraph (2).

1	(2) Functions.—The functions of the labor of-
2	ficial shall include—
3	(A) developing and maintaining a registry
4	of textile or apparel exporting enterprises, and
5	developing, in consultation and coordination
6	with any other appropriate officials of the Gov-
7	ernment of Afghanistan or Pakistan, as the
8	case may be, a system to ensure participation
9	by such enterprises in the program described in
10	subsection (d);
11	(B) overseeing the implementation of the
12	program described in subsection (d);
13	(C) receiving and investigating comments
14	from any interested party regarding the condi-
15	tions described in subsection $(d)(2)$ in facilities
16	of textile or apparel exporting enterprises listed
17	in the registry described in subparagraph (A)
18	and, where appropriate, referring such com-
19	ments or the result of such investigations to the
20	appropriate authorities of Afghanistan or Paki-
21	stan, as the case may be, or to the entity oper-
22	ating the program described in subsection (d);
23	(D) assisting, in consultation and coordina-
24	tion with any other appropriate authorities Af-
25	ghanistan or Pakistan, as the case may be, tex-

tile or apparel exporting enterprises listed in the registry described in subparagraph (A) in meeting the conditions set forth in subsection (d)(2); and

- (E) coordinating, with the assistance of the entity operating the program described in subsection (d), a tripartite committee comprised of appropriate representatives of government agencies, employers, and workers, as well as other relevant interested parties, for the purposes of evaluating progress in implementing the program described in subsection (d), and consulting on improving core labor standards and working conditions in the textile and apparel sector in Afghanistan or Pakistan, as the case may be, and on other matters of common concern relating to such core labor standards and working conditions.
- (d) Technical Assistance, Capacity Building,
 Compliance Assessment, and Remediation Pro Gram.—
- 22 (1) IN GENERAL.—The requirement under this 23 subsection is that Afghanistan or Pakistan, as the 24 case may be, in cooperation with the International

1	Labor Organization, has established a program
2	meeting the requirements under paragraph (3)—
3	(A) to assess compliance by textile or ap-
4	parel exporting enterprises listed in the registry
5	described in subsection (c)(2)(A) with the con-
6	ditions set forth in paragraph (2) and to assist
7	such enterprises in meeting such conditions;
8	and
9	(B) to provide assistance to improve the
10	capacity of the Government of Afghanistan or
11	Pakistan, as the case may be—
12	(i) to inspect facilities of textile or ap-
13	parel exporting enterprises listed in the
14	registry described in subsection (c)(2)(A);
15	and
16	(ii) to enforce national labor laws and
17	resolve labor disputes, including through
18	measures described in paragraph (5).
19	(2) Conditions described.—The conditions
20	referred to in paragraph (1) are—
21	(A) compliance with core labor standards;
22	and
23	(B) compliance with the labor laws of Af-
24	ghanistan or Pakistan, as the case may be, that
25	relate directly to core labor standards and to

1	ensuring acceptable conditions of work with re-
2	spect to minimum wages, hours of work, and
3	occupational health and safety.
4	(3) REQUIREMENTS.—The requirements for the
5	program are that the program—
6	(A) be operated by the International Labor
7	Organization (or any subdivision, instrumen-
8	tality, or designee thereof), which prepares the
9	annual reports described in paragraph (4);
10	(B) be developed through a participatory
11	process that includes the labor official described
12	in subsection (c) of Afghanistan or Pakistan, as
13	the case may be, and appropriate representa-
14	tives of government agencies, employers, and
15	workers;
16	(C) assess compliance by each textile or
17	apparel exporting enterprise listed in the reg-
18	istry described in subsection $(c)(2)(A)$ with the
19	conditions set forth in paragraph (2) and iden-
20	tify any deficiencies by such enterprise with re-
21	spect to meeting such conditions, including
22	by—
23	(i) conducting site visits to facilities of
24	the enterprise;

1	(ii) conducting confidential interviews
2	with workers and management of the fa-
3	cilities of the enterprise; and
4	(iii) providing to management and
5	workers, and where applicable, worker or-
6	ganizations in the enterprise, on a con-
7	fidential basis—
8	(I) the results of the assessment
9	carried out under this subparagraph;
10	and
11	(II) specific suggestions for reme-
12	diating any such deficiencies;
13	(D) assist the textile or apparel exporting
14	enterprise in remediating any deficiencies iden-
15	tified under subparagraph (C);
16	(E) conduct prompt follow-up site visits to
17	the facilities of the textile or apparel exporting
18	enterprise to assess progress on remediation of
19	any deficiencies identified under subparagraph
20	(C); and
21	(F) provide training to workers and man-
22	agement of the textile or apparel exporting en-
23	terprise, and where appropriate, to other per-
24	sons or entities, to promote compliance with
25	paragraph (2).

1	(4) Annual reports re-
2	ferred to in paragraph (3)(A) are a report, by the
3	entity operating the program, that is published (and
4	available to the public in a readily accessible man-
5	ner) on an annual basis, beginning 1 year after Af-
6	ghanistan or Pakistan, as the case may be, has im-
7	plemented the program under this subsection, cov-
8	ering the preceding 1-year period, and that includes
9	the following:
10	(A) The name of each textile or apparel ex-
11	porting enterprise listed in the registry de-
12	scribed in subsection (c)(2)(A) that has been
13	identified as having met the conditions under
14	paragraph (2).
15	(B) The name of each textile or apparel
16	exporting enterprise listed in the registry de-
17	scribed in subsection (c)(2)(A) that has been
18	identified as having deficiencies with respect to
19	the conditions under paragraph (2), and has
20	failed to remedy such deficiencies.
21	(C) For each textile or apparel exporting
22	enterprise listed under subparagraph (B)—
23	(i) a description of the deficiencies

found to exist and the specific suggestions

1	for remediating such deficiencies made by
2	the entity operating the program;
3	(ii) a description of the efforts by the
4	enterprise to remediate the deficiencies, in-
5	cluding a description of assistance provided
6	by any entity to assist in such remediation;
7	and
8	(iii) with respect to deficiencies that
9	have not been remediated, the amount of
10	time that has elapsed since the deficiencies
11	were first identified in a report under this
12	subparagraph.
13	(D) For each textile or apparel exporting
14	enterprise identified as having deficiencies with
15	respect to the conditions described under para-
16	graph (2) in a prior report under this para-
17	graph, a description of the progress made in re-
18	mediating such deficiencies since the submission
19	of the prior report, and an assessment of
20	whether any aspect of such deficiencies persists.
21	(5) Capacity building.—The assistance to
22	the Government of Afghanistan or Pakistan referred
23	to in paragraph (1)(B) shall include programs—
24	(A) to review the labor laws and regula-
25	tions of Afghanistan or Pakistan, as the case

1	may be, and to develop and implement strate-
2	gies for improving labor laws and regulations;
3	(B) to develop additional strategies for fa-
4	cilitating protection of core labor standards and
5	providing acceptable conditions of work with re-
6	spect to minimum wages, hours of work, and
7	occupational safety and health, including
8	through legal, regulatory, and institutional re-
9	form;
10	(C) to increase awareness of core labor
11	standards and national labor laws;
12	(D) to promote consultation and coopera-
13	tion between government representatives, em-
14	ployers, worker representatives, and United
15	States importers on matters relating to core
16	labor standards and national labor laws;
17	(E) to assist the labor official of Afghani-
18	stan or Pakistan, as the case may be, des-
19	ignated pursuant to subsection (c) in estab-
20	lishing and coordinating operation of the com-
21	mittee described in subsection (c)(2)(E);
22	(F) to assist worker representatives in
23	more fully and effectively advocating on behalf
24	of their members; and

1 (G) to provide on-the-job training and 2 technical assistance to labor inspectors, judicial 3 officers, and other relevant personnel to build 4 their capacity to enforce national labor laws 5 and resolve labor disputes.

(e) COMPLIANCE WITH ELIGIBILITY CRITERIA.—

(1) Country compliance with core labor standards eligibility criteria.—In making a determination of whether Afghanistan or Pakistan is meeting the requirement set forth in section 3(b)(1)(E) relating to core labor standards, the President shall consider the reports produced under subsection (d)(4).

(2) Enterprise eligibility.—

(A) IDENTIFICATION OF PRODUCERS.—Beginning 2 years after the President makes the certification under subsection (b)(1), the President shall identify on a biennial basis whether a textile or apparel exporting enterprise listed in the registry described in subsection (c)(2)(A) has failed to comply with core labor standards and with the labor laws of Afghanistan or Pakistan, as the case may be, that directly relate to and are consistent with core labor standards.

(B) Assistance to enterprises; withDrawal, etc., of preferential treatMent.—For each textile or apparel exporting
enterprise that the President identifies under
subparagraph (A), the President shall seek to
assist such enterprise in coming into compliance
with core labor standards and with the labor
laws of Afghanistan or Pakistan, as the case
may be, that directly relate to and are consistent with core labor standards. If such efforts fail, the President shall withdraw, suspend, or limit the application of preferential
treatment under section 5 to articles of such
enterprise.

(C) Reinstating preferential treatMent.—If the President, after withdrawing, suspending, or limiting the application of preferential treatment under subparagraph (B) to articles of a textile or apparel exporting enterprise, determines that such enterprise is complying with core labor standards and with the labor laws of Afghanistan or Pakistan, as the case may be, that directly relate to and are consistent with core labor standards, the President shall reinstate the application of preferential

1	treatment under section 5 to the articles of the
2	enterprise.
3	(D) Consideration of Reports.—In
4	making the identification under subparagraph
5	(A) and the determination under subparagraph
6	(C), the President shall consider the reports
7	made available under subsection (d)(4).
8	(f) Reports by the President.—
9	(1) In general.—Not later than one year
10	after the date of the enactment of this Act, and an-
11	nually thereafter, the President shall transmit to the
12	appropriate congressional committees a report on
13	the implementation of this section during the pre-
14	ceding 1-year period.
15	(2) Matters to be included.—Each report
16	required by paragraph (1) shall include the fol-
17	lowing:
18	(A) An explanation of the efforts of Af-
19	ghanistan and Pakistan, the President, and the
20	International Labor Organization to carry out
21	this section.
22	(B) A summary of each report produced
23	under subsection (d)(4) during the preceding 1-
24	year period and a summary of the findings con-
25	tained in such report.

1	(C) Identifications made under subsection
2	(e)(2)(A) and determinations made under sub-
3	section $(e)(2)(C)$.
4	(g) Authorization of Appropriations.—There is
5	authorized to be appropriated to carry out this section
6	\$20,000,000 for the period beginning on October 1, 2009
7	and ending on September 30, 2014.
8	SEC. 8. PETITION PROCESS.
9	Any interested party may file a request to have the
10	status of Afghanistan or Pakistan reviewed with respect
11	to the eligibility requirements listed in this Act, and the
12	President shall provide for this purpose the same proce-
13	dures as those that are provided for reviewing the status
14	of eligible beneficiary developing countries with respect to
15	the designation criteria listed in subsections (b) and (c)
16	of section 502 of the Trade Act of 1974 (19 U.S.C. 2642
17	(b) and (c)).
18	SEC. 9. LIMITATIONS ON PROVIDING DUTY-FREE TREAT
19	MENT.
20	(a) In General.—
21	(1) Proclamation.—Except as provided in
22	paragraph (2), and subject to subsection (b) and the
23	conditions described in sections 3 through 7, the
24	President shall exercise the President's authority

- under this Act, and the President shall proclaim any
 duty-free treatment pursuant to that authority.
- (2) WAIVER.—The President may waive the ap-3 plication of duty-free treatment under this Act with 5 respect to Reconstruction Opportunity Zones in Af-6 ghanistan and Pakistan or enterprises receiving ben-7 efits under section 4 or 5 if the President deter-8 mines that providing such treatment is inconsistent 9 with the national interests of the United States. In 10 making such determination, the President shall con-11 sider—
- 12 (A) obligations of the United States under 13 international agreements;
- 14 (B) the national economic interests of the 15 United States; and
 - (C) the foreign policy interests of the United States, including the economic development of Afghanistan and the border region of Pakistan.
- 20 (b) WITHDRAWAL, SUSPENSION, OR LIMITATION OF
 21 DUTY-FREE TREATMENT.—The President may withdraw,
 22 suspend, or limit the application of the duty-free treat23 ment proclaimed under this Act. In taking any action to
 24 withdraw, suspend, or limit duty-free treatment with re25 spect to Reconstruction Opportunity Zones in Afghanistan

17

18

- 1 and Pakistan or enterprises receiving benefits under sec-
- 2 tion 4 or 5, the President shall consider the factors set
- 3 forth in section 3 (b) and (c) of this Act, and section 502
- 4 (b) and (c) of the Trade Act of 1974 (19 U.S.C. 2462
- 5 (b) and (c)). In taking any action to withdraw, suspend,
- 6 or limit duty-free treatment with respect to enterprises re-
- 7 ceiving benefits under section 4 or 5, the President shall
- 8 consider the information described in section 3(d) relating
- 9 to verification of the ownership and nature of the activities
- 10 of such enterprises and any other relevant information the
- 11 President determines to be appropriate.
- 12 (c) Notice to Congress.—The President shall ad-
- 13 vise Congress—
- 14 (1) of any action the President takes to with-
- draw, suspend, or limit the application of duty-free
- treatment with respect to Reconstruction Oppor-
- tunity Zones in Afghanistan or Pakistan or enter-
- prises receiving benefits under section 4 or 5; and
- 19 (2) if either Afghanistan or Pakistan fails to
- adequately take the actions described in section 3
- 21 (b) and (c) of this Act or section 502 (b) and (c)
- of the Trade Act of 1974.

1 SEC. 10. TERMINATION OF BENEFITS.

- 2 Duty-free treatment provided under this Act shall re-
- 3 main in effect through September 30, 2024.

 \bigcirc