

BILL DESCRIPTION FORM

Provide a signed hard copy to the Clerk of the Senate Committee on Finance located at 219 Dirksen SOB and a PDF version sent via email to mtb2009@finance-dem.senate.gov not later than five business days after the date of introduction of the bill.

Please be aware that this form will be made available to the public, media, and any other interested parties.

Part I. S. 2718 was introduced on November 2, 2009 (per Finance Committee extension). I am aware that the deadline to introduce bills is on October 30, 2009. If the bill referenced above is a modification of a previously introduced bill to reflect technical changes, please indicate the previous bill number here: S. _____.

Part II. The bill referenced above is: (please check one only)

- a new temporary duty suspension or temporary duty reduction
- an extension of an existing temporary duty suspension or temporary duty reduction
- a reliquidation in an instance of customs error and for which no litigation is pending
- a technical correction to U.S. tariff laws

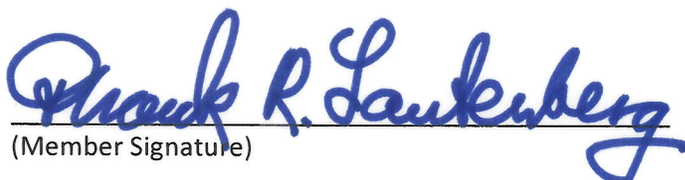
Part III. Name of proponent(s): LANXESS Sybron Chemicals, Inc. Phone/email: Jamie Schaeffer, LANXESS
412-809-3666
jamie.schaeffer@lanxess.com

Part IV. The bill referenced above:

- has a companion bill in the House of Representatives: H.R. 4920 (110th).
- does not have a companion bill in the House of Representatives.

Part V. If the Committee has a technical question concerning the bill, who should the Committee contact on your staff?

Andrea Friedman, 202-224-3398


(Member Signature)

11/6/09
Date

Senator Frank R. Lautenberg
(Print Member name)

LIMITED TARIFF BENEFIT DISCLOSURE STATEMENT

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Part I. This form is being submitted for S. 2718, which I introduced in the Senate on November 2, 2009. If the bill referenced above is a modification of a previously introduced bill to reflect technical changes, please indicate the previous bill number here: S. _____.

Part II. Please indicate the type of disclosure below: (Please check one only)

- The bill referenced in Part I is reasonably anticipated to benefit 10 or fewer individuals or entities, and as such constitutes a Limited Tariff Benefit. (Complete Part III)
- The bill referenced in Part I is reasonably anticipated to benefit more than 10 individuals or entities, and as such does not constitute a Limited Tariff Benefit.

Part III. Provide the information below in subparts A, B, and C if the bill referenced above is a Limited Tariff Benefit.

A. Anticipated Beneficiaries:

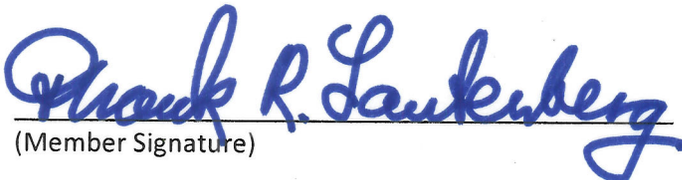
_____ LANXESS Sybron Chemicals, Inc. _____

B. Purpose of the Limited Tariff Benefit:

To extend the temporary duty suspension on: Ion-Exchange Resins (Cationic H Form).

C. Financial Benefit Certification

I hereby certify that neither I nor my immediate family has a financial interest in the above described limited tariff benefit.


(Member Signature)

11/6/09
Date

Senator Frank R. Lautenberg

(Member Name)

Frank R. Lautenberg

111TH CONGRESS
1ST SESSION

S. _____

To extend the temporary suspension of duty on certain ion-exchange resins
(cationic H form).

IN THE SENATE OF THE UNITED STATES

Mr. LAUTENBERG introduced the following bill; which was read twice and
referred to the Committee on _____

A BILL

To extend the temporary suspension of duty on certain ion-
exchange resins (cationic H form).

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. CERTAIN ION-EXCHANGE RESINS (CATIONIC H**
4 **FORM).**

5 (a) IN GENERAL.—Heading 9902.11.71 of the Har-
6 monized Tariff Schedule of the United States (relating to
7 certain ion-exchange resins (cationic H form)) is amended
8 by striking “12/31/2009” and inserting “12/31/2011”.

9 (b) EFFECTIVE DATE.—The amendment made by
10 subsection (a) applies with respect to goods entered, or

- 1 withdrawn from warehouse for consumption, on or after
- 2 the 15th day after the date of the enactment of this Act.