STAFF DATA ON THE TRADE REFORM ACT PRENEGOTIATION PROCE 93d Congress 2d Session 34-049 THE SPECIAL REPRESENT-DURES; CONGRESSIONAL LIAISON AND OFFICE OF Prepared by the staff and printed for the use of the ATIVE FOR TRADE Sections 131–163 of House bill) COMMITTEE ON FINANCE UNITED STATES SENATE NEGOTIATIONS RUSSELL B. LONG, Chairman an at these c. St (Chapters 3-6 of Title I U.S. GOVERNMENT PRINTING OFFICE CONFIDENTIAL COMMITTEE PRINT Committee on Finance WASHINGTON : 1974 **JULY 1974** i Ce LLOYD BENTSEN, Texas MIKE GRAVEL, Alaska WALTER F. MONDALE, Minnesota GAYLORD NELSON, Wisconsin HARRY F. BYRD, JR., Virginia ABRAHAM RIBICOFF, Connecticut VANCE HARTKE, Indiana J. W. FULBRIGHT, Arkansas HERMAN E. TALMADGE, Georgia RUSSELL B. LONG, Louisiana, Chairman COMMITTEE ON FINANCE MICHAEL STERN, Staff Director ROBERT A. BEST, Chief Economist i WILLIAM V. ROTH, JR., Delaware PAUL J. FANNIN, Arizona CARL T. CURTIS, Nebraska WALLACE F. BENNETT, Utah BOB PACEWOOD, Oregon ROBERT DOLE, Kansas CLIFFORD P. HANSEN, Wyoming

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Prenegotiation Procedures; Congressional Liaison and Office of the Special Representative for Trade Negotiations

## (Chapters 3-6 of Title I)

## Sections 131-163 of House Bill

## HEARINGS AND ADVICE CONCERNING NEGOTIATIONS-CHAPTER 3 (SECTIONS 131-135)

converted into a rate of duty affording substantially equivalent tariff report on the effects of modification of non-tariff barriers (not involvchooses, could also request the Tariff Commission to investigate and economic sectors and to hold public hearings the President, if he domestic factors influencing the effect of duty modifications on the U.S. ers. The Tariff Commission is directed to study specified foreign and modifications on the major U.S. economic sectors, including consum-President within 6 months its advice as to the effect of such duty protection. The Tariff Commission would be required to submit to the mitted to the Tariff Commission where the particular NTB was to be made the subject of nontariff barrier negotiations would only be subunder his compensation and renegotiation authorities. Articles to be into effect pursuant to his authority to negotiate trade agreements, as Commission a list of articles for which duty modifications may be put bill would require the President to publish and submit to the Tariff chasers. ing conversion to rates of duty) on domestic manufacturers and pur-House Bill: 1. Tariff Commission Advice .- Section 131 of the House

appropriate executive agencies and other sources before entering into tiations is included in the list of agencies for the first time. 3. Public Hearings.—Section 133 would require the President. any trade agreement. The Special Representative for Trade Negoing law and would provide that the President shall seek advice from respect to offers in nontariff agreements not affecting duties. hearings under section 133. These prerequisites would not apply with to proposed trade negotiations or compensation agreements. tion of views by any interested parties concerning any matters relating through public hearings, to provide an opportunity for the presenta-Commission report under section 131 and a summary of the public be prohibited from entering into any trade agreement or making a compensation offer affecting duties until after he has received the Tarif 2. Executive Department Advice.-Section 132 is comparable to exist-4. Prerequisite for Officers .- Under section 134, the President would

> Staff Suggestions.-The staff feels that it would be advisable to tioular sector areas would also be established upon the President's provide for the establishment of various private advisory groups repmondated and Committee (Private Sector Advice) .- Section 135 would overall private advisory committee of 45. The sectorial advisory other private organizations or groups would also be provided. selves. Informal opportunities for the submission of views from any initiative or upon that of representatives of the various sectors theminterests and "the general public". Technical advisory groups in par-Trade Representative, composed of not more than 45 individuals rep-Specific provision is made for the creation of an overall Advisory resenting labor, industry, agriculture, consumers and the public, which LAND IN STRUCT ON establish private advisory groups along sectorial lines as well as the Committee, appointed by the President and chaired by the Special are to provide policy and technical advice on the trade negotiations. ever, under the House bill, such advisory groups would meet only at groups sould be closely involved, as sector negotiations proceed, to resenting the Government, labor, industry, agriculture, consumer private advisory group in each sector should be required to issue an supports such changes. Therefore, the staff recommends that the kept fully informed on U.S. negotiating objectives; (2) be apprised of wish to make it explicit that representatives from each group: (1) be the call of the Special Trade Representative. The Committee may insure a continued flow of information to the U.S. negotiators. Howincluded. submitted to the Congress. If there are minority views, they should be templated which affect their sectors at the time such agreement is advisory opinion to the Congress on any agreement concluded or conprogress during the negotiations. It is unlikely that major changes in U.S. nontariff barriers would be acceptable unless the private sector

OFFICE OF THE SPECIAL REPRESENTATIVE FOR TRADE NEGOTIA-TIONS-CHAPTER 4 (SECTION 141)

Special Representative for Trade Negotiations, and two Deputies, all provide a statutory listing of responsibilities for the office of the Speof whom would be given the rank of Ambassador. The bill would office of Special Trade Representative and the Council on Inter-national Economic Policy which also has statutory authority and recognition. policy. It does not deal specifically with the relationship between the office as a focal point for the planning and implementation of trade cial Trade Representative, and would guarantee the existence of this "House Bull.-The House bill would continue the existence of the

sentative should be held closely accountable to the Congress during Staff Suggestions .- The staff believes that the Special Trade Repre-

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	152 of the House bill be deleted.
	law, it is recommended that the veto procedure in sections 151 and
	Congressional veto procedure related to nontariff barriers in domestic
	ments) on the resolutions after Committee consideration.
areas Chaire Maires	and on debate (10 hours), and would establish a closed rule (no amend-
ments which may affect the jurisdiction of t	severe time limits on Committee consideration of a resolution (7 days)
of Congress fully informed of any prospecti	for Committee referrat, consideration, and discusing, as well as river consideration of the resolutions of disapproval. The bill would put
matters affecting their jurisdictions. Alter	Sections 151 and 152 stipulate the procedures which would be used
members from these Committees to serve a	injured by imports.
	grant any import relief after an industry has been found to be seriously
Foreign Relations, Banking, and Agriculty	There are no Congressional overrides when the President refuses to
Nontarill bairier agreements may involve	(3) the initiation of continuation of nondestructures of the section 403).
whether it should establish an overall Trade	trade practices restricting U.S. exports (section 301), and
of tariff and trade negotiations. The Commi	(2) the imposition of tariff increases or quotas in response to unitain
	provide import relief (section 203),
the U.S. delegation will not assure adequat	(1) the imposition of quotas and orderly marketing agreements to
merely delegandy use memory of the matter	nlicable to:
Statt Suggestions.—Congressional Advisor	The qu-day Congressional yeto procedure would also be made ap-
tion of the Trade Agreements Program.	tion of resolutions disapproving the entering him interior of a and
annual reports to the Congress giving a fact	House Bill.—The bill would provide rules governing the considera-
ity of the bill. The Tariff Commission would	CONGRESSIONAL VELO FINOCEDONE CHIMINES CONCENTRATION
to submit annual reports to the Congress	CANCENERGY AND DECENTER CHAPTER 5 (SECTIONS 151-152)
United States. The President would also be I	tion for this position will be referred to the Finance Committee
as practical after they have entered into f	That the Committee report make it clear that in the future nomina-
require the President to transmit trade agree	
2. Transmission of Agreements and Rep	1973 (actual)
negotiations or their accreditation to the neg	
one session. No provision is made for Commi	annua ourgoo anontono oo
Commess and individuals could be reselected	annual hudget authority for STR contained in the fiscal year 1975
Talarata would be chosen to serve durin	utherization for the Office of Special Trade Representative. The
member of the Executive pranch choosing in	submitted by the Fresident have been ferented to the rowide a 3-year
actually the Vice President of the United Sta	by legislation handled by the rinance Conditionate in 1902, non-
of the House of Representatives. Since the I	Although the position of Special Trade Kepresentative was created
gates would be selected by the President of th	ative as part of the White House operation.
ferences and negotiations with respect to tra	House bill which establishes the Office of the Special Trade Represent-
"official advisors" to the United States delega	President and the Congress at these negotiations rather than the
and 5 from the Ways and Means Committee	should be made an independent body who would represent both the
House Bill: 1. Congressional Advisors.—Se	suggested or required in the Committee Keport. Ine containing the might be an
CONGRESSIONAL LIAISON AND REPORT	the course of these negotiations. Perhaps an annual hearing could be
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REPORTS, (SECTIONS 161-163)

ect to trade agreements. The delevisors.--Section 161 provides that noosing the Senate delegates to the Inited States, the bill would have a ince the President of the Senate is ident of the Senate and the Speaker tes delegation to international con-Committee) would be accredited as bers from the Finance Committee

or Committee staff oversight of the to the negotiations. reselected to serve for more than rve during each regular session of

gram. sion would also continue to submit ajor actions taken under the authorring a factual account of the operad also be required under section 163 longress on the Trade Agreements ed into force with respect to the ade agreements to Congress as soon and Reports .- Section 162 would

s did during the "Kennedy Round" he Committee may wish to consider e adequate Congressional oversight rall Trade Oversight Subcommittee. Committee as "official advisors" to f the Finance Committee and five l Advisors-The staff believes that

ay involve matters under the jurisiction of that Committee. prespective nontariff barrier agreepresentative to keep any Committee ons. Alternatively, the Committee to serve as official advisors on any d be appropriate to designate two Agriculture. The Committee may the Congress such as Commerce,

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