114th CONGRESS 2d Session

S.____

To establish a process for the submission and consideration of petitions for temporary duty suspensions and reductions, and for other purposes.

IN THE SENATE OF THE UNITED STATES

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

A BILL

- To establish a process for the submission and consideration of petitions for temporary duty suspensions and reductions, 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 "American Manufac-

5 turing Competitiveness Act of 2016".

6 SEC. 2. SENSE OF CONGRESS ON THE NEED FOR A MIS-7 CELLANEOUS TARIFF BILL.

8 (a) FINDINGS.—Congress makes the following find-9 ings:

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1 (1) As of the date of the enactment of this Act, 2 Harmonized Tariff Schedule of the United the 3 States imposes duties on imported goods for which 4 there is no domestic availability or insufficient do-5 mestic availability. 6 (2) The imposition of duties on such goods cre-7 ates artificial distortions in the economy of the 8 United States that negatively affect United States 9 manufacturers and consumers. 10 (3) The manufacturing competitiveness of the 11 United States around the world will be enhanced if 12 Congress regularly and predictably updates the Har-13 monized Tariff Schedule to suspend or reduce duties 14 on such goods. 15 (4) Creating and maintaining an open and 16 transparent process for consideration of petitions for 17 duty suspensions and reductions builds confidence 18 that the process is fair, open to all, and free of 19 abuse. 20 (5) Complying with the Rules of the House of 21 Representatives and the Senate, in particular with 22 clause 9 of rule XXI of the Rules of the House of 23 Representatives and rule XLIV of the Standing 24 Rules of the Senate, is essential to fostering and

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1	maintaining confidence in the process for consid-
2	ering a miscellaneous tariff bill.
3	(6) A miscellaneous tariff bill developed under
4	this process will not contain any—
5	(A) congressional earmarks or limited tax
6	benefits within the meaning of clause 9 of rule
7	XXI of the Rules of the House of Representa-
8	tives; or
9	(B) congressionally directed spending items
10	or limited tax benefits within the meaning of
11	rule XLIV of the Standing Rules of the Senate.
12	(7) Because any limited tariff benefits con-
13	tained in any miscellaneous tariff bill following the
14	process set forth by this Act will not have been the
15	subject of legislation introduced by an individual
16	Member of Congress and will be fully vetted through
17	a transparent and fair process free of abuse, it is ap-
18	propriate for Congress to consider limited tariff ben-
19	efits as part of that miscellaneous tariff bill as long
20	as—
21	(A) in the case of a miscellaneous tariff bill
22	considered in the House of Representatives,
23	consistent with the Rules of the House of Rep-
24	resentatives, a list of such limited tariff benefits
25	is published in the reports of the Committee on

1	Ways and Means of the House of Representa-
2	tives accompanying the miscellaneous tariff bill,
3	or in the Congressional Record; and
4	(B) in the case of a miscellaneous tariff
5	bill considered in the Senate, consistent with
6	the Standing Rules of the Senate—
7	(i) such limited tariff benefits have
8	been identified through lists, charts, or
9	other similar means; and
10	(ii) the information identified in
11	clause (i) has been available on a publicly
12	accessible congressional website in a
13	searchable format at least 48 hours before
14	the vote on the motion to proceed to the
15	miscellaneous tariff bill or the vote on the
16	adoption of a report of a committee of con-
17	ference in connection with the miscella-
18	neous tariff bill, as the case may be.
19	(8) When the process set forth under paragraph
20	(7) is followed, it is consistent with the letter and in-
21	tent of the Rules of the House of Representatives
22	and the Senate and other related guidance.
23	(b) SENSE OF CONGRESS.—It is the sense of Con-
24	gress that, to remove the competitive disadvantage to
25	United States manufacturers and consumers and to pro-

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mote the competitiveness of United States manufacturers,
 Congress should, not later than 90 days after the United
 States International Trade Commission issues a final re port on petitions for duty suspensions and reductions
 under section 3(b)(3)(E), consider a miscellaneous tariff
 bill.

7 SEC. 3. PROCESS FOR CONSIDERATION OF PETITIONS FOR 8 DUTY SUSPENSIONS AND REDUCTIONS.

9 (a) PURPOSE.—It is the purpose of this section to
10 establish a process for the submission and consideration
11 of petitions for duty suspensions and reductions.

12 (b) REQUIREMENTS OF COMMISSION.—

13 (1) INITIATION.—Not later than October 15, 14 2016, and October 15, 2019, the Commission shall 15 publish in the Federal Register and on a publicly 16 available Internet website of the Commission a no-17 tice requesting members of the public who can dem-18 onstrate that they are likely beneficiaries of duty 19 suspensions or reductions to submit to the Commis-20 sion during the 60-day period beginning on the date 21 of such publication—

22 (A) petitions for duty suspensions and re-23 ductions; and

24 (B) Commission disclosure forms with re-25 spect to such duty suspensions and reductions.

1	(2) CONTENT OF PETITIONS.—Each petition
2	for a duty suspension or reduction under paragraph
3	(1)(A) shall include the following information:
4	(A) The name and address of the peti-
5	tioner.
6	(B) A statement as to whether the petition
7	provides for an extension of an existing duty
8	suspension or reduction or provides for a new
9	duty suspension or reduction.
10	(C) A certification that the petitioner is a
11	likely beneficiary of the proposed duty suspen-
12	sion or reduction.
13	(D) An article description for the proposed
14	duty suspension or reduction to be included in
15	the amendment to subchapter II of chapter 99
16	of the Harmonized Tariff Schedule of the
17	United States.
18	(E) To the extent available—
19	(i) a classification of the article for
20	purposes of the amendment to subchapter
21	II of chapter 99 of the Harmonized Tariff
22	Schedule of the United States;
23	(ii) a classification ruling of U.S. Cus-
24	toms and Border Protection with respect
25	to the article; and

1	(iii) a copy of a U.S. Customs and
2	Border Protection entry summary indi-
3	cating where the article is classified in the
4	Harmonized Tariff Schedule of the United
5	States.
6	(F) A brief and general description of the
7	article.
8	(G) A brief description of the industry in
9	the United States that uses the article.
10	(H) An estimate of the total value, in
11	United States dollars, of imports of the article
12	for each of the 5 calendar years after the cal-
13	endar year in which the petition is filed, includ-
14	ing an estimate of the total value of such im-
15	ports by the person who submits the petition
16	and by any other importers, if available.
17	(I) The name of each person that imports
18	the article, if available.
19	(J) A description of any domestic produc-
20	tion of the article, if available.
21	(K) Such other information as the Com-
22	mission may require.
23	(3) Review.—
24	(A) Commission publication and pub-
25	LIC AVAILABILITY.—As soon as practicable

1	after the expiration of the 60-day period speci-
2	fied in paragraph (1) , but in any case not later
3	than 30 days after the expiration of such 60-
4	day period, the Commission shall publish on a
5	publicly available Internet website of the Com-
6	mission—
7	(i) a list of the petitions for duty sus-
8	pensions and reductions submitted under
9	paragraph (1)(A) that contain the informa-
10	tion required under paragraph (2); and
11	(ii) the Commission disclosure forms
12	with respect to such duty suspensions and
13	reductions submitted under paragraph
14	(1)(B).
15	(B) PUBLIC COMMENT.—
16	(i) IN GENERAL.—The Commission
17	shall publish in the Federal Register and
18	on a publicly available Internet website of
19	the Commission a notice requesting mem-
20	bers of the public to submit to the Com-
21	mission during the 45-day period begin-
22	ning on the date of publication described
23	in subparagraph (A) comments on—
24	(I) the list of the petitions for
25	duty suspensions and reductions pub-

1	lighted by the Commission under sub
	lished by the Commission under sub-
2	paragraph (A)(i); and
3	(II) the Commission disclosure
4	forms with respect to such duty sus-
5	pensions and reductions published by
6	the Commission under subparagraph
7	(A)(ii).
8	(ii) Publication of comments.—
9	The Commission shall publish in the Fed-
10	eral Register and on a publicly available
11	Internet website of the Commission the
12	comments of the members of the public re-
13	ceived under clause (i).
14	(C) Preliminary report.—
15	(i) IN GENERAL.—As soon as prac-
16	ticable after the expiration of the 120-day
17	period beginning on the date of publication
18	described in subparagraph (A), but in any
19	case not later than 30 days after the expi-
20	ration of such 120-day period, the Com-
21	mission shall submit to the appropriate
22	congressional committees a preliminary re-
23	port on the petitions for duty suspensions
24	and reductions submitted under paragraph
25	(1)(A). The preliminary report shall con-

1	tain the following information with respect
2	to each petition for a duty suspension or
3	reduction:
4	(I) The heading or subheading of
5	the Harmonized Tariff Schedule of
6	the United States in which each arti-
7	cle that is the subject of the petition
8	for the duty suspension or reduction
9	is classified, as identified by docu-
10	mentation supplied to the Commis-
11	sion, and any supporting information
12	obtained by the Commission.
13	(II) A determination of whether
14	or not domestic production of the arti-
15	cle that is the subject of the petition
16	for the duty suspension or reduction
17	exists, taking into account the report
18	of the Secretary of Commerce under
19	subsection $(c)(1)$, and, if such produc-
20	tion exists, whether or not a domestic
21	producer of the article objects to the
22	duty suspension or reduction.
23	(III) Any technical changes to
24	the article description of the article
25	that is the subject of the petition for

1	the duty suspension or reduction that
2	are necessary for purposes of adminis-
3	tration when the article is presented
4	for importation, taking into account
5	the report of the Secretary of Com-
6	merce under subsection $(c)(2)$.
7	(IV) An estimate of the amount
8	of loss in revenue to the United States
9	that would no longer be collected if
10	the duty suspension or reduction
11	takes effect.
12	(V) A determination of whether
13	or not the duty suspension or reduc-
14	tion is available to any person that
15	imports the article that is the subject
16	of the duty suspension or reduction.
17	(VI) The likely beneficiaries of
18	each duty suspension or reduction, in-
19	cluding whether the petitioner is a
20	likely beneficiary.
21	(ii) CATEGORIES OF INFORMATION.—
22	The preliminary report submitted under
23	clause (i) shall also contain the following
24	information:

1 (I) A list of petitions for duty 2 suspensions and reductions that meet 3 the requirements of this Act without modifications. 4 (II) A list of petitions for duty 5 6 suspensions and reductions for which 7 the Commission recommends technical 8 corrections in order to meet the re-9 quirements of this Act, with the cor-10 rection specified. 11 (III) A list of petitions for duty 12 suspensions and reductions for which 13 the Commission recommends modi-14 fications to the amount of the duty 15 suspension or reduction that is the 16 subject of the petition to comply with 17 the requirements of this Act, with the 18 modification specified. 19 (IV) A list of petitions for duty 20 suspensions and reductions for which 21 the Commission recommends modi-22 fications to the scope of the articles 23 that are the subject of such petitions 24 to address objections by domestic pro-

1	ducers to such petitions, with the
2	modifications specified.
3	(V) A list of the following:
4	(aa) Petitions for duty sus-
5	pensions and reductions that the
6	Commission has determined do
7	not contain the information re-
8	quired under paragraph (2).
9	(bb) Petitions for duty sus-
10	pensions and reductions with re-
11	spect to which the Commission
12	has determined the petitioner is
13	not a likely beneficiary.
14	(VI) A list of petitions for duty
15	suspensions and reductions that the
16	Commission does not recommend for
17	inclusion in a miscellaneous tariff bill,
18	other than petitions specified in sub-
19	clause (V).
20	(D) ADDITIONAL INFORMATION.—The
21	Commission shall consider any information sub-
22	mitted by the appropriate congressional com-
23	mittees to the Commission relating to moving a
24	petition that is contained in the list referred to
25	in subclause (VI) of subparagraph (C)(ii) of the

1	preliminary report submitted under subpara-
2	graph (C) to a list referred to in subclause (I),
3	(II), (III), or (IV) of subparagraph (C)(ii).
4	(E) FINAL REPORT.—Not later than 60
5	days after the date on which the preliminary re-
6	port is submitted under subparagraph (C), the
7	Commission shall submit to the appropriate
8	congressional committees a final report on each
9	petition for a duty suspension or reduction
10	specified in the preliminary report. The final re-
11	port shall contain with respect to each such pe-
12	tition—
13	(i) the information required under
14	clauses (i) and (ii) of subparagraph (C)
15	and updated as appropriate under sub-
16	paragraph (D); and
17	(ii) a determination of the Commis-
18	sion that—
19	(I) the duty suspension or reduc-
20	tion can be administered by U.S. Cus-
21	toms and Border Protection;
22	(II) the estimated loss in revenue
23	to the United States from the duty
24	suspension or reduction does not ex-
25	ceed \$500,000 in a calendar year dur-

1	ing which the duty suspension or re-
2	duction would be in effect, as deter-
3	mined by the Congressional Budget
4	Office; and
5	(III) the duty suspension or re-
6	duction is available to any person im-
7	porting the article that is the subject
8	of the duty suspension or reduction.
9	(F) EXCLUSIONS.—The appropriate con-
10	gressional committees may exclude from a mis-
11	cellaneous tariff bill any petition for a duty sus-
12	pension or reduction that—
13	(i) is contained in any list referred to
14	in subclause (I), (II), (III), or (IV) of sub-
15	paragraph (C)(ii), as updated as appro-
16	priate under subparagraph (E)(i);
17	(ii) is the subject of an objection from
18	a Member of Congress; or
19	(iii) is for an article for which there is
20	domestic production.
21	(G) PROHIBITIONS.—Any petitions for
22	duty suspensions or reductions that are con-
23	tained in any list referred to in subclause (V)
24	or (VI) of subparagraph (C)(ii), as updated as
25	appropriate under subparagraph (E)(i), or have

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not otherwise undergone the processes required
 by this Act shall not be included in a miscella neous tariff bill.

4 (4) CONFIDENTIAL BUSINESS INFORMATION.— 5 The procedures concerning the release of confiden-6 tial business information set forth in section 332(g) 7 of the Tariff Act of 1930 (19 U.S.C. 1332(g)) shall 8 apply with respect to information received by the 9 Commission in preparing reports under this sub-10 section.

(5) PROCEDURES.—The Commission shall prescribe and publish in the Federal Register and on a
publicly available Internet website of the Commission procedures to be complied with by members of
the public submitting petitions for duty suspensions
and reductions under subsection (b)(1)(A).

17 (c) DEPARTMENT OF COMMERCE REPORT.—Not later than the end of the 90-day period beginning on the 18 19 date of publication of the petitions for duty suspensions 20 and reductions under subsection (b)(3)(A), the Secretary 21 of Commerce, in consultation with U.S. Customs and Bor-22 der Protection and other relevant Federal agencies, shall 23 submit to the Commission and the appropriate congres-24 sional committees a report on each petition for a duty sus-

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pension or reduction submitted under subsection (b)(1)(A)
 that includes the following information:

3 (1) A determination of whether or not domestic
4 production of the article that is the subject of the
5 petition for the duty suspension or reduction exists
6 and, if such production exists, whether or not a do7 mestic producer of the article objects to the petition
8 for the duty suspension or reduction.

9 (2) Any technical changes to the article descrip-10 tion that are necessary for purposes of administra-11 tion when articles are presented for importation.

12 SEC. 4. REPORT ON EFFECTS OF DUTY SUSPENSIONS AND

REDUCTIONS ON UNITED STATES ECONOMY.

(a) IN GENERAL.—Not later than May 1, 2018, and 14 15 May 1, 2020, the Commission shall submit to the appropriate congressional committees a report on the effects on 16 17 the United States economy of duty suspensions and reductions enacted pursuant to this Act, including a broad as-18 19 sessment of the economic effects of such duty suspensions 20 and reductions on producers, purchasers, and consumers 21 in the United States, using case studies describing such 22 effects on selected industries or by type of article as avail-23 able data permit.

24 (b) RECOMMENDATIONS.—The Commission shall also25 solicit and append to the report required under subsection

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(a) recommendations with respect to those domestic indus try sectors or specific domestic industries that might ben efit from permanent duty suspensions and reductions, ei ther through a unilateral action of the United States or
 though negotiations for reciprocal tariff agreements, with
 a particular focus on inequities created by tariff inver sions.

8 (c) FORM OF REPORT.—Each report required by this
9 section shall be submitted in unclassified form, but may
10 include a classified annex.

11 SEC. 5. PUBLICATION OF LIMITED TARIFF BENEFITS IN 12 THE HOUSE OF REPRESENTATIVES AND THE 13 SENATE.

14 (a) House of Representatives.—

15 (1) IN GENERAL.—The chair of the Committee 16 on Ways and Means of the House of Representatives 17 shall include a list of limited tariff benefits con-18 tained in a miscellaneous tariff bill in the report to 19 accompany such a bill or, in a case where a miscella-20 neous tariff bill is not reported by the committee, 21 shall cause such a list to be printed in the appro-22 priate section of the Congressional Record.

(2) LIMITED TARIFF BENEFIT DEFINED.—For
purposes of this subsection and consistent with
clause 9 of rule XXI of the Rules of the House of

1	Representatives, as in effect during the One Hun-
2	dred Fourteenth Congress, the term "limited tariff
3	benefit" means a provision modifying the Har-
4	monized Tariff Schedule of the United States in a
5	manner that benefits 10 or fewer entities.
6	(b) Senate.—
7	(1) IN GENERAL.—The chairman of the Com-
8	mittee on Finance of the Senate, the Majority Lead-
9	er of the Senate, or the designee of the Majority
10	Leader of the Senate, shall provide for the publica-
11	tion in the Congressional Record of a certification
12	that—
13	(A) each limited tariff benefit contained in
13 14	(A) each limited tariff benefit contained in a miscellaneous tariff bill considered in the Sen-
14	a miscellaneous tariff bill considered in the Sen-
14 15	a miscellaneous tariff bill considered in the Sen- ate has been identified through lists, charts, or
14 15 16	a miscellaneous tariff bill considered in the Sen- ate has been identified through lists, charts, or other similar means; and
14 15 16 17	a miscellaneous tariff bill considered in the Sen- ate has been identified through lists, charts, or other similar means; and (B) the information identified in subpara-
14 15 16 17 18	 a miscellaneous tariff bill considered in the Senate has been identified through lists, charts, or other similar means; and (B) the information identified in subparagraph (A) has been available on a publicly ac-
14 15 16 17 18 19	a miscellaneous tariff bill considered in the Sen- ate has been identified through lists, charts, or other similar means; and (B) the information identified in subpara- graph (A) has been available on a publicly ac- cessible congressional website in a searchable
 14 15 16 17 18 19 20 	a miscellaneous tariff bill considered in the Sen- ate has been identified through lists, charts, or other similar means; and (B) the information identified in subpara- graph (A) has been available on a publicly ac- cessible congressional website in a searchable format at least 48 hours before the vote on the
 14 15 16 17 18 19 20 21 	a miscellaneous tariff bill considered in the Sen- ate has been identified through lists, charts, or other similar means; and (B) the information identified in subpara- graph (A) has been available on a publicly ac- cessible congressional website in a searchable format at least 48 hours before the vote on the motion to proceed to the miscellaneous tariff
 14 15 16 17 18 19 20 21 22 	a miscellaneous tariff bill considered in the Sen- ate has been identified through lists, charts, or other similar means; and (B) the information identified in subpara- graph (A) has been available on a publicly ac- cessible congressional website in a searchable format at least 48 hours before the vote on the motion to proceed to the miscellaneous tariff bill or the vote on the adoption of a report of

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1 (2) SATISFACTION OF SENATE RULES.—Publi-2 cation of a certification in the Congressional Record 3 under paragraph (1) satisfies the certification re-4 quirements of paragraphs 1(a), 2(a), and 3(a) of 5 rule XLIV of the Standing Rules of the Senate.

6 (3) LIMITED TARIFF BENEFIT DEFINED.—For 7 purposes of this subsection and consistent with rule 8 XLIV of the Standing Rules of the Senate, as in ef-9 fect during the One Hundred Fourteenth Congress, 10 the term "limited tariff benefit" means a provision 11 modifying the Harmonized Tariff Schedule of the 12 United States in a manner that benefits 10 or fewer 13 entities.

14 (c) ENACTMENT AS EXERCISE OF RULEMAKING
15 POWER OF HOUSE OF REPRESENTATIVES AND SEN16 ATE.—This section is enacted by Congress—

(1) as an exercise of the rulemaking power of
the House of Representatives and the Senate, respectively, and as such are deemed a part of the
rules of each House, respectively, and such procedures supersede other rules only to the extent that
they are inconsistent with such other rules; and

(2) with full recognition of the constitutional
right of either House to change the rules (so far as
relating to the procedure of that House) at any time,

in the same manner, and to the same extent as in
 the case of any other rule of that House.

3 SEC. 6. JUDICIAL REVIEW PRECLUDED.

4 The exercise of functions under this Act shall not be5 subject to judicial review.

6 SEC. 7. DEFINITIONS.

7 In this Act:

8 (1) APPROPRIATE CONGRESSIONAL COMMIT-9 TEES.—The term "appropriate congressional com-10 mittees" means the Committee on Ways and Means 11 of the House of Representatives and the Committee 12 on Finance of the Senate.

13 (2) COMMISSION.—The term "Commission"
14 means the United States International Trade Com15 mission.

16 (3) COMMISSION DISCLOSURE FORM.—The
17 term "Commission disclosure form" means, with re18 spect to a petition for a duty suspension or reduc19 tion, a document submitted by a petitioner to the
20 Commission that contains the following:

21 (A) The contact information for any known
22 importers of the article to which the proposed
23 duty suspension or reduction would apply.

24 (B) A certification by the petitioner that25 the proposed duty suspension or reduction is

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1 available to any person importing the article to 2 which the proposed duty suspension or reduc-3 tion would apply. 4 (C) A certification that the petitioner is a 5 likely beneficiary of the proposed duty suspen-6 sion or reduction. 7 (4) DOMESTIC PRODUCER.—The term "domestic producer" means a person that demonstrates 8 9 production, or imminent production, in the United 10 States of an article that is identical to, or like or di-11 rectly competitive with, an article to which a petition 12 for a duty suspension or reduction would apply. 13 (5) DOMESTIC PRODUCTION.—The term "do-14 mestic production" means the production of an arti-15 cle that is identical to, or like or directly competitive 16 with, an article to which a petition for a duty sus-17 pension or reduction would apply, for which a do-18 mestic producer has demonstrated production, or im-19 minent production, in the United States. 20 (6) DUTY SUSPENSION OR REDUCTION.—The 21 term "duty suspension or reduction" refers to an 22 amendment to subchapter II of chapter 99 of the 23 Harmonized Tariff Schedule of the United States 24 for a period not to exceed 3 years that—

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1 (A) extends an existing temporary duty 2 suspension or reduction on an article under 3 that subchapter; or 4 (B) provides for a new temporary duty 5 suspension or reduction on an article under 6 that subchapter. 7 (7) LIKELY BENEFICIARY.—The term "likely 8 beneficiary" means an individual or entity likely to 9 utilize, or benefit directly from the utilization of, an 10 article that is the subject of a petition for a duty 11 suspension or reduction. 12 (8) MEMBER OF CONGRESS.—The term "Mem-13 ber of Congress" means a Senator or Representative 14 in, or Delegate or Resident Commissioner to, Con-15 gress. 16 (9) MISCELLANEOUS TARIFF BILL.—The term 17 "miscellaneous tariff bill" means a bill of either 18 House of Congress that contains only duty suspen-19 sions and reductions and related technical correc-20 tions that— 21 (A) are included in the final report of the 22 Commission submitted to the appropriate con-23 gressional committees under section 3(b)(3)(E),

24 except for—

ept for-

1	(i) petitions for duty suspensions or
2	reductions that the Commission has deter-
3	mined do not contain the information re-
4	quired under section 3(b)(2);
5	(ii) petitions for duty suspensions and
6	reductions with respect to which the Com-
7	mission has determined the petitioner is
8	not a likely beneficiary; and
9	(iii) petitions for duty suspensions and
10	reductions that the Commission does not
11	recommend for inclusion in the miscella-
12	neous tariff bill;
13	(B) are not excluded under section
14	3(b)(3)(F); and
15	(C) otherwise meet the applicable require-
16	ments of this Act.