UNITED STATES INTERNATIONAL TRADE COMMISSION Washington, DC 20436

MEMORANDUM TO THE COMMITTEE ON WAYS AND MEANS OF THE UNITED STATES HOUSE OF REPRESENTATIVES ON PROPOSED TARIFF LEGISLATION¹

Bill no., sponsor, and sponsor's state: H.R. 1879 (105th Congress), Representative Castle (DE).

Companion bill: None.

<u>Title as introduced</u>: To suspend temporarily the duty on Triflusulfuron Methyl.

Summary of bill:²

The bill would suspend through December 31, 1999, the column 1-general rate of duty on triflusulfuron methyl, with no effect on the special and column 2 rates of duty for this product, and amend subchapter II of chapter 99 of the Harmonized Tariff Schedule of the United States (HTS) by inserting a new number in numerical sequence.

Effective date: 15 days after the bill's date of enactment.

Retroactive effect: None.

Statement of purpose:

The sponsor, Representative Castle, made no statement concerning the bill in the <u>Congressional Record.</u> An official of E.I. duPont de Nemours & Co., Inc. (DuPont), the proponent firm, stated generally that temporarily suspending the duty on triflusulfuron methyl, the active ingredient used in the formulation of DuPont's UpBeet® herbicide, provides further U.S. availability of an improved and more consistent control of more than thirty broadleaf weeds in sugar beets. With the EPA federal registration approval in 1996, DuPont UpBeet® was the first new broadleaf sugar beet herbicide in 15 years. United States' sugar beet growers strongly supported the entrance of UpBeet® herbicide because of the fuller spectrum weed control the product offers.³

¹Industry analyst: Cynthia Trainor (205-3354); attorney: Leo Webb (205-2599).

²See appendix A for definitions of tariff and trade agreement terms.

³Written submission and educational background materials from Mr. Robert Heine, Director, International Trade and Investment, E.I. duPont de Nemours and Co., Inc., Washington, DC, dated July 23, 1997.

Product description and uses:

Methyl 2-[[[[4-(dimethylamino)-6-(2,2,2-trifluoroethoxy)-1,3,5-triazin-2-yl]amino]carbonyl] amino]sulfonyl]-3-methylbenzoate:

The subject chemical (also known by the common name triflusulfuron methyl) is a synthetic organic chemical produced through a series of complex chemical reactions. The chemical is the active ingredient in UpBeet®, a DuPont Agricultural Products' registered and trademarked postemergence herbicide product formulation used for weed control in sugar beets.

Tariff treatment:4

Col. 1-general

Product

HTS subheading⁵
rate of

duty

7.8% ad val.

Structure of domestic industry (including competing products):

Methyl 2-[[[[4-(dimethylamino)-6-(2,2,2-trifluoroethoxy)-1,3,5-triazin-2-yl]amino]carbonyl] amino]sulfonyl]-3-methylbenzoate:

According to Commission records and industry sources, there was no U.S. production of the subject chemical during 1994-96. Although there is no chemical directly competitive with the subject chemical when it is used to produce the end-use product, other U.S. herbicide producers manufacture products that compete with UpBeet® to control weeds in sugar beets.

Competing products:

Betanex®--this product contains an active ingredient with the common name of desmedipham and is a registered trademark postemergence selective herbicide for weed control in sugar beets; formulated by AgrEvo USA Co. (Imperial, IA) (formerly Hoechst-Celanese Corp.) from imported desmedipham⁶.

Stinger®--this product contains an active ingredient with the common name clopyralid and is a registered trademark postemergence selective herbicide for broadleaf weed control in a

⁴See appendix B for column 1-special and column 2 duty rates.

⁵See Technical comments section.

⁶AgrEvo USA Co. temporary duty suspension for desmedipham request: H.R. 2060 (105th Congress).

variety of crops including sugar beets; produced and formulated by DowElanco (Pittsburgh, CA).

Ro-Neet®--this product contains an active ingredient with the common name of cycloate and is a registered trademark preplant selective herbicide for controlling annual grasses, nutsedge, and many broadleaf weeds in sugar beets; produced and formulated by Zeneca Ag Products (Cold Creek, AR).

Private-sector views:

The Commission contacted three companies which produce competing products.⁷ The companies had not submitted any written comments as of the date of preparation of this report.

<u>U.S. consumption</u>:

Methyl 2-[[[[4-(dimethylamino)-6-(2,2,2-trifluoroethoxy)-1,3,5-triazin-2-yl]amino]carbonyl] amino]sulfonyl]-3-methylbenzoate

| yl]-3-methylbenzoate: | <u>1994</u> | <u>1995</u> | <u>1996</u> |
|---------------------------|-------------|-------------|------------------|
| | | (\$1,000) | |
| U.S. production | 0 | 0 | 0 |
| U.S. imports ¹ | 0 | 0 | (²) |
| U.S. exports | 0 | 0 | 0 |
| Apparent U.S. consumption | 0 | 0 | $(^{2})$ |

¹As reported by E.I. duPont de Nemours & Co., Inc.

Principal import sources: Japan.
Principal export markets: None.

Effect on customs revenue:8

Future (1998-1999) effect:

Actual dutiable import values for this product are not publicly available. However, according to a representative of DuPont,⁹ the estimated average annual revenue loss is expected to be less than \$500,000 annually during the period.

²Not publicly available.

⁷Telephone conversations with Mr. Kenneth D. Morris, General Counsel and Secretary, AgrEvo USA Co., Wilmington, DE, on July 23 and 30, and Aug. 8, 1997; with Mr. Thomas Campbell, Manager, Federal Government Relations, DowElanco, Washington, DC, on July 23 and Aug. 8, 1997; and with Dr. Edgar L. Ready, III, Manager Environmental and Scientific Affairs, Zeneca Ag Products, Wilmington, DE, on July 22 and Aug. 7, 1997.

⁸Actual revenue loss may be understated in the event of a significant increase in imports over the duty suspension period.

⁹Telephone conversation between Mr. Heine of DuPont and Ms. Trainor of Commission staff on Aug. 7, 1997.

Retroactive effect: Not applicable.

Technical comments:

Inserting the Chemical Abstracts Service (CAS) registry number for the subject chemical, CAS No. 126535-15-7, in the article description would ease the burden on Customs officials examining import documentation. The proposed HTS subheading, 3808.30.15, refers to mixtures and/or products put up in forms or packings for retail sales. However, as written, the bill refers to a specific chemical, with the common name of triflusulfuron methyl, which is correctly classified under 2935.00.75. Conversations with officials of DuPont, the proponent firm, ¹⁰ confirm that the temporary duty suspension is sought for the finished formulated product produced incorporating triflusulfuron methyl as the active ingredient. The formulated product would be correctly classified under 3808.30.15. The Commission suggests that the bill title be modified to reflect the finished product, e.g., "...triflusulfuron methyl in mixture with application adjuvants." The Commission further suggests the Section I product description also be modified to reflect both the chemical's common name and that it is incorporated in a finished product e.g, "Methyl 2-[[[[4-(dimethylamino)-6-(2,2,2-trifluoroethoxy)-1,3,5-triazin-2-yl]amino]carbonyl]amino]sulfonyl]-3-methylbenzoate (triflusulfuron methyl) in mixture with application adjuvants."

¹⁰Telephone conversations between Mr. Micheal L. Gannaway, Operations Manager, Dupont Agricultural Products, and Mr. Kent Howrey, Manager, Supply Development, DuPont Agricultural Products, Wilmington, DE, and Ms. Trainor of Commission staff on Aug. 7, 1997.

APPENDIX A

TARIFF AND TRADE AGREEMENT TERMS

In the <u>Harmonized Tariff Schedule of the United States</u> (HTS), chapters 1 through 97 cover all goods in trade and incorporate in the tariff nomenclature the internationally adopted Harmonized Commodity Description and Coding System through the 6-digit level of product description. Subordinate 8-digit product subdivisions, either enacted by Congress or proclaimed by the President, allow more narrowly applicable duty rates; 10-digit administrative statistical reporting numbers provide data of national interest. Chapters 98 and 99 contain special U.S. classifications and temporary rate provisions, respectively. The HTS replaced the <u>Tariff Schedules of the United States</u> (TSUS) effective January 1, 1989.

Duty rates in the **general** subcolumn of HTS column 1 are most-favored-nation (MFN) rates, many of which have been eliminated or are being reduced as concessions resulting from the Uruguay Round of Multilateral Trade Negotiations. Column 1-general duty rates apply to all countries except those enumerated in HTS general note 3(b) (Afghanistan, Cuba, Laos, North Korea, and Vietnam), which are subject to the statutory rates set forth in **column 2**. Specified goods from designated MFN-eligible countries may be eligible for reduced rates of duty or for duty-free entry under one or more preferential tariff programs. Such tariff treatment is set forth in the **special** subcolumn of HTS rate of duty column 1 or in the general notes. If eligibility for special tariff rates is not claimed or established, goods are dutiable at column 1-general rates. The HTS does not enumerate those countries as to which a total or partial embargo has been declared.

The <u>Generalized System of Preferences</u> (GSP) affords nonreciprocal tariff preferences to developing countries to aid their economic development and to diversify and expand their production and exports. The U.S. GSP, enacted in title V of the Trade Act of 1974 for 10 years and extended several times thereafter, applies to merchandise imported on or after January 1, 1976 and before the close of June 30, 1998. Indicated by the symbol "A", "A*", or "A+" in the special subcolumn, the GSP provides duty-free entry to eligible articles the product of and imported directly from designated beneficiary developing countries, as set forth in general note 4 to the HTS.

The <u>Caribbean Basin Economic Recovery Act</u> (CBERA) affords nonreciprocal tariff preferences to developing countries in the Caribbean Basin area to aid their economic development and to diversify and expand their production and exports. The CBERA, enacted in title II of Public Law 98-67, implemented by Presidential Proclamation 5133 of November 30, 1983, and amended by the Customs and Trade Act of 1990, applies to merchandise entered, or withdrawn from warehouse for consumption, on or after January 1, 1984. Indicated by the symbol "E" or "E*" in the special subcolumn, the CBERA provides duty-free entry to eligible articles, and reduced-duty treatment to certain other articles, which are the product of and imported directly from designated countries, as set forth in general note 7 to the HTS.

Free rates of duty in the special subcolumn followed by the symbol "IL" are applicable to products of Israel under the **United States-Israel Free Trade Area Implementation Act** of 1985 (IFTA), as provided in general note 8 to the HTS.

Preferential nonreciprocal duty-free or reduced-duty treatment in the special subcolumn followed by the symbol "J" or "J*" in parentheses is afforded to eligible articles the product of designated beneficiary countries under the <u>Andean Trade Preference Act</u> (ATPA), enacted as title II of Public Law 102-182 and implemented by Presidential Proclamation 6455 of July 2, 1992 (effective July 22, 1992), as set forth in general note 11 to the HTS.

Preferential or free rates of duty in the special subcolumn followed by the symbol "CA" are applicable to eligible goods of Canada, and rates followed by the symbol "MX" are applicable to eligible goods of Mexico, under the **North American Free Trade Agreement**, as provided in general note 12 to the HTS and implemented effective January 1, 1994 by Presidential Proclamation 6641 of December 15, 1993. Goods must originate in the NAFTA region under rules set forth in general note 12(t) and meet other requirements of the note and applicable regulations.

Other special tariff treatment applies to particular <u>products of insular possessions</u> (general note 3(a)(iv)), <u>products of the West Bank and Gaza Strip</u> (general note 3(a)(v)), goods covered by the <u>Automotive Products Trade Act</u> (APTA) (general note 5) and the <u>Agreement on Trade in Civil Aircraft</u> (ATCA) (general note 6), <u>articles imported from freely associated states</u> (general note 10), <u>pharmaceutical products</u> (general note 13), and <u>intermediate chemicals for dyes</u> (general note 14).

The General Agreement on Tariffs and Trade 1994 (GATT 1994), pursuant to the Agreement Establishing the World Trade Organization, is based upon the earlier GATT 1947 (61 Stat. (pt. 5) A58; 8 UST (pt. 2) 1786) as the primary multilateral system of disciplines and principles governing international trade. Signatories' obligations under both the 1994 and 1947 agreements focus upon most-favored-nation treatment, the maintenance of scheduled concession rates of duty, and national treatment for imported products; the GATT also provides the legal framework for customs valuation standards, "escape clause" (emergency) actions, antidumping and countervailing duties, dispute settlement, and other measures. The results of the Uruguay Round of multilateral tariff negotiations are set forth by way of separate schedules of concessions for each participating contracting party, with the U.S. schedule designated as Schedule XX.

Pursuant to the **Agreement on Textiles and Clothing** (ATC) of the GATT 1994, member countries are phasing out restrictions on imports under the prior "Arrangement Regarding International Trade in Textiles" (known as the **Multifiber Arrangement** (MFA)). Under the MFA, which was a departure from GATT 1947 provisions, importing and exporting countries negotiated bilateral agreements limiting textile and apparel shipments, and importing countries could take unilateral action in the absence or violation of an agreement. Quantitative limits had been established on imported textiles and apparel of cotton, other vegetable fibers, wool, man-made fibers or silk blends in an effort to prevent or limit market disruption in the importing countries. The ATC establishes notification and safeguard procedures, along with other rules concerning the customs treatment of textile and apparel shipments, and calls for the eventual complete integration of this sector into the GATT 1994 over a ten-year period, or by Jan. 1, 2005.

Rev. 8/12/97

APPENDIX B

SELECTED PORTIONS OF THE HARMONIZED TARIFF SCHEDULE OF THE UNITED STATES

(Appendix not included in the electronic version of this report.)

H.R. 1879

To suspend temporarily the duty on Triflusulfuron Methyl.

IN THE HOUSE OF REPRESENTATIVES

June 12, 1997

Mr. Castle introduced the following bill; which was referred to the Committee on Ways and Means

| T_{i} | o suspend temporarily the duty on Triflusulfuron Methyl. |
|---------|---|
| 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. TEMPORARY SUSPENSION OF DUTY. |
| 4 | (a) In General.—Subchapter II of chapter 99 of |
| 5 | the Harmonized Tariff Schedule of the United States is |
| 6 | amended by inserting in numerical sequence the following |
| 7 | new heading: |
| | " 9902.38.08 Methyl 2-[[[[[4- (dimethylamino)-6- |

No change

12/31/1999

No change

 $trifluor oethoxy) \hbox{--}$ 1,3,5-triazin-2-yl]amino]carbonyl]amino]sulfonyl]-3methylbenzoate (provided for in sub-

heading 3808.30.15)

- 1 (b) Effective Date.—The amendment made by
- 2 this section applies with respect to goods entered, or with-
- 3 drawn from warehouse for consumption, on or after the

4 15th day after the date of the enactment of this Act.

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