

Miscellaneous Tariff Bill
Preliminary Disclosure Form

Part I: Type of Disclosure

This form is being submitted for H.R. 5473 as a disclosure accompanying the introduction of a bill.

Part II: Written Statement

Member Name: Tom Reed

A. Is the tariff relief specified in this Miscellaneous Tariff Bill available to any entity that imports and pays duties pursuant to this tariff heading? If not, why?

YES

Please list the name and contact information for any known entities currently importing under the tariff heading specified in the Miscellaneous Tariff Bill:

Philips Lighting Co., 7625 County Road 54, Bath, NY 14810

B. Does the tariff relief specified in this Miscellaneous Tariff Bill benefit downstream producers, manufacturers, purchasers, and consumers?

YES

Part III: Financial Benefit Certification

I hereby certify that neither myself nor my spouse has a financial interest in any entity named in Part II.A above.



(Member Signature)

5/10/12

Date

MISCELLANEOUS TARIFF BILL DESCRIPTION FORM

As this year's MTB process is fully electronic, Members must submit their legislative text, a PDF version of this signed Form and the MTB Preliminary Disclosure Form through the MTB submissions website, found at <http://wamrweb.house.gov/trade/mtb/> not later than five business days after the date of introduction of the bill or by April 30, 2012, if a bill has already been introduced. For Security purposes, the submissions website is internal to House office staff, who will be prompted to provide their House User ID and Password when they visit the site. The website will automatically generate an email confirmation for successful submissions to the Member office staff contact email address. Please retain the signed original Forms and the email confirmation. *Please also be aware that this form will be made available to the public, media, and any other interested parties.*

Part I. H.R. 5473 was introduced on May 7, 2012. If the bill referenced above is a modification of a previously introduced bill to reflect technical changes, please indicate the previous bill number here: H.R./S. _____.

Part II. The bill referenced above is: (please check one only)
 A new temporary duty suspension or duty reduction on one product or item.
 An extension of an existing temporary duty suspension or duty reduction on one product or item.
 A technical correction. Explain: _____

Part III. H.R. 5473 does not have a cosponsor.
 H.R. _____ does have a cosponsor: Ms./Mr. _____

Part IV. The bill referenced above:
 has a companion bill in the Senate: S. 2849.
 does not have a companion bill in the Senate.
 was included in Public Law 111-227: Section _____.
 was included in the House passed version of H.R. 6517 in the 111th Congress: Section _____.

Part V. Contact person on your staff:
Name: Laura Ringdahl
Phone: (202) 225-3161 Email: Laura.Ringdahl@mail.house.gov



(Member Signature)

5/10/12

Date

Rep. Tom Reed

(Print Member name)

.....
(Original Signature of Member)

112TH CONGRESS
2D SESSION

H. R. _____

To suspend temporarily the duty on frit rings composed of dysprosium oxide,
dysprosium monosilicate, and mullite.

IN THE HOUSE OF REPRESENTATIVES

Mr. REED introduced the following bill; which was referred to the Committee
on _____

A BILL

To suspend temporarily the duty on frit rings composed
of dysprosium oxide, dysprosium monosilicate, and mullite.

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. FRIT RINGS COMPOSED OF DYSPROSIUM**
4 **OXIDE, DYSPROSIUM MONOSILICATE, AND**
5 **MULLITE.**

6 (a) IN GENERAL.—Subchapter II of chapter 99 of
7 the Harmonized Tariff Schedule of the United States is
8 amended by inserting in numerical sequence the following
9 new heading:

"	9902.01.00	Frit rings composed of dysprosium oxide, dysprosium monosilicate, and mullite (CAS Nos. 12161-58-9, 235-295-7, 1302-93-8, 215-113-2, 1308-87-8, and 215-164-0) (provided for in sub-heading 8539.90.00)	Free	No change	No change	On or before 12/31/2015	".
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1 (b) **EFFECTIVE DATE.**—The amendment made by
 2 subsection (a) applies to goods entered, or withdrawn from
 3 warehouse for consumption, on or after the 15th day after
 4 the date of the enactment of this Act.