SUMMARY: Notice is hereby given of the following determinations: Pursuant to the authority vested in me by the Act of October 19, 1965 (79 Stat. 985; 22 U.S.C. 2459), Executive Order 12047 of March 27, 1978, the Foreign Affairs Reform and Restructuring Act of 1998 (112 Stat. 2681, et seq.; 22 U.S.C. 6501 note, et seq.), Delegation of Authority No. 234 of October 1, 1999, and Delegation of Authority No. 236 of October 19, 1999, as amended, I hereby determine that the objects to be included in the exhibition "Treasures of the Russian Czars," imported from abroad for temporary exhibition within the United States, are of cultural significance. The objects are imported pursuant to a loan agreement with the foreign owners. I also determine that the exhibition or display of the exhibit objects at Wonders, Memphis, TN from on or about April 15, 2002 to on or about September 15, 2002, the Kansas International Museum, Topeka, KS from on or about October 15, 2002 to on or about March 15, 2003, and possible additional venues yet to be determined, is in the national interest. Public Notice of these determinations is ordered to be published in the Federal Register.

FOR FURTHER INFORMATION CONTACT: For further information, including a list of the exhibit objects, contact Carol B. Epstein, Attorney-Adviser, Office of the Legal Adviser, U.S. Department of State, (telephone: 202/619–6981). The address is U.S. Department of State, SA–44, 301 4th Street, SW., Room 700, Washington, DC 20547–0001.

Dated: December 13, 2001.

Patricia S. Harrison,

Assistant Secretary for Educational and Cultural Affairs, United States Department of State.

[FR Doc. 01–32228 Filed 12–31–01; 8:45 am] BILLING CODE 4710–08–P

OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

[Docket No. 301-121]

Determination of Action To Increase Duties on Certain Products of Ukraine Pursuant to Section 301(b): Intellectual Property Laws and Practices of the Government of Ukraine

AGENCY: Office of the United States Trade Representative.

ACTION: Notice

SUMMARY: The United States Trade Representative (Trade Representative) has determined that appropriate action to obtain the elimination of the acts, policies, and practices of the

Government of Ukraine that result in the inadequate protection of intellectual property rights includes the imposition of prohibitive duties on the annexed list of Ukrainian products.

EFFECTIVE DATES: A 100 percent *ad valorem* rate of duty is effective with respect to the articles of Ukraine described in the Annex to this notice that are entered, or withdrawn from warehouse, for consumption on or after January 23, 2002. In addition, any merchandise subject to this determination that is admitted to U.S. foreign-trade zones on or after January 23, 2002 must be admitted as "privileged foreign status".

FOR FURTHER INFORMATION CONTACT: Kira Alvarez, Office of Services, Investment and Intellectual Property, Office of the United States Trade Representative (202) 395-6864; David Birdsey, Office of European Affairs, Office of the United States Trade Representative, (202) 395-3320; or William Busis, Office of the General Counsel, Office of the United States Trade Representative, (202) 395-3150. For questions concerning product classification, please contact the General Classification Branch, Office of Regulations and Rulings, U.S. Customs Service, (202) 927-2388, and for questions concerning entries, please contact Yvonne Tomenga, Program Officer, Office of Trade Compliance, U.S. Customs Service, (202) 927–0133.

SUPPLEMENTARY INFORMATION: In a notice published on April 6, 2001 (66 FR 18,346), the Office of the United States Trade Representative ("USTR") announced the initiation of an investigation under sections 301 to 309 of the Trade Act of 1974, as amended (the Trade Act), regarding the Government of Ukraine's intellectual property protection laws and practices, including the Government of Ukraine's failure to use existing law enforcement authority to stop the ongoing unauthorized production of optical media products and failure to enact an optical media licensing regime that would preclude the piracy of such products. See 66 FR 18,346 (April 6, 2001). In a notice published on August 10, 2001, USTR announced that the Trade Representative had determined that these acts, policies, and practices of Ukraine with respect to the protection of intellectual property rights are unreasonable and burden or restrict United States commerce and are thus actionable under section 301(b) of the Trade Act. See 66 FR 42,246 (Aug. 10, 2001). The notice also announced that the Trade Representative had determined that appropriate action to obtain the elimination of such acts,

policies, and practices included the suspension of duty-free treatment accorded to products of Ukraine under the Generalized System of Preferences.

The August 10, 2001 notice announced that further action might include the imposition of prohibitive duties on products of Ukraine to be drawn from a preliminary product list. USTR invited interested persons to submit written comments and to participate in a public hearing on September 11, 2001. Because the development of the final product list involved complex and complicated issues that required additional time, the Trade Representative determined under section 304(a)(3)(B) of the Trade Act to extend the investigation by 3 months, or until December 12, 2001. The public hearing was postponed and held on September 25, 2001. See 66 FR 48,898 (Sep. 24, 2001).

On December 11, 2001, the Trade Representative determined under section 304(a)(1)(B) of the Trade Act that appropriate action under section 301(b), in addition to the prior suspension of GSP benefits, included the imposition of 100 percent ad valorem duties on Ukrainian products with an annual trade value of approximately \$75 million. The level of sanctions is based on the level of the burden or restriction on U.S. commerce resulting from Ukraine's inadequate protection of U.S. intellectual property rights.

The Ukrainian parliament was scheduled to vote on an Optical Disc Licensing (ODL) law on December 20, 2001, and the Government of Ukraine assured in writing that it would make best efforts to ensure passage of the law. In light of these developments, the Trade Representative determined under section 305(a)(2)(A) of the Trade Act that substantial progress was being made and that a delay was necessary or desirable to obtain a satisfactory solution, and postponed implementation of the action until December 20, 2001.

On December 20, 2001, however, the Ukrainian parliament voted down the ODL law. Consequently, on that same day the Trade Representative announced that he was imposing prohibitive duties on Ukrainian products with an annual trade value of approximately \$75 million, and announced the final product list on the following day.

Imposition of Prohibitive Duties

The Trade Representative has determined that appropriate action under section 301(b) of the Trade Act is to impose a 100% ad valorem rate of duty on the articles of Ukraine described in the Annex to this notice, effective with respect to goods entered, or withdrawn from warehouse, for consumption on or after January 23, 2002. Accordingly, effective January 23, 2002, the Harmonized Tariff Schedule of the United States (HTS) is hereby modified in accordance with the Annex to this notice. In addition, any merchandise subject to this determination that is admitted to U.S. foreign-trade zones on or after January 23, 2002 must be admitted as "privileged foreign status" as defined in 19 CFR 146.41.

The scope of this action under section 301 is governed by the HTS nomenclature for the preexisting HTS subheadings identified in parentheses for each of the new Chapter 99 subheadings in the Annex to this notice. The verbal product descriptions for the new Chapter 99 subheadings in the Annex are not definitive. Issues regarding the classification of particular products would be decided by the U.S. Customs Service under its usual rules

and procedures for product classification.

William L. Busis,

Chairman, Section 301 Committee.

Annex

The Harmonized Tariff Schedule of the United States (HTS) is modified by adding in numerical sequence the following superior text and subheadings to subchapter III of chapter 99 to the HTS. The subheadings and superior text are set forth in columnar format, and material in such columns is inserted in the columns of the HTS designated "Heading/Subheading", "Article Description", and "Rates of Duty 1–General", respectively.

9903.27.01	"Articles the product of Ukraine:	
	or not blended) (provided for in subheading 2710.19.05, 2710.19.10,2710.99.05 or 2710.99.10)	100%
9903.27.02	Rare gases, other than argon (provided for in subheading 2804.29.00)	100%
9903.27.03		100%
9903.27.04	Carbides of silicon (provided for in subheading 2849.20.10 or 2849.20.20)	100%
9903.27.05	Other mineral or chemical fertilizers, containing nitrates and phosphates (provided for in subheading 3105.51.00)	100%
9903.27.06	Pigments and preparations based on titanium dioxide (provided for in subheading 3206.11.00 or 3206.19.00)	100%
9903.27.07	Other uncoated, unbleached kraft paper and paperboard, in rolls or sheets, weighing 225 g/m2 or more (provided for insubheading 4804.51.00)	100%
9903.27.08		100%
9903.27.09	Other footwear with outer soles of rubber or plastics and uppers of textile materials, with open toes or open	
	heels, or of the slip-on type (provided for in subheading 6404.19.35)	100%
9903.27.10		100%
9903.27.11	Diamonds, nonindustrial (provided for in subheading 7102.31.00 or 7102.39.00)	100%
9903.27.12	Catalysts in the form of wire cloth or grill, of platinum (provided for in subheading 7115.10.00)	100%
9903.27.13	Unrefined copper; copper anodes for electrolytic refining (provided for in heading 7402.00.00)	100%
9903.27.14		100%
9903.27.15	Other refrigerating or freezing equipment; heat pumps (provided for in subheading 8418.69.00)	100%"

[FR Doc. 01–32231 Filed 12–31–01; 8:45 am] BILLING CODE 3190–01–P

DEPARTMENT OF TRANSPORTATION

Office of the Secretary

Aviation Proceedings, Agreements Filed During the Week Ending December 14, 2001

The following Agreements were filed with the Department of Transportation under provisions of 49 U.S.C. sections 412 and 414. Answers may be filed within 21 days after the filing of the applications.

Docket Number: OST-2001-11132
Date Filed: December 10, 2001
Parties: Members of the International
Air Transport Association
Subject: PTC3 0528 dated 11
December 2001
Mail Vote 185—Resolution 010q
TC3 Japan, Korea-South East Asia
Special Passenger Amending
Resolution from Korea (Rep. of) to
Chinese Taipei
Intended effective date: 15 December

2001

Docket Number: OST-2001-11163 Date Filed: December 12, 2001 Parties: Members of the International Air Transport Association Subject: PTC3 0521 dated 11 December 2001 TC3 Areawide Expedited Resolution 015v r-1 PTC3 0522 dated 11 December 2001 TC3 Within South East Asia Expedited Resolutions r2-r4 PTC3 0523 dated 11 December 2001 TC3 Within South West Pacific Expedited Resolution 002vv r-5 PTC3 0524 dated 11 December 2001 TC3 between South East Asia and South West Pacific Expedited Resolution 002tt r-6 PTC3 0525 dated 11 December 2001 TC3 between Japan, Korea and South Asian Subcontinent Expedited Resolution 002xx r-7 PTC3 0526 dated 11 December 2001 TC3 between Japan, Korea and South East Asia ExpeditedResolution 002vv r-8

Intended effective date: 15 January

2002

Docket Number: OST-2001-11175
Date Filed: December 12, 2001
Parties: Members of the International
Air Transport Association
Subject: PTC23 EUR-SASC 0083 dated
11 December 2001
TC23 Europe-South Asian Subcontinent
Expedited Resolutions
Intended Effective Date: 1 February
2002

Andrea M. Jenkins,

Federal Register Liaison.

[FR Doc. 01–32237 Filed 12–31–01; 8:45 am]

DEPARTMENT OF TRANSPORTATION

Office of the Secretary

Notice of Applications for Certificates of Public Convenience and Necessity and Foreign Air Carrier Permits Filed Under Subpart B (Formerly Subpart Q) During the Week Ending December 14, 2001

The following applications for certificates of public convenience and