Generalized System of Preferences: Background and Renewal Debate

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Summary

The U.S. Generalized System of Preferences (GSP) program provides non-reciprocal, duty-free tariff treatment to certain products imported from designated beneficiary developing countries (BDCs). The United States, the European Union, and other developed countries have implemented similar programs since the 1970s. The U.S. program was first authorized in Title V of the Trade Act of 1974, and is subject to periodic renewal by Congress. The GSP program was most recently extended until July 31, 2013, in Section 1 of P.L. 112-40, and has not been renewed. Imports under the GSP program in 2012 (last full year of GSP implementation) amounted to about $19.9 billion—about 6% of all imports from GSP countries, and about 1% of total U.S. imports.

The expiration of GSP means that renewal of the program may continue to be a legislative issue in the 114th Congress. In recent years, GSP renewal has been somewhat controversial. In the 113th Congress, controversy arose over the funding provisions in Senate bill S. 1331 seeking to renew GSP. Other GSP legislation introduced in the 113th Congress included H.R. 2709, H.R. 2139, and H.R. 1682.

The GSP program is one of several U.S. trade preference programs through which the United States seeks to help developing countries expand their economies. Other U.S. trade preference programs are regionally focused, and include the African Growth and Opportunity Act (AGOA), the Andean Trade Preference Act (ATPA), and the Caribbean Basin Initiative (CBI). The GSP program provides duty-free entry for over 3,500 products (based on 8-digit U.S. Harmonized Tariff Schedule tariff lines) from 122 BDCs, and duty-free status to an additional 1,500 products from 43 GSP beneficiaries that are additionally designated as least-developed beneficiary developing countries (LDBDCs).

U.S. implementation of GSP requires that developing countries meet certain criteria to be eligible for the program. For example, countries must not have seized ownership or control of the assets of U.S. citizens or have harmed U.S. investors in other specified ways. Eligible countries must also be taking steps to maintain internationally recognized worker rights among other things. GSP rules of origin require that at least 35% of the appraised value of the product be the “growth, product, or manufacture” of the BDC. Third, the GSP program includes certain curbs on product eligibility intended to shield U.S. manufacturers and workers from potential adverse impact due to the duty-free treatment. These include specific exclusion of certain “import sensitive” products (e.g., textiles and apparel), and limits on the quantity or value of any one product imported from any one country under the program (products from least-developed beneficiaries are not subject to this restriction). Fourth, GSP country and product eligibility are subject to annual review.

This report presents, first, recent developments and a brief history, economic rationale, and legal background leading to the establishment of the GSP. Second, the report presents a discussion of U.S. implementation of the GSP. Third, the report presents an analysis of the U.S. program’s effectiveness and the positions of various stakeholders. Fourth, implications of the expiration of the U.S. program and possible options for Congress are discussed.
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Introduction

The Generalized System of Preferences (GSP) program gives unilateral, nonreciprocal preferential tariff treatment to certain products imported from designated beneficiary developing countries (BDCs). The United States, the European Union, and other developed countries have implemented such programs since the 1970s in order to promote economic growth in developing countries by stimulating their exports.

The U.S. program (as established by Title V of the Trade Act of 1974) is subject to periodic renewal by Congress, and was last extended through July 31, 2013, in P.L. 112-40. GSP expiration means that program renewal, and possible reform, may continue to be a legislative issue in the first session of the 114th Congress.

Renewal of the GSP program has been somewhat controversial in recent years, and there has been considerable discussion in Congress about GSP reform. In the 113th Congress, controversy arose over the funding provisions in Senate bill S. 1331 seeking to renew GSP.

This report presents, first, a brief summary of GSP developments and legislation introduced in the 113th Congress. Second, it provides a brief history, economic rationale, legal background, and comparison of GSP programs worldwide. Third, the report describes in more detail the U.S. implementation of the GSP program. Fourth, the report analyzes the U.S. program’s effectiveness and stakeholder positions. Fifth, possible options for Congress are discussed.

Countries Recently Suspended from or Included in GSP

Many in Congress were critical of Russia’s status as a GSP beneficiary following its invasion of Crimea. On May 7, 2014, President Obama notified Congress that he intended to graduate Russia from the GSP program because he had determined that “it is appropriate to withdraw Russia’s designation as a beneficiary developing country under the GSP program because Russia is sufficiently advanced in economic development and improved in trade competitiveness that continued preferential treatment under the GSP is not warranted.”

On October 3, 2014, the President officially terminated Russia’s GSP status, which became effective on the same date. The President’s withdrawal of the preference was based on Section 502(f)(2) of the Trade Act of 1974 (19 U.S.C. 2462(f)(2)), which states that one of the factors determining country eligibility is its level of economic development (see “Eligible Countries,” below).

On June 27, 2013, the President announced the suspension of GSP benefits for Bangladesh on the grounds that “it has not taken or is not taking steps to afford internationally recognized worker

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1 “Levin Says Efforts on GSP Renewal Hampered by Questions over Russia,” Inside U.S. Trade, April 10, 2014.
rights to workers in the country. The suspension became effective 60 days after the publication of the proclamation in the *Federal Register* or September 3, 2013. As of this writing, U.S. Administration trade officials who reviewed Bangladesh’s progress have indicated that the country has made advances in some areas, including hiring more building inspectors and increasing union registrations; however, the country still comes short on worker safety issues and labor law reforms related to freedom of association and collective bargaining.

On March 26, 2012, President Obama suspended GSP benefits for Argentina because “it has not acted in good faith in enforcing arbitral awards in favor of United States citizens or a corporation, partnership, or association that is 50% or more beneficially owned by United States.”

On March 26, 2012, the President designated the Republic of South Sudan as a least-developed beneficiary developing country under the GSP. On June 29, 2012, the President designated Senegal as a least-developed beneficiary developing country, effective 60 days after the date of the proclamation (or September 27, 2012). A list of GSP-eligible countries appears in Appendix C.

### 113th Congress Legislation

Proposed legislation in the 113th Congress included:

- **H.R. 1682** (April 23, 2013, Lofgren) proposed adding Vietnam to the list of countries ineligible for GSP, unless the President certifies that Vietnam (1) is not on the special watch list of countries not in compliance with minimum standards for the elimination of human trafficking; (2) does not engage in pervasive violations of internationally recognized human rights, including freedom of speech and freedom of religion; and (3) otherwise meets the GSP eligibility requirements.

- **H.R. 2139** (May 28, 2013, Crenshaw) and related Senate bill **S. 1839** (December 17, 2013, Begich) sought to make certain luggage and travel articles in Harmonized Tariff Schedule (HTS) subheading 4202 eligible for GSP status.

- **H.R. 2709** (July 17, 2013, Camp/Levin) sought to extend GSP until September 30, 2015.

- **S. 1331** (July 18, 2013, Baucus/Hatch) sought to extend GSP until September 30, 2015. This bill would have provided funding offsets by extending the merchandise processing fee until January 22, 2022, and the Consolidated Omnibus Budget Reconciliation Act (COBRA) fee until January 29, 2022. It also proposed to increase the amount of the required installment of estimated tax due

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5 Ibid.
8 Ibid.
9 Ibid.
in 2019 for certain corporations while reducing the amount due in following periods by the corresponding amount.1

- H.R. 3167 (September 20, 2013, Terry) sought to prohibit GSP eligibility for countries that (1) failed to provide adequate protection for intellectual property rights (IPR); or (2) maintained local content requirements.

**History, Rationale, and Comparison of GSP Programs**

The basic principle behind each GSP program worldwide is to provide developing countries with unilateral preferential market access to developed-country markets in order to spur economic growth in poorer countries. The preferential access is in the form of lower tariff rates (or as in the U.S. case, duty-free) for certain products that are determined not to be “import sensitive” in the receiving country market. The program concept was first adopted internationally in 1968 by the United Nations Conference on Trade and Development (UNCTAD) at the UNCTAD II Conference.10

**Economic and Political Basis**

The GSP concept and programs were established based on an economic theory that preferential tariff rates in developed country markets could promote export-driven industry growth in developing countries. It was believed that this, in turn, would help to free beneficiaries from heavy dependence on trade in primary products (e.g., raw materials), and help diversify their economies to promote stable growth.11

Some economists claim that GSP was established, in part, as a means of reconciling two widely divergent economic perspectives of trade equity that arose during early negotiations on the General Agreement on Tariffs and Trade (GATT).12 Industrialized, developed nations argued that the most-favored-nation principle13 (MFN) should be the fundamental and universal principle governing multilateral trade, while less-developed countries believed that equal treatment of economically unequal trading partners did not constitute equity in trade benefits, and called for “special and differential treatment” for developing countries. These economists assert that GSP schemes thus became one of the means of offering a form of special treatment that developing

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10 U.N. Conference on Trade and Development, “About GSP,” at http://www.unctad.org. In addition to the United States and the European Union, eight other developed countries—Australia, Bulgaria, Canada, Japan, New Zealand, Norway, the Russian Federation, and Switzerland—currently have GSP programs.


13 The most-favored-nation principle means that countries must treat imports from other trading partners on the same basis as that given to the most favored other nation. Therefore, with certain exceptions (including GSP, regional trading arrangements, and free trade agreements), every country gets the lowest tariff that any country gets, and reductions in tariffs to one country are provided also to others. The term “most-favored-nation” has been changed in U.S. law to “normal trade relations.”
nations sought, while allaying the fears of developed countries that tariff “disarmament” might create serious disruptions among import-sensitive industries in their domestic markets.\(^\text{14}\)

Due to differences in developed countries’ economic structures and tariff programs—as well as differences in the types of domestic industries and products each country wanted to shield from foreign competition—it proved difficult to create one unified system of tariff concessions on additional products. Therefore, the GSP became a system of individual national schemes based on common goals and principles—each with a view toward providing developing countries with generally equivalent opportunities for export growth.\(^\text{15}\) As a result, the preference-granting countries implemented various individual schemes of temporary, generalized, non-reciprocal, non-discriminatory preferences under which tariffs were lowered or eliminated on some imports from certain developing countries.

Although not specifically allowed or codified in the GATT, the programs of most GSP-granting countries place certain conditions on the non-reciprocal preferences by (1) excluding certain countries; (2) determining specific product coverage; (3) determining rules of origin governing the preference; (4) determining the duration of the scheme; (5) reducing any preferential margins accruing to developing countries by continuing to lower or remove tariffs as a result of multilateral negotiations; (6) preventing the concentration of benefits among a few countries; (7) including safeguard mechanisms or “escape” clauses to protect import-sensitive industries; and (8) place caps on the volume of duty-free trade entering under their programs.\(^\text{16}\)

**GATT/WTO Framework**

Although GSP programs were intended to be temporary, an international framework under the GATT was developed to allow the programs to continue. By its very nature as a trade preference, the GSP program posed a problem under the GATT because granting preferences would be inconsistent with the fundamental obligation placed on GATT Parties (GATT Article I:1) to grant MFN tariff treatment to the products of all other GATT Parties. However, since preference programs were viewed a means of transitioning developing countries to greater trade liberalization and economic development, GATT Parties accommodated them in a series of joint actions.

First, in 1965, the GATT Parties added Part IV to the General Agreement, an amendment that recognizes the special economic needs of developing countries and asserts the principle of non-reciprocity. Under this principle, developed countries may forego the receipt of reciprocal benefits for their negotiated commitments to reduce or eliminate tariffs and restrictions on the trade of less developed contracting parties.\(^\text{17}\) Second, because of the underlying MFN issue, GATT Parties in 1971 adopted a waiver of Article I for GSP programs, which allowed developed contracting parties to accord more favorable tariff treatment to the products of developing countries.

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\(^{14}\) OECD GSP Review, p. 11.

\(^{15}\) Ibid., p. 10.


countries for 10 years. The GSP was described in the decision as a “system of generalized, non-reciprocal and non-discriminatory preferences beneficial to the developing countries.”

**Enabling Clause**

At the end of the Tokyo Round of Multilateral Trade Negotiations in 1979, developing countries secured adoption of the so-called Enabling Clause, a permanent deviation from MFN by joint decision of the GATT Contracting Parties. The clause states that notwithstanding GATT Article I, “contracting parties may accord differential and more favorable treatment to developing countries, without according such treatment to other contracting parties,” and applies this exception to:

(a) Preferential tariff treatment accorded by developed contracting parties to products originating in developing countries in accordance with the Generalized System of Preferences;

(b) Differential and more favorable treatment with respect to the provisions of the General Agreement concerning non-tariff measures governed by the provisions of instruments multilaterally negotiated under the auspices of the GATT;

(c) Regional or global arrangements entered into amongst less-developed contracting parties for the mutual reductions or elimination of tariffs and, in accordance with criteria or conditions which may be prescribed by the CONTRACTING PARTIES for the mutual reduction or elimination of non-tariff measures, on products imported from one another;

(d) Special treatment on the least developed among the developing countries in the context of any general or specific measures in favour of developing countries.

**Additional Commitment to LDCs**

When launching the Doha Development Agenda (DDA) negotiations in November 2001, World Trade Organization (WTO, established in 1995) members committed themselves to provide “duty free/quota free” (DFQF) access to the products of least-developed countries in keeping with the shared objective of the international community as expressed in the Millennium Development Goals. During DDA negotiations at the sixth WTO Ministerial Conference in Hong Kong in December 2005, developed country WTO members and “developing country members declaring themselves in a position to do so” agreed to deepen this commitment by providing DFQF access to at least 97% of products originating from LDCs by 2008, or no later than the start of the implementation period (i.e., of any multilateral WTO agreement that might be reached), “in a

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20 For more information on the treatment of GSP and other preference programs in the WTO, see CRS Report RS22183, *Trade Preferences for Developing Countries and the World Trade Organization (WTO)*, by Daniel T. Shedd, Jane M. Smith, and Brandon J. Murrill.

manner that ensures stability, security and predictability."22 As of 2011, 83.4% of all exports (excluding oil and arms) from LDCs entered into developed countries duty-free.23 If the DDA, currently at an impasse, were concluded, all developed country WTO members could be required to take on the DFQF commitment.

Comparison of International GSP Programs

Other developed countries besides the United States that have GSP programs are Australia, Bulgaria, Canada, the European Union (EU), Japan, New Zealand, Norway, the Russian Federation, and Switzerland.24 One economist has referred to these programs as a non-homogeneous set of national schemes sharing certain common characteristics.25 Generally, each preference-granting country extends to qualifying developing countries (as determined by each benefactor) an exemption from duties (reduced tariffs or duty-free access) on most manufactured products and certain “non-sensitive” agricultural products. Product coverage and the type of preferential treatment offered vary widely.26

Although most GSP schemes (including the U.S. program) admit all eligible products duty-free, some countries provide tariff reductions, rather than complete exemption from duties.27 The Australian System of Tariff Preferences (ASTP), for example, is based on a five percentage point margin of preference. When the Australian General Tariff (GT) is higher than 5%, the ASTP tariff rate is reduced by 5% (for example, if the GT rate is 20%, the ASTP rate is 15%). When the GT rate is 5% or less, the ASTP rate is zero.28

In the WTO, the developing country status of members is generally based on self-determination. However, with regard to GSP, each preference-granting country establishes particular criteria and conditions for defining and identifying developing country beneficiaries. Consequently, the list of beneficiaries and exceptions may vary greatly between countries. If political or economic changes have taken place in a beneficiary country, it might be excluded from GSP programs in some countries but not in others. Some countries, including the United States, also reserve the right to exclude countries if they have entered into another kind of commercial arrangement (e.g., a free trade agreement) with any other GSP-granting developed country (i.e., in the U.S. case, "if it has, or is likely to have, a significant adverse effect on United States commerce").29

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22 World Trade Organization, Ministerial Declaration, Annex F. December 18, 2005, WT/MIN(05)/DEC.
26 Ibid.
29 19 U.S.C. 2462(b)(2)(c)
In terms of additional GSP product coverage for LDCs, the EU’s program, which offers duty-free access for “everything but arms,” is currently perhaps the most inclusive in terms of GSP-eligible products. GSP-granting countries may also have incentive-based programs that provide enhanced benefits for beneficiary countries that meet certain additional criteria. For example, in 2007, the European Community implemented a regulation that grants additional GSP benefits to those countries that have demonstrated their commitment to sustainable development and internationally recognized worker rights.

Each preference-granting nation also has safeguards in place to ensure that any significant increases in imports of a certain product do not adversely affect the receiving country’s domestic market. Generally, these restrictions take the form of quantitative limits on goods entering under GSP. Under Japan’s system, for example, imports of certain products under the preference are limited by quantity or value (whichever is applicable) on a first-come, first-served basis as administered on a monthly (or daily, as indicated) basis. For other products, import ceilings and maximum country amounts are set by prior allotment. The United States quantitatively limits imports under the GSP program by placing “competitive need limit” (CNL) thresholds on the quantity or value of commodities entering duty-free, as discussed in more detail below.

Each GSP benefactor also has criteria for graduation—the point at which beneficiaries no longer qualify for benefits because they have reached a certain level of development. Most preference-granting countries require mandatory graduation based on a certain level of income per capita based on World Bank calculations. Some programs, such as the EU’s, also specifically provide for graduation of certain GSP recipients with respect to specific product sectors.

EU GSP Changes

On January 1, 2014, the EU implemented substantial changes to its GSP program that are intended to (1) better focus on countries in need; (2) further promote core principles of sustainable development and good governance; and (3) enhance stability and predictability. As part of a long-term overhaul of the EU’s relationship of its trade arrangements with developing countries, including its GSP beneficiaries, negotiations have been ongoing since 2000 to establish reciprocal, WTO-compliant “Economic Partnership Agreements” (EPAs) with developing country trading partners in the African, Caribbean, and Pacific regions. For example, in July 2014, the EU initialed an agreement with members of the Economic Community of West African States

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31 Ibid.

32 World Trade Organization, Committee on Trade and Development. Notification by Japan, June 21, 2000, WT/COMTD/N/2/Add.9.

(ECOWAS). As of October 2014, both sides were preparing for the signature and subsequent ratification of the agreement.\textsuperscript{34}

The EU’s revisions reduced GSP-eligible countries to 90, down from 176. The other 86 countries previously eligible were excluded because they (1) had alternative trade arrangements for accessing the EU market; (2) had become high or upper-middle income countries; or (3) had other preferential arrangements with the EU.\textsuperscript{35}

The EU also added additional tariff lines (mostly chemicals, fertilizers, and base metals) to the list of duty-free products eligible for GSP, narrowed certain countries’ benefits to fewer products (e.g., China may only receive benefits for vegetable products; animal and vegetable fats and waxes; meat products; tobacco, and mineral products), and graduated certain competitive sectors in some GSP-eligible countries (e.g., Ukraine will not receive GSP benefits for railway and tramway vehicles and products).\textsuperscript{36}

In order to add a measure of stability to the program, the EU extended GSP benefits for 10 years, and provided transition periods of at least one year for those countries that will lose GSP eligibility.

### Future Canada Changes

Canada announced recently that, effective January 1, 2015, Canada’s General Preferential Tariff (GPT) will be withdrawn from 72 countries.\textsuperscript{37} GPT will continue to be available to 103 beneficiaries. Canada will continue to review the list of beneficiary countries biannually, and will automatically graduate countries that are either classified for two consecutive years as high or upper middle income countries; or have a 1\% or greater share of world exports for two consecutive years.\textsuperscript{38}

### United States GSP Implementation

Congress first authorized the U.S. Generalized System of Preferences scheme in Title V of the Trade Act of 1974 (P.L. 93-618), as amended.\textsuperscript{39} P.L. 93-618 authorizes the President to grant duty-free treatment under the GSP for any eligible product from any beneficiary developing country (BDC) or least-developed beneficiary developing country (LDBDC), provides the


\textsuperscript{35}Ibid.

\textsuperscript{36}Ibid.

\textsuperscript{37}Canada Gazette, “General Preferential Tariff Withdrawal Order (2013 GPT Review), Volume 147, No. 21, October 9, 2013.

\textsuperscript{38}Ibid.

\textsuperscript{39}Trade Act of 1974, P.L. 93-618, Title V, as amended, 19 U.S.C. §2461-2467. The GSP Program was reauthorized and amended by the Trade and Tariff Act of 1984 (P.L. 98-573), and again by Subtitle J (the GSP Renewal Act of 1996) of P.L. 104-188. Twelve laws have authorized GSP with relatively minor modifications, most recently through July 31, 2013 (P.L. 112-40). See Table B-1.
President with economic criteria in deciding whether to take any such action, and also specifies certain other criteria for designating eligible countries and products.40

Changes to GSP country eligibility or product coverage are made at the discretion of the President, drawing on the advice of the United States Trade Representative (USTR). The Trade Policy Staff Committee (TPSC), an executive branch interagency body chaired by the office of the USTR, serves as the interagency policy coordination mechanism for matters involving GSP.41 The GSP Subcommittee42 conducts an annual GSP review in which petitions related to GSP country and product eligibility are assessed and makes recommendations to the full TPSC, which, in turn, passes these recommendations to the USTR.

Eligible Countries

When designating BDCs and LDBDCs, the President is directed to take into account certain mandatory and discretionary criteria. The law prohibits (with certain exceptions) the President from extending GSP treatment to certain countries, as follows:43

- other industrialized countries (Australia, Canada, EU member states, Iceland, Japan, Monaco, New Zealand, Norway, and Switzerland are specifically excluded);
- communist countries, unless they are a WTO member, a member of the International Monetary Fund, and receive Normal Trade Relations (NTR) treatment from the United States; must also not be “dominated or controlled by international communism”;
- countries that collude with other countries to withhold supplies or resources from international trade or raise the price of goods in a way that could cause serious disruption to the world economy;
- countries that provide preferential treatment to the products of another developed country in a manner likely to have a significant adverse impact on U.S. commerce;
- countries that have nationalized or expropriated the property of U.S. citizens, or otherwise infringe on U.S. citizens’ property rights, including patents, trademarks, or copyrights; countries that have taken steps to repudiate or nullify existing contracts or agreements of U.S. citizens (or corporations, partnerships, or associations that are 50% or more owned by U.S. citizens) in a way that would nationalize or seize ownership or control of the property; or countries that have imposed or enforced taxes or other restrictive conditions or measures on the

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42 The GSP Subcommittee includes officials from these agencies, except Interior and Defense, and also includes the U.S. Agency for International Development.
property of U.S. citizens; unless the President determines that compensation is being made, good faith negotiations are in progress, or a dispute has been handed over to arbitration in the Convention for the Settlement of Investment Disputes or another forum;

- countries that have failed to act in good faith in recognizing as binding or in enforcing arbitral awards in favor of U.S. citizens (or corporations, partnerships, or associations that are 50% or more owned by U.S. citizens); and

- countries that grant sanctuary from prosecution to any individual or group that has committed an act of international terrorism, or have not taken steps to support U.S. efforts against terrorism.

Mandatory criteria also require that beneficiary countries:

- have taken or are taking steps to grant internationally recognized worker rights (including collective bargaining, freedom from compulsory labor, minimum age for employment of children, and acceptable working conditions with respect to minimum wages, hours of work, occupational safety and health); and

- implement their commitments to eliminate the worst forms of child labor.44

The President has the authority to waive certain mandatory criteria if he determines that GSP designation of any country is in the national economic interest of the United States and reports this determination to Congress.45

The President is also directed to consider certain criteria as “factors affecting country designation”:

- the country’s expressed desire to be designated a beneficiary developing country for purposes of the U.S. program;

- the level of economic development of the country;

- whether or not other developed countries are extending similar preferential tariff treatment to the country;

- its commitment to provide reasonable and equitable access to its market and basic commodity resources, and the extent to which the country has assured the United States that it will not engage in unreasonable export practices;

- the extent to which the country provides adequate protection of IPR;

- the extent to which it has taken action to reduce trade-distorting investment policies and practices, and to reduce or eliminate barriers to trade in services; and

- whether or not it has taken steps to grant internationally recognized worker rights.46

44 19 U.S.C. §2462(b). The most recent amendments required the support of U.S. efforts against terrorism and expanded the definition of internationally recognized worker rights (Section 4102 of P.L. 107-210). See also United States Trade Representative. U.S. Generalized System of Preferences Guidebook, December 2011, p. 19 (hereinafter USTR Guidebook).

The law further authorizes the President, based on the required and discretionary factors mentioned above, to withdraw, suspend, or limit GSP treatment for any beneficiary developing country at any time.47

**Reporting Requirements**

The President must advise Congress of any changes in beneficiary developing country status, as necessary.48 The President must also submit an annual report to Congress on the status of internationally recognized worker rights within each BDC, including findings of the Secretary of Labor with respect to the beneficiary country’s implementation of its international commitments to eliminate the worst forms of child labor.49

**Least-Developed Beneficiaries**

The President is also authorized by statute to designate any BDC as a LDBDC, based on an assessment of the conditions and factors previously mentioned.50 Although the United Nations designation of LDCs plays a large factor in GSP least-developed beneficiary determinations,51 U.S. officials may also assess the level of compliance with GSP statutory requirements and comments from the public (as requested in the Federal Register) before identifying a country as “least-developed” for purposes of the GSP.52

**Country Graduation from GSP**

The President may withdraw, suspend, or limit the GSP status of a BDC if he determines that the country is determined to be sufficiently competitive or developed, just as President Obama removed Russia’s GSP eligibility.53 Mandatory country graduation occurs when the BDC is determined to be a “high income country” as defined by official World Bank statistics.54 On December 20, 2012, the President determined that St. Kitts and Nevis had become a “high income country” and terminated its GSP beneficiary status as of January 1, 2014.55 The President made

(...continued)

51 19 U.S.C. §2462(c)(2).
52 For example, see "Generalized System of Preferences (GSP): Initiation of a Review to Consider the Designation of East Timor as a Least Developed Beneficiary Country under the GSP," 71 Federal Register 43543, August 1, 2006. In practice, the Administration designations are based, in large measure on the United Nations designations of LDCs.
54 19 U.S.C. §2462(e).
the same determination on June 29, 2012, with respect to Gibraltar and the Turks and Caicos (also effective January 1, 2014).\footnote{Proclamation 8840 of June 29, 2012, 77 \textit{Federal Register} 39885, July 5, 2012.}

If a country becomes part of an association of countries specifically excluded from GSP, they are mandatorily withdrawn from GSP. Bulgaria and Romania were the last countries to lose GSP eligibility for this reason, effective when they became EU Member States as of January 1, 2007.\footnote{Presidential Proclamation 8098, December 29, 2007, 72 \textit{Federal Register} 460. European Union member states are specifically identified as ineligible for designation as GSP countries in 19 U.S.C. §2462 (b)(1)(C).} Although not specifically required by the GSP statute, developing countries that enter into a free trade agreement (FTA) with the United States, at the discretion of Congress, generally lose GSP eligibility in favor of the reciprocal concessions granted by the FTA. Specific language to this effect would appear in FTA implementing legislation.\footnote{Colombia and Panama were the latest countries to lose GSP status for this reason. See Section 201(a)(2) of the United States-Colombia Trade Promotion Agreement (P.L. 112-42) and Section 201(a)(2) of the United States-Panama Trade Promotion Implementation Act (P.L. 112-43). One country, Jordan, continues to be eligible for GSP benefits even though it entered into an FTA with the United States in 2001.}

### Countries Potentially Eligible for GSP

On April 16, 2013, the United States Trade Representative (USTR) requested public comments and announced a public hearing on whether to add Burma (Myanmar) and Laos to the list of beneficiary countries under the GSP program.\footnote{78 \textit{Federal Register} 22593, April 16, 2003.} Burma’s GSP eligibility has been suspended since April 1989 because it has not been meeting GSP criteria to related to worker rights.\footnote{Presidential Proclamation 5955 of April 13, 1989, 54 \textit{Federal Register} 15357.} Laos was removed from GSP eligibility in August 1976, apparently on the basis of its having become a communist country several months earlier.\footnote{Executive Order 11934, "Amending the Generalized System of Preferences," 41 \textit{Federal Register} 37804, August 30, 1976.} A hearing was held on June 4, 2013. Shortly thereafter, the GSP program expired, and thus no action regarding their eligibility has been taken to date.

According to pre-hearing comments, some U.S. nongovernmental organizations (NGOs), including the U.S. Campaign for Burma, EarthRights International, and the AFL-CIO, asserted that Burma, although it has recently instituted new labor laws, has not sufficiently demonstrated its willingness to address forced labor and worst forms of child labor issues, or to grant freedom of assembly or collective bargaining. The lack of adequate workplace protections was also mentioned.\footnote{GSP Country Eligibility Review – Burma, Docket ID: USTR-2013-0020. http://www.regulations.gov.} Organizations and individuals representing the retail industry were strongly in favor of Burma and Laos being granted GSP eligibility, saying that it would “help Myanmar and Laos to reach their full economic potentials by diversifying their markets and becoming more globally integrated.”\footnote{Ibid. Statement of the Retail Industry Leaders Association (RILA).} The International Intellectual Property Alliance (IIPA), a private sector coalition of trade associations representing copyright-based industries, did not oppose the granting of GSP benefits for either Burma or Laos, but pointed out several areas where these countries may not fully qualify for GSP eligibility based on IPR protection criteria. The IIPA requested a review of
Burma and Laos’s progress in meeting these criteria one year after the President designates them as GSP beneficiaries.\(^{64}\)

**Eligible Products**

The Trade Act of 1974 authorizes the President to designate certain imports as eligible for duty-free treatment under the GSP after receiving advice from the United States International Trade Commission (USITC).\(^{65}\) “Import sensitive” products specifically excluded from preferential treatment include most textiles and apparel goods; watches; footwear and other accessories; most electronics, steel, and glass products; and certain agricultural products that are subject to tariff-rate quotas.\(^{66}\) The lists of eligible products are reviewed and revised by the GSP Subcommittee annually, generally on the basis of petitions received from beneficiary countries or interested parties.\(^{67}\) Any modifications to these lists usually take effect on July 1 of the following calendar year.\(^{68}\)

In terms of product coverage, more than 3,500 products are currently eligible for duty-free treatment, and about 1,500 additional articles originating in LDBDCs may receive similar treatment. Leading GSP imports in 2012 included petroleum products, especially crude oil; car and truck tires; ferrosilicon; aluminum alloy plates, sheet, and strip; and car and truck tires.\(^{69}\) See Table A-1 for a list of leading GSP imports.

**Rules of Origin**

Eligible goods under the U.S. GSP program must meet certain rules of origin (ROO) requirements in order to qualify for duty-free treatment. First, duty-free entry is only allowed if the article is imported directly from the beneficiary country into the United States without entering the commerce of a third country. Second, at least 35% of the appraised value of the product must be the “growth, product or manufacture” of a beneficiary developing country, as defined by the sum of (1) the cost or value of materials produced in the BDC (or any two or more BDCs that are members of the same association or countries and are treated as one country for purposes of the U.S. law, see Table C-1), plus (2) the direct costs of processing in the country.\(^{70}\)

**Competitive Need Limits and Waivers**

The GSP statute also established “competitive need limit” (CNL) requirements for the President to suspend GSP treatment for BDCs (LDBDCs and sub-Saharan African beneficiaries of AGOA are exempt) if (1) imports of a product from a single country reach a specified threshold value

\(^{64}\) Ibid. Statement of the International Intellectual Property Alliance (IIPA).


\(^{66}\) 19 U.S.C. §2463(b).

\(^{67}\) The GSP Subcommittee is a sub-group of the Trade Policy Staff Committee (TPSC). The TPSC, through the USTR, is charged with advising the President on GSP beneficiary country designations and covered products (see Section 8 of Executive Order 11846, 40 Federal Register 14291, as amended).

\(^{68}\) USTR Guidebook, p. 8.

\(^{69}\) See USTR Guidebook.

\(^{70}\) 19 U.S.C. §2463(a).
BDCs often petition for CNL waivers, which are individually reviewed and granted or denied on a case-by-case basis. In deciding whether to grant a waiver, the President must (1) receive advice from the USITC as to whether a U.S. domestic industry could be adversely affected by the waiver; (2) determine that the waiver is in the U.S. economic interest; and (3) publish the determination in the *Federal Register*. The President is also required to give “great weight” to the extent to which the BDC opens its markets to the United States and protects intellectual property rights (IPR).

In 2006, Congress amended the GSP law to limit Presidential CNL waiver authority for products from certain countries if imports of the product from that country exceeded 15% of the aggregate appraised value of total U.S. imports of the product under GSP in the preceding calendar year and if the country (1) had a per capita GDP of $5,000 or more as determined by World Bank statistics; or (2) had exported a total aggregate appraised value of a number of products under GSP that was more than 10% of the value of all GSP product imports.

In addition, the amendment stated that the President should revoke any CNL waiver that had been in effect for five years or more if (1) the exports of the product were in excess of 1.5 times of the specified dollar amount reflected in the CNL provision ($165 million in 2014); or (2) imports of the product exceeded 75% of the appraised value of total imports of the product into the United States in a calendar year.

**De Minimis CNL Waivers**

*De minimis* CNL waivers may also be provided if the total imported into the United States of a particular product from *all countries* is small. The *de minimis* level is adjusted each year, in increments of $500,000; for example, in 2014, the *de minimis* amount was $22 million, and will be $22.5 million in 2015.

**Waivers for Articles not Produced in the United States on January 1, 1995**

Specific products that the President determined were not produced in the United States on January 1, 1995, are also eligible for waivers (a “504(d)” waiver). Imports of these products from BDCs may enter the United States duty-free.

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72 Ibid.
76 Ibid.
77 19 U.S.C. §2463(c)(2)(F). These waivers are automatically reviewed by the GSP Subcommittee (see below), but are granted at the discretion of the President.
Annual Reviews

The GSP Subcommittee also reviews issues regarding BDCs’ and LDBDCs’ observance of country practices (such as worker rights or IPR protection); investigates petitions to add or remove items from the list of eligible products; and considers which products should be removed on the basis that they are “sufficiently competitive” or “import sensitive” relative to U.S. domestic firms. The USTR must also seek an investigation by the USITC assessing the impact of any proposed addition to the GSP product list or any proposed waiver of CNLs.79

2012 Annual Review Results80

The annual review of the GSP program for 2012 was completed in June 2013, and the President implemented his decisions on GSP country and product eligibility in Presidential Proclamation 8897 of June 27, 2013.81 Results of the annual review included the suspension of Bangladesh from GSP following a determination that the country was not meeting GSP eligibility criteria related to worker rights and the postponement of a decision on a request from Ecuador that sought to add certain cut flowers and vegetables to the list of products eligible for GSP status.82

Pending 2013 Review

On July 29, 2013, the USTR announced deadlines for any submissions for the 2013 GSP review. On November 22, 2013, the USTR extended the deadline for CNL waiver petitions in context of the 2013 review. In each case, the USTR reported that no action would be taken on the petitions if the program remained without authorization, but requested the petitions “so that the President can be in a position to take action if Congress acts to reauthorize the GSP program.”83

Effectiveness of the U.S. GSP Program

The statutory goals of the U.S. GSP program are to (1) promote the development of developing countries; (2) promote trade, rather than aid, as a more efficient way of promoting economic development; (3) stimulate U.S. exports in developing country markets; and (4) promote trade liberalization in developing countries.84 It is difficult to assess whether or not the program alone has achieved these goals, however, because the GSP is only one of many such foreign aid

(...continued)

Granting waivers is a discretionary decision of the President. See USTR Guidebook, p. 12.

80 78 Federal Register 40822.
81 Presidential Proclamation 8897 of June 27, 2013, 78 Federal Register 39949.
83 78 Federal Register 45596; 78 Federal Register 70091.
84 P.L. 98-573, Section 501(b), 19 U.S.C. §2461 note. Additional factors are to allow for differences in developing countries; help developing countries generate foreign exchange reserves, further integrate developing countries into the international trading system; and encourage developing countries to eliminate trade barriers, guard intellectual property rights, provide worker rights; and address concerns of the United States with regard to adverse effects on U.S. producers and workers and compliance with GATT obligations.
initiatives used by the United States to assist poorer countries. Economic success within countries is also related to internal factors, such as governance, stability, wise policy decisions, availability of infrastructure to foster industry, and legal/financial frameworks that encourage foreign investment. External macroeconomic factors, including global economic growth, worldwide economic shocks, and exchange rates, may also influence the growth of developing countries.

What follows, therefore, are general comments, rather than hard data, about the impact of GSP on developing countries, and possible economic effects on the U.S. market. The positions of various stakeholders regarding the value of the program are also discussed.

**Effects on Developing Countries**

In the last 15 years, total U.S. imports from GSP-eligible countries have increased dramatically, from $105 billion in 1996 to a peak of $384 billion in 2008 (see **Figure 1**). Although this increase is significant, it is still a small percentage of total U.S. imports. For example, in 2012, total imports from all GSP-eligible countries amounted to $338 billion, or about 12% of total U.S. imports of $2.3 trillion (imports for consumption, customs value), while imports under GSP, at $19.9 billion, amounted to about 1% of total U.S imports in 2012.

**Figure 1. U.S. Imports from GSP Countries, 1996 - 2012**

The general growth trend in total imports from GSP countries over the time series could indicate, in very broad terms, that GSP and other preferential programs may have helped create some
export-driven growth in developing countries. In 2009, total imports from all GSP beneficiaries dropped to about $246 billion—most likely due to 2008 global financial crisis—but rebounded once again to $367 billion in 2011. Total imports entering duty-free under GSP also increased markedly from $17 billion in 1996 to a peak of $32 billion in 2008. In 2009, the value of goods entering under GSP fell to about $20 billion, and recovered slightly in 2010 to $23 billion. In 2011, the amount imported under GSP fell to $18.5 billion, and increased slightly to $19.9 billion in 2012 (last full year of GSP implementation).

GSP duty-free imports, as a percentage of total (i.e., no program claimed) U.S. imports from beneficiary developing countries, ranged from 10% to 12% from 2000 to 2007 (see Figure 1). Since 2008, the percentage of GSP imports to total imports from BDCs has decreased, from 8% in 2008 to a low of 5% in 2011.

A number of factors may play into a decrease in U.S. imports under GSP, including uncertainty based on short-term GSP program renewal; long pauses between program authorization periods (despite assurances of automatic refunds once the program is retroactively renewed); suspension, termination, or graduation of countries from GSP eligibility; and exclusion of certain products from eligibility through CNLs or by petition. In addition, some products from developing countries may receive more favorable treatment under another preference program, such as AGOA or the Caribbean Basin Initiative (CBI), with importers choosing to claim the benefits under that program rather than GSP.

Another indicator of the GSP’s impact on developing countries is the utilization rate of the preference. At first glance, it seems that only a few beneficiary developing countries use GSP to a great extent. However, as one study pointed out, the apparent lack of utilization masks the fact that many GSP-eligible goods may also be imported duty-free under other U.S. regional preference schemes, such as the African Growth and Opportunity Act (AGOA). The study also illustrated that, for certain industries in BDCs, the positive impact of GSP is quite significant. For example, for all agricultural commodities eligible for GSP treatment, the GSP utilization rate was approximately 58%.

Many developing countries with a natural competitive advantage in certain products use trade preferences such as the GSP to gain a foothold in the international market. For example, India and Thailand, two countries with well-established jewelry industries, were able to expand their international reach through GSP programs and become competitive in the international market. However, some countries could also be encouraged by preferential programs to develop industry sectors in which they might not otherwise ever be able to compete, thus diverting resources from other industries that might actually become competitive over time (trade diversion).

Some economists assert that the lack of reciprocity in the GSP program could actually result in long-term costs for beneficiary countries. In multilateral trade negotiations, such as in the WTO Doha Development Agenda (DDA), countries may engage in reciprocal tariff reductions,
meaning that all parties would agree to reduce their tariffs. By avoiding such reciprocal concessions, these economists say that developing countries are keeping in place protectionist trade policies that could actually impede their long-term growth. Moreover, these unilateral preferences could become an impediment to multilateral trade negotiations because developing country beneficiaries may prefer to seek ways of maintaining their unilateral preferences rather than exchanging them for reciprocal benefits.  

For this reason, some economists prefer multilateral, nondiscriminatory tariff cuts because preferential tariff programs, such as the GSP, can lead to inefficient production and trade patterns in developing countries. When tariffs are reduced across-the-board, rather than in a preferential manner, countries tend to produce and export on the basis of their comparative advantage—thus exporting products that they produce relatively efficiently and importing products that others produce relatively efficiently. However, while some developing country producers (especially those whose products do not qualify under GSP) may benefit from multilateral tariff reductions, other industries may be hurt because their margin of preference under GSP is reduced.

**Economic Effects on the U.S. Market**

U.S. imports under the GSP program in 2012 were about $19.9 billion (see Figure 1) in comparison to total imports of about $2.3 trillion. This might indicate that the overall effects of GSP on the U.S. economy are quite small. In addition, most U.S. producers of import-competing products are largely protected from severe economic impact. First, certain products, such as most textile and apparel products, are designated “import sensitive” and therefore ineligible for duty-free treatment. Second, CNLs are triggered when imports of a product from a single country reach a specified threshold value, or when 50% of total U.S. imports of a product come from a single country. Third, U.S. manufacturers or producers may petition the USTR to withdraw GSP benefits from a product if they are injured by the preference.

In federal budgetary terms, the Congressional Budget Office cost estimate for GSP based on H.R. 2832 (became P.L. 112-40, see Table B-1), the GSP program was projected to cost the United States $980 million in 2012 (included retroactive refunds of duties paid during the 2011 lapse in GSP) and $503 million in 2013 in foregone tariff revenues; which would be offset, in part, by an increase in import merchandise processing fees in 2017 to 2019.

Many U.S. manufacturers and importers benefit from the lower cost of consumer goods and raw materials imported under the GSP program. U.S. demand for certain individual products, such

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90 19 U.S.C. §2463(c).

91 15 C.F.R. 2007.0(b).


93 Coalition for GSP, *Lost Sales, Investments, and Jobs: Impact of GSP Expiration After One Year*, September 16, 2014. The Coalition for GSP, a coalition of more than 600 U.S. companies and organizations in support of GSP renewal, makes the case that non-renewal of GSP costs U.S. businesses an estimated $2 million per day in additional (continued...)
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as jewelry, leather, and aluminum, is quite significant. The Coalition for GSP, a group of U.S. companies and associations that benefit from the GSP program, asserts that companies in 40 states paid at least $1 million in higher tariffs due to GSP expiration, with California firms paying an estimated $100 million in tariffs. They assert that small and medium enterprises (SMEs) bear a disproportionate share of the burden, resulting in lower sales and lost jobs. It is also possible, however, that other factors, including slower growth and reduced demand in the U.S. market, have contributed to the adverse economic impact.

Stakeholders’ Concerns

Supporters of the GSP program include beneficiary developing country governments and exporters, U.S. importers, and some U.S. manufacturers who use inputs entering under GSP in downstream products. Some Members favor GSP renewal because they believe it is an important development and foreign policy tool. Those who oppose the program include some U.S. producers who manufacture competing products and some in Congress who favor more reciprocal approaches to trade policy. What follows is a thematic approach to the major topics of discussion in the GSP renewal debate.

“Special and Differential Treatment”

Developing countries have long maintained that “special and differential treatment,” such as that provided by the GSP, is an important assurance of access to U.S. and other developed country markets in the midst of increasing globalization. Many of these countries have built industries (or segments of industries) based on receiving certain tariff preferences.

Some in Congress and the Administration have expressed the desire to see reciprocal trade relationships with some emerging market economies that continue to be beneficiaries of non-reciprocal U.S. preference programs. At the same time, there is continued broad support for

(...continued)

tariffs, see http://renewgsptoday.com.

94 In some product categories, imports under GSP account for 25% or more of total U.S. imports. For example, in 2013, 94% of copper stranded wire in HTS 7413.00.10; 76% of ferrochromium in HTS 7272.41.00; 72% of cocoa paste in HTS 1803.20.00; and 70% of plywood sheets of 6mm thick and under in HTS 4412.31.40 were imported under the GSP program. GSP expired on July 31, 2013.

95 Coalition for GSP, Lost Sales, Investments, and Jobs: Impact of GSP Expiration After One Year, September 16, 2014.

96 Ibid.

97 For example, see World Trade Organization, Committee on Trade and Development, Special and Differential Treatment Provisions in WTO Agreements and Decisions, Note by the Secretariat, WT/COMTD/W/196, June 14, 2013, accessed at http://www.wto.org/english/tratop_e/devel_e/dev_special_differential_provisions_e.htm.

98 U.S. Congress, Senate Committee on Finance, The African Growth and Opportunity Act at 14: The Road Ahead, 113th Cong., 2nd sess., July 30, 2014. Although USTR Froman specifically referred to South Africa in this context, a reference was made by Chairman Wyden that appeared to be applicable to all beneficiary countries: “with respect to how to improve reciprocity with developing countries, you talked about the need to move toward more reciprocal and make -- more reciprocal arrangements with emerging market countries rather than remaining satisfied just handing out these tariff preferences. And I strongly agree with that. And certainly, there are legitimate questions about whether South Africa is ready to graduate from the program given the size of its economy. Is it time for Congress and the Administration to consider whether countries like India, Thailand, Brazil and Turkey are also ready to graduate from (continued...)
preference programs in general, including GSP and the African Growth and Opportunity Act (AGOA).99

Some GSP supporters indicate that the program could serve as an incentive for beneficiaries to participate in multilateral trade negotiations. Historically, some developing nations have perceived the United States as generally unwilling to accept multilateral efforts to grant additional “special and differential treatment” for developing country WTO members, instead favoring reciprocal concessions for improved market access for U.S. products.100 Thus, absence of GSP renewal could cause the negotiating positions of some developing countries to harden, rather than soften.101 Others argue that the preferential margins afforded through trade preference programs such as GSP discourage developing countries from trade negotiations, as presented below.

**Erosion of Preferential Margins**

Developing countries have expressed concern about the overall progressive erosion102 of preferential margins as a result of across-the-board tariff negotiations within the context of multilateral trade negotiations such as the Doha Round. In 1997, a study prepared by the Organization for Economic Cooperation and Development (OECD) found that the degree of erosion of preferences resulting from Uruguay Round (1986-1994) tariff concessions by the Quad countries (Canada, European Union, Japan, United States) was indeed significant.103 Some economists point out that if multilateral rounds of tariff reductions continue, combined with the proliferation of bilateral and regional trade agreement, the preference may disappear completely unless GSP tariff headings are expanded to include more “import-sensitive” products.104

One example of present concern of preference erosion could be the WTO efforts to provide duty-free, quota-free (DFQF) U.S. market access for all products to all least-developed countries. However, many sub-Saharan African countries have expressed concern that an approach like this could place them in direct competition for U.S. market share with other developing countries, thus diluting the value of the preferential treatment that they receive through AGOA.105

Other economists say that preference erosion could be more than outweighed by the benefits of increased market access, even for developing countries, brought about by multilateral trade

(...continued)

the Generalized System of Preferences program?”


100 OECD GSP Review, p. 11.

101 Ibid.

102 While overall multilateral preferences may be eroding, tariff benefits for individual items is still quite significant. For example, the U.S. tariff on flashlights (eligible for duty-free access for all BDCs) is 12.5% ad valorem. Some GSP-eligible jewelry items have tariffs as high as 13.5%.

103 Organization for International Cooperation and Development, Market Access for the Least-Developed Countries: Where are the Obstacles? Published by World Trade Organization, WT/LDC/HL/19, October 21, 1997, Table 12, p. 47. The study estimated that in 1997, the loss in the Canadian market was approximately 71%, in the EU 26%, in Japan 34%, and in the United States, 50% (hereinafter OECD study).


liberalization. These economists say that, rather than continuing GSP and other preferential programs (either through inertia or concern that removing them would be seen as “acting against” the world’s poorest populations), a better approach might be to “assist them in addressing the constraints that really underlie their sluggish trade and growth performance.”

**Under-Utilization of GSP**

Some academic literature on preference programs, including GSP and free trade agreements, suggests that they are not used to their fullest extent. One reason cited is insufficient preference margins (i.e., the benefits accruing to importers are not worth the additional costs (e.g., paperwork involved in tracking local content to document fulfillment of the GSP rule of origin requirement) associated with claiming the preference.

Additional literature suggests that some countries may not use GSP because their exporters are unfamiliar with the program, because some BDC governments do not sufficiently promote the existence of available opportunities under the preference, because of the lack of available infrastructure (for example, undeveloped or damaged roads and ports that impede the efforts to get goods into the international market), because many products developing countries produce are deemed “import sensitive,” or a combination of all of these factors. One option for addressing these factors could be assistance to GSP beneficiaries through U.S. trade capacity building efforts similar to those employed as part of AGOA.

**Trade as Foreign Assistance**

No other U.S. preference program is more broadly based or encompasses as many countries as GSP. As a result, the program is supported by many observers who believe that it is an effective, low-cost means of providing economic assistance to developing countries. Supporters maintain that encouraging trade by private companies through the GSP program stimulates economic development much more effectively than intergovernmental aid and other means of assistance. Economic development assistance through trade is a long-standing element of U.S. policy, and other trade promotion programs such as AGOA and the Caribbean Basin Trade Partnership Act (CBTPA) are also based on this premise.

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107 OECD study, p. 27.


111 September 21, 2006 DC Bar meeting.
Conditionality of Preferences

Some supporters of GSP and other non-reciprocal programs assert that the conditions required (such as worker rights and IPR requirements) for GSP qualification provide the United States with leverage that can be used to promote U.S. foreign policy goals and commercial interests. For example, officials in Bangladesh are working closely with U.S. officials following that country’s suspension from GSP benefits in June 2013 for worker rights and worker safety issues. Reportedly, Bangladesh has made some significant improvements in worker safety issues in the past year, but it is behind schedule in factory inspections and in implementing “substantial parts” of its Action Plan.

Lower Costs of Imports

U.S. businesses that import components, parts, or materials duty-free under the GSP maintain that the preference results in lower costs for these intermediate goods which, in turn, can make U.S. firms more competitive and be passed on to consumers. These supporters assert that GSP is as important for many domestic manufacturers and importers as for the countries that receive preferential access for their products.

For example, the Coalition for GSP asserted that the program saved American companies $749 million on $19.9 billion in imports in 2012. The same group claims that the expiration of GSP has cost American companies “nearly $2 million per day in higher taxes while waiting for Congress to renew the program.” On the other hand, some U.S. manufacturers of import-competing products might, at least marginally, benefit.

Even though most U.S. producers are shielded to a certain extent by CNLs and the exclusion of “import sensitive” products from GSP eligibility, U.S. manufacturers and workers are still sometimes adversely affected by GSP imports. Some of these companies have petitioned for elimination of specific products from GSP eligibility. For example, in 2010, Exxel Outdoors, a U.S. company that manufactures certain non-down sleeping bags, petitioned for their removal from GSP eligibility, claiming that their business operations were being harmed by imports of duty-free sleeping bags from Bangladesh under the GSP program. These sleeping bag categories were ultimately removed from GSP duty-free treatment in January 2012.

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113 78 Federal Register 39949.
118 19 U.S.C. §2463(c).
120 77 Federal Register 1549, January 10, 2012.
Conclusion and Options for Congress

The U.S. GSP program, as established by Title V of the Trade Act of 1974, was last extended through July 31, 2013, in P.L. 112-40, for all GSP beneficiary countries not covered by the African Growth and Opportunity Act (AGOA). The African Growth and Opportunity Acceleration Act of 2004 (P.L. 108-274) had previously authorized an extension of GSP preferences for all beneficiary developing sub-Saharan African countries under AGOA through September 30, 2015. Therefore, whether or not the GSP program is renewed with respect to other countries, GSP benefits will continue to be extended to all AGOA countries until September 30, 2015.

Several options are available to Congress with respect to the treatment of the GSP program. As explained more fully below, Congress could allow the GSP program to expire, support reciprocal tariff and market access benefits through FTAs, renew the GSP for least-developed beneficiaries only, renew the existing program for all beneficiaries without major amendments, or extend the program in a modified form. Although the GSP is a unilateral and non-reciprocal tariff preference, any changes to the program would need to be considered in light of the requirements of the WTO Enabling Clause, as it has been interpreted by the WTO Appellate Body. At a minimum, the United States would need to notify—and possibly consult with—other WTO members regarding any withdrawal or modification of GSP benefits, as required by paragraph 4 of the Enabling Clause. The United States could also pursue a WTO waiver were any modifications of the GSP program considered not to comport fully with U.S. WTO obligations.

Suspend GSP

The GSP statute automatically expired for all beneficiary developing countries (except for AGOA-eligible countries) on July 31, 2013. If Congress desired to permanently suspend GSP due to the cost of the program or to possible negative impact on U.S. companies, no legislative action would be required.

Negotiate Free-Trade Agreements with GSP Countries

Some U.S. policy makers have suggested that some developing countries might benefit more through multilateral negotiations, FTAs, or some form of agreement that could also provide reciprocal trade benefits and improved market access for the United States. Arguably, this was one of the policy arguments for the EU’s pursuit of Economic Partnership Agreements with many of its former GSP beneficiaries. Since tariff concessions under these agreements would probably

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121 As of December 1, 2012, there were 41 AGOA beneficiaries.
123 Paragraph 4 states that any contracting party that grants a preferential program and seeks to modify or withdraw it must notify the other contracting parties, give them adequate time and opportunity to discuss any difficulties, and help them to reach satisfactory solutions. See http://www.wto.org/english/docs_e/legal_e/enabling1979_e.htm.
apply to more sectors of the economy than GSP, such agreements could increase the likelihood of across-the-board economic stimulation in developing countries. In fact, each one of the United States’ current FTA partners, with the exception of Canada and Australia, was at one time a beneficiary of the GSP program.

One legislative proposal in the 112th Congress suggested prohibiting the President from designating a country a BDC if it entered into an agreement to provide preferential benefits to the products of a developed country other than the United States, unless the President certified to Congress that it is in the U.S. national interest to make the designation. An explanation of the legislation suggested that such a provision would “transition the United States away from the GSP’s one-way preferential treatment to a more mature trading relationship.”

Authorize GSP Only for Least-Developed Countries

Some in Congress have expressed the possibility of modifying the GSP so that the benefits apply primarily to least-developed beneficiaries. Since many African least-developed beneficiaries will continue to receive the GSP preference until mid-2015 under AGOA, an LDC-only GSP extension, at least in the short term, could apply to the following LDCs: Afghanistan, Bhutan, Cambodia, Central African Republic, Democratic Republic of the Congo, Haiti, Kiribati, Nepal, Samoa, Timor-Leste, Tuvalu, Vanuatu, and Yemen. Of these countries, the Democratic Republic of Congo ($93.7 million); Cambodia ($34.9 million); Nepal ($4.6 million); and Samoa ($1.0 million), were the LDCs that made the most use of the GSP (by value) in 2012. U.S. efforts through trade capacity building could help other LDCs take greater advantage of the preference.

Reform GSP

Another possible approach for Congress would be to modify the GSP as it applies to all BDCs. Some of these options could have the effect of expanding the GSP program, while others could serve to restrict its application.

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126 Some U.S. FTA partners were GSP beneficiaries at the time FTA implementing legislation was enacted. Singapore and South Korea were graduated from GSP in 1989, and thus were not GSP beneficiaries at the time the United States implemented their respective FTAs. Israel retained GSP status until 1995, and Jordan still enjoys GSP status. Implementing language for all other FTAs stated that “the President shall terminate the designation of ... as a beneficiary developing country for the purposes of title V of the Trade Act of 1974 on the date of entry into force of the Agreement.”
128 U.S. Congress, Senate Committee on Finance, The African Growth and Opportunity Act at 14: The Road Ahead, 113th Cong., 2nd sess., July 30, 2014. In the question and answer session, Senate Finance Committee Chair Wyden asked USTR Froman, “... Is it time for Congress and the Administration to consider whether countries like India, Thailand, Brazil and Turkey are also ready to graduate from the Generalized System of Preferences program?”
129 These least-developed AGOA countries are: Angola, Benin, Burkina Faso, Burundi, Chad, Comoros, Djibouti, Ethiopia, The Gambia, Guinea, Lesotho, Liberia, Malawi, Mali, Mauritania, Mozambique, Nger, Rwanda, Sao Tome and Principe, Senegal, Sierra Leone, South Sudan, Tanzania, Togo, Uganda, and Zambia.
130 Haiti was provided additional unilateral preferences through the Haiti Economic Lift Act of 2010 (P.L. 111-171). CRS Report RL34687, The Haitian Economy and the HOPE Act, by J. F. Hornbeck.
131 The Central African Republic, Congo (Kinshasa), Guinea-Bissau, Madagascar, and Somalia are not designated as beneficiary AGOA countries in 2014, but retain their GSP eligibility.
Expand Application of GSP

Were Congress to expand or enhance application of the GSP, the following options could be considered:

- Expand the list of tariff lines permitted duty-free access. Allow some “import sensitive” products (in which developing countries often have a competitive advantage) to receive preferential access.
- Improve rule of origin requirements to provide more predictability. Current rules provide no measurable definition of “substantial transformation.” As a result, U.S. officials often make eligibility decisions on a case-by-case basis. Thus, BDCs sometimes have no predictable way of knowing before shipment whether certain foreign components are eligible for GSP treatment under the 35% domestic content requirement.\(^\text{132}\)
- Eliminate competitive need limitations for BDCs, or raise the thresholds that trigger them.
- Revise country eligibility requirements.

Restrict Application of Preferences

The following is a list of possible approaches if Congress desired to extend, but restrict imports under GSP:

- Reconsider criteria for graduation of countries from GSP, or strengthen legislatively the provision that allows graduation of individual industry sectors within beneficiary countries.
- Modify the rules of origin requirement for qualifying products to require that a greater percentage of the direct costs of processing operations (currently 35%)\(^\text{133}\) originate in beneficiary developing countries.
- Lower the threshold at which the President may (or must) withdraw, suspend, or limit the application of duty-free treatment of certain products (CNLs).\(^\text{134}\)
- Require the President to more frequently and actively monitor (currently an annual process) the economic progress of beneficiary countries, as well as compliance with GSP criteria.
- Add additional eligibility criteria; for example, to include movement toward more reciprocal tariff treatment, sustainable development, or environmental preservation.

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\(^{133}\) 19 U.S.C. §2463(a)(2)(A)(ii)(II). The statute further specifies that a product may be made in one BDC or any two or more such countries that are members of the same designated association of countries. For beneficiary countries under AGOA, this percentage may also include up to 15% (as to value) of U.S. origin (19 U.S.C. §2466a(b)(2)).

\(^{134}\) 19 U.S.C. §2463(c).
Appendix A. Leading U.S. GSP Product Imports

Table A-1. Leading U.S. GSP Product Imports, 2012
(latest full year of GSP implementation)

<table>
<thead>
<tr>
<th>Harmonized Tariff Schedule Subheading</th>
<th>General NTR Tariff Rate</th>
<th>Description</th>
<th>Value of Imports Under GSP ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>27090020</td>
<td>10.5 cents per barrel</td>
<td>Petroleum oils and oils from bituminous minerals, crude, testing 25 degrees A.P.I. or more</td>
<td>$824</td>
</tr>
<tr>
<td>40111010</td>
<td>4%</td>
<td>New pneumatic radial tires, of rubber, of a kind used on motor cars (including station wagons and racing cars)</td>
<td>$567</td>
</tr>
<tr>
<td>76061230</td>
<td>3%</td>
<td>Aluminum alloy, plates/sheets/strip, with thickness over 0.2mm, rectangular (incl. square), not clad</td>
<td>$266</td>
</tr>
<tr>
<td>72024100</td>
<td>1.9%</td>
<td>Ferrochromium containing by weight more than 4% of carbon</td>
<td>$319</td>
</tr>
<tr>
<td>71131150</td>
<td>5%</td>
<td>Silver articles of jewelry and parts thereof, valued over $18 per dozen pieces of parts</td>
<td>$365</td>
</tr>
<tr>
<td>72023000</td>
<td>3.9%</td>
<td>Ferrosilicon manganese</td>
<td>$280</td>
</tr>
<tr>
<td>40151910</td>
<td>3%</td>
<td>Seamless gloves of vulcanized rubber other than hard rubber, other than surgical or medical gloves</td>
<td>$251</td>
</tr>
<tr>
<td>21069099</td>
<td>6.4%</td>
<td>Food preparations not elsewhere specified or included, not canned or frozen</td>
<td>$221</td>
</tr>
<tr>
<td>40112010</td>
<td>4%</td>
<td>New pneumatic radial tires, of rubber, of a kind used on buses or trucks</td>
<td>$217</td>
</tr>
<tr>
<td>72022150</td>
<td>1.5%</td>
<td>Ferrosilicon containing by weight more than 55% but not more than 80% of silicon, not otherwise specified or indicated</td>
<td>$200</td>
</tr>
<tr>
<td>18032000</td>
<td>0.2 cents per kilogram</td>
<td>Cocoa paste, wholly or partly defatted</td>
<td>$195</td>
</tr>
<tr>
<td>84159080</td>
<td>1.4%</td>
<td>Parts for air conditioning machines, not otherwise specified or indicated</td>
<td>$262</td>
</tr>
<tr>
<td>84831030</td>
<td>2.5%</td>
<td>Camshafts and crankshafts, not otherwise specified or indicated</td>
<td>$184</td>
</tr>
<tr>
<td>71131929</td>
<td>5.5%</td>
<td>Gold necklaces and neck chains (o/than of rope or mixed links)</td>
<td>$170</td>
</tr>
<tr>
<td>Harmonized Tariff Schedule Subheading</td>
<td>General NTR Tariff Rate</td>
<td>Description</td>
<td>Value of Imports Under GSP ($ millions)</td>
</tr>
<tr>
<td>---------------------------------------</td>
<td>------------------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>----------------------------------------</td>
</tr>
<tr>
<td>87089981</td>
<td>2.5%</td>
<td>Parts and accessories of the motor vehicles of headings 8701 to 8705, not classified elsewhere</td>
<td>$163</td>
</tr>
<tr>
<td>84099991</td>
<td>2.5%</td>
<td>Parts, not otherwise specified or indicated, used solely or principally with the engines of heading 8408.20, 8702, 8703, 8704</td>
<td>$161</td>
</tr>
<tr>
<td>17011410</td>
<td>1.4606¢/kg less 0.020668¢/kg for each degree under 100 degrees (and fractions of a degree in proportion) But not less than 0.943854¢/k</td>
<td>Other cane sugar, raw, in solid form, without added flavoring or coloring, subject to additional note U.S. 5 to Chapter 17.</td>
<td>$158</td>
</tr>
<tr>
<td>22029090</td>
<td>0.2 cents per liter</td>
<td>Nonalcoholic beverages, not otherwise specified or indicated, not including fruit of vegetable juices of heading 2009</td>
<td>$149</td>
</tr>
<tr>
<td>68029900</td>
<td>6.5%</td>
<td>Monumental or building stone and articles thereof, not otherwise specified or indicated, further worked than simply cut or sawn, not otherwise specified or indicated</td>
<td>$145</td>
</tr>
<tr>
<td>73079150</td>
<td>5.5%</td>
<td>Iron or steel (other than stainless), not cast, flanges for tubes and pipes, not forged or forged and machined, tooled and processed after forging</td>
<td>$137</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Subtotal Above:</strong></td>
<td>$5,234</td>
</tr>
<tr>
<td></td>
<td></td>
<td>All Other:</td>
<td>$14,808</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Total:</td>
<td>$20,042</td>
</tr>
</tbody>
</table>


**Notes:** Imports for consumption, actual U.S. dollars. Tariff rates are *ad valorem* unless otherwise specified. NTR stands for “normal trade relations,” which in U.S. law replaces the term “most-favored-nation.”

**Table A-2. Leading GSP Beneficiaries and Total, 2012**

(latest full year of GSP implementation)

<table>
<thead>
<tr>
<th>Rank</th>
<th>Beneficiary Developing Country</th>
<th>GSP Duty-Free Imports ($ millions)</th>
<th>Total Imports ($ millions)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>India</td>
<td>4,455</td>
<td>40,100</td>
</tr>
<tr>
<td>2</td>
<td>Thailand</td>
<td>3,707</td>
<td>25,918</td>
</tr>
<tr>
<td>3</td>
<td>Brazil</td>
<td>2,334</td>
<td>31,741</td>
</tr>
<tr>
<td>4</td>
<td>Indonesia</td>
<td>2,207</td>
<td>18,014</td>
</tr>
<tr>
<td>5</td>
<td>South Africa</td>
<td>1,294</td>
<td>8,695</td>
</tr>
</tbody>
</table>
### Generalized System of Preferences: Background and Renewal Debate

<table>
<thead>
<tr>
<th>Rank</th>
<th>Beneficiary Developing Country</th>
<th>GSP Duty-Free Imports ($ millions)</th>
<th>Total Imports ($ millions)</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>Philippines</td>
<td>1,238</td>
<td>9,553</td>
</tr>
<tr>
<td>7</td>
<td>Turkey</td>
<td>1,148</td>
<td>6,181</td>
</tr>
<tr>
<td>8</td>
<td>Angola</td>
<td>628</td>
<td>9,602</td>
</tr>
<tr>
<td>9</td>
<td>Russia&lt;sup&gt;a&lt;/sup&gt;</td>
<td>543</td>
<td>29,155</td>
</tr>
<tr>
<td>10</td>
<td>Argentina&lt;sup&gt;b&lt;/sup&gt;</td>
<td>222</td>
<td>4,329</td>
</tr>
<tr>
<td>11</td>
<td>Pakistan</td>
<td>195</td>
<td>3,603</td>
</tr>
<tr>
<td>12</td>
<td>Sri Lanka</td>
<td>158</td>
<td>2,239</td>
</tr>
<tr>
<td>13</td>
<td>Tunisia</td>
<td>149</td>
<td>1,288</td>
</tr>
<tr>
<td>14</td>
<td>Bolivia</td>
<td>129</td>
<td>708</td>
</tr>
<tr>
<td>15</td>
<td>Sri Lanka</td>
<td>124</td>
<td>2,239</td>
</tr>
</tbody>
</table>

**Imports from Top 15 Beneficiaries**: 18,133 193,365

**All Other Beneficiaries**: 1,909 144,508

**Total Imports from all Beneficiaries**: 19,879 337,873


- On October 3, 2014, President Obama removed Russia from the GSP program.
- Argentina’s GSP benefits were suspended on March 26, 2012.
# Appendix B. GSP Implementation and Renewal

## Table B-1. GSP Implementation and Renewal, 1974-2013

<table>
<thead>
<tr>
<th>Public Law</th>
<th>Effective Date</th>
<th>Date Expired</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>P.L. 107-210, Division D, Title XLI Trade Act of 2002</td>
<td>August 6, 2002</td>
<td>December 31, 2006</td>
<td>Extended retroactively from September 30, 2001, to August 6, 2002. Amended to (1) include requirement that BDCs take steps to support efforts of United States to combat terrorism and (2) further define the term “internationally recognized worker rights.”</td>
</tr>
<tr>
<td>P.L. 110-436, Section 4</td>
<td>October 16, 2008</td>
<td>December 31, 2009</td>
<td>Extended before program lapse.</td>
</tr>
<tr>
<td>Public Law</td>
<td>Effective Date</td>
<td>Date Expired</td>
<td>Notes</td>
</tr>
<tr>
<td>------------</td>
<td>-------------------</td>
<td>------------------</td>
<td>--------------------------------------------</td>
</tr>
</tbody>
</table>

Source: CRS analysis using the Legislative Information System (LIS).
### Appendix C. GSP Beneficiary Countries

#### Table C-1. Beneficiary Developing Countries and Regions for Purposes of the Generalized System of Preferences (as of July 2014)

<table>
<thead>
<tr>
<th>Independent Countries</th>
<th>Africa</th>
<th>Asia</th>
<th>Europe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Afghanistan A+</td>
<td>Egypt</td>
<td>Madagascar A+</td>
<td>Seychelles</td>
</tr>
<tr>
<td>Albania</td>
<td>Eritrea</td>
<td>Malawi A+</td>
<td>Sierra Leone A+</td>
</tr>
<tr>
<td>Algeria A+</td>
<td>Ethiopia A+</td>
<td>Maldives</td>
<td>Solomon Islands A+</td>
</tr>
<tr>
<td>Angola A+</td>
<td>Fiji</td>
<td>Mali A+</td>
<td>Somalia A+</td>
</tr>
<tr>
<td>Armenia</td>
<td>Gabon</td>
<td>Mauritania A+</td>
<td>South Africa</td>
</tr>
<tr>
<td>Azerbaijan</td>
<td>Gambia, The A+</td>
<td>Mauritius</td>
<td>South Sudan A+</td>
</tr>
<tr>
<td>Belize</td>
<td>Georgia</td>
<td>Moldova</td>
<td>Sri Lanka</td>
</tr>
<tr>
<td>Benin A+</td>
<td>Ghana</td>
<td>Mongolia</td>
<td>Suriname</td>
</tr>
<tr>
<td>Bhutan A+</td>
<td>Grenada</td>
<td>Montenegro</td>
<td>Swaziland</td>
</tr>
<tr>
<td>Bolivia</td>
<td>Guinea A+</td>
<td>Mozambique A+</td>
<td>Tanzania A+</td>
</tr>
<tr>
<td>Bosnia and Herzegovina</td>
<td>Guinea-Bissau A+</td>
<td>Namibia</td>
<td>Thailand</td>
</tr>
<tr>
<td>Botswana</td>
<td>Guyana</td>
<td>Nepal A+</td>
<td>Timor-Leste A+</td>
</tr>
<tr>
<td>Brazil A+</td>
<td>Haiti A+</td>
<td>Niger A+</td>
<td>Togo A+</td>
</tr>
<tr>
<td>Burkina Faso A+</td>
<td>India</td>
<td>Nigeria</td>
<td>Tonga</td>
</tr>
<tr>
<td>Burundi A+</td>
<td>Indonesia</td>
<td>Pakistan</td>
<td>Tunisia</td>
</tr>
<tr>
<td>Cambodia A+</td>
<td>Iraq</td>
<td>Papua New Guinea</td>
<td>Turkey</td>
</tr>
<tr>
<td>Cameroon</td>
<td>Jamaica</td>
<td>Paraguay</td>
<td>Tuvalu A+</td>
</tr>
<tr>
<td>Cape Verde</td>
<td>Jordan</td>
<td>Philippines</td>
<td>Uganda A+</td>
</tr>
<tr>
<td>Central African Republic A+</td>
<td>Kazakhstan</td>
<td>Russia 1</td>
<td>Ukraine</td>
</tr>
<tr>
<td>Chad A+</td>
<td>Kenya</td>
<td>Rwanda A+</td>
<td>Uruguay</td>
</tr>
<tr>
<td>Comoros A+</td>
<td>Kiribati A+</td>
<td>Saint Lucia</td>
<td>Uzbekistan</td>
</tr>
<tr>
<td>Congo (Brazzaville)</td>
<td>Kosovo</td>
<td>Saint Vincent and the Grenadines</td>
<td>Vanuatu A+</td>
</tr>
<tr>
<td>Congo (Kinshasa) A+</td>
<td>Kyrgyzstan</td>
<td>Samoa A+</td>
<td>Venezuela</td>
</tr>
<tr>
<td>Cote d’Ivoire</td>
<td>Lebanon</td>
<td>Sao Tome and Principe A+</td>
<td>Republic of Yemen A+</td>
</tr>
<tr>
<td>Djibouti A+</td>
<td>Lesotho A+</td>
<td>Senegal</td>
<td>Zambia A+</td>
</tr>
<tr>
<td>Dominica</td>
<td>Liberia A+</td>
<td>Serbia</td>
<td>Zimbabwe</td>
</tr>
<tr>
<td>Ecuador</td>
<td>Macedonia, Former Yugoslav Republic of</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Non-Independent Countries and Territories Eligible for GSP Benefits

<table>
<thead>
<tr>
<th>Country</th>
<th>Country</th>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anguilla</td>
<td>Heard Island and McDonald Islands</td>
<td>Tokelau</td>
</tr>
<tr>
<td>British Indian Ocean Territory</td>
<td>Montserrat</td>
<td>Virgin Islands, British</td>
</tr>
<tr>
<td>Christmas Island (Australia)</td>
<td>Niue</td>
<td>Wallis and Fortuna</td>
</tr>
<tr>
<td>Cocos (Keeling) Islands</td>
<td>Norfolk Island</td>
<td>West Bank and Gaza Strip</td>
</tr>
<tr>
<td>Cook Islands</td>
<td>Pitcairn Islands</td>
<td>Western Sahara</td>
</tr>
<tr>
<td>Falkland Islands (Islas Malvinas)</td>
<td></td>
<td>Saint Helena</td>
</tr>
</tbody>
</table>

### Associations of Countries (treated as one country) Eligible for GSP Benefits

<table>
<thead>
<tr>
<th>Association</th>
<th>Qualifying Member Countries of the Association of South East Asian Nations (ASEAN)</th>
<th>Qualifying Member Countries of the Caribbean Common Market (CARICOM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Member Countries of the Cartagena Agreement (Andean Group)</td>
<td>Cambodia, Indonesia, Philippines, Thailand</td>
<td>Belize, Dominica, Grenada, Guyana, Jamaica, Montserrat, St. Kitts and Nevis, Saint Lucia, Saint Vincent and the Grenadines</td>
</tr>
<tr>
<td>Boliva</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ecuador</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Venezuela</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Member Countries of the West African Economic and Monetary Union (WAEMU)</td>
<td>Botswana, Mauritius, Tanzania</td>
<td></td>
</tr>
<tr>
<td>Benin</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Burkina Faso</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cote d'Ivoire</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Guinea-Bissau</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mali</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Niger</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Senegal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Togo</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Qualifying Member Countries of the Southern Africa Development Community (SADC)</td>
<td>Afghanistan, Bangladesh, Bhutan, India, Nepal, Pakistan, Sri Lanka</td>
<td></td>
</tr>
<tr>
<td>Qualifying Member Countries of the South Asian Association for Regional Cooperation (SAARC)</td>
<td>Afghanistan, Bangladesh, Bhutan, India, Nepal, Pakistan, Sri Lanka</td>
<td></td>
</tr>
<tr>
<td>Afghanistan</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bangladesh</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bhutan</td>
<td></td>
<td></td>
</tr>
<tr>
<td>India</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nepal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pakistan</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sri Lanka</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Source:** Harmonized Tariff Schedule of the United States, January 2013.

**Note:** “A+” indicates Least-Developed Countries. Russia was subsequently removed from GSP in October 2014.
Author Contact Information

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