1	(2) by redesignating such subheading as sub-
2	heading 1604.14.22.
3	SEC. 3107. TRADE BENEFITS UNDER THE CARIBBEAN BASIN
4	ECONOMIC RECOVERY ACT.
5	(a) In General.—Section 213(b)(2)(A) of the
6	Carribean Basin Economic Recovery Act (19 U.S.C.
7	2703(b)(2)(A)) is amended as follows:
8	(1) Clause (i) is amended—
9	(A) by striking the matter preceding sub-
10	clause (I) and inserting the following:
11	"(i) Apparel articles assembled
12	IN ONE OR MORE CBTPA BENEFICIARY
13	COUNTRIES.—Apparel articles sewn or oth-
14	erwise assembled in one or more CBTPA
15	beneficiary countries from fabrics wholly
16	formed and cut, or from components knit-
17	to-shape, in the United States from yarns
18	wholly formed in the United States, (includ-
19	ing fabrics not formed from yarns, if such
20	fabrics are classifiable under heading 5602
21	or 5603 of the HTS and are wholly formed
22	and cut in the United States) that are—";
23	and
24	(B) by adding at the end the following:



1	"Apparel articles entered on or after Sep-
2	tember 1, 2002, shall qualify under the pre-
3	ceding sentence only if all dyeing, printing,
4	and finishing of the fabrics from which the
5	articles are assembled, if the fabrics are knit
6	fabrics, is carried out in the United States.
7	Apparel articles entered on or after Sep-
8	tember 1, 2002, shall qualify under the first
9	sentence of this clause only if all dyeing,
10	printing, and finishing of the fabrics from
11	which the articles are assembled, if the fab-
12	rics are woven fabrics, is carried out in the
13	United States.".
14	(2) Clause (ii) is amended to read as follows:
15	"(ii) Other apparel articles as-
16	SEMBLED IN ONE OR MORE CBTPA BENE-
17	FICIARY COUNTRIES.—Apparel articles sewn
18	or otherwise assembled in one or more
19	CBTPA beneficiary countries with thread
20	formed in the United States from fabrics
21	wholly formed in the United States and cut
22	in one or more CBTPA beneficiary coun-
23	tries from yarns wholly formed in the
24	United States, or from components knit-to-

shape in the United States from yarns



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1	wholly formed in the United States, or both
2	(including fabrics not formed from yarns, if
3	such fabrics are classifiable under heading
4	5602 or 5603 of the HTS and are wholly
5	formed in the United States). Apparel arti-
6	cles entered on or after September 1, 2002,
7	shall qualify under the preceding sentence
8	only if all dyeing, printing, and finishing
9	of the fabrics from which the articles are as-
10	sembled, if the fabrics are knit fabrics, is
11	carried out in the United States. Apparel
12	articles entered on or after September 1,
13	2002, shall qualify under the first sentence
14	of this clause only if all dyeing, printing,
15	and finishing of the fabrics from which the
16	articles are assembled, if the fabrics are
17	woven fabrics, is carried out in the United
18	States.".
19	(3) Clause (iii)(II) is amended to read as fol-
20	lows:
21	"(II) The amount referred to in sub-
22	clause (I) is as follows:
23	"(aa) 500,000,000 square meter
24	equivalents during the 1-year period
25	beginning on October 1, 2002.



1	"(bb) 850,000,000 square meter
2	equivalents during the 1-year period
3	beginning on October 1, 2003.
4	"(cc) 970,000,000 square meter
5	equivalents in each succeeding 1-year
6	period through September 30, 2008.".
7	(4) Clause (iii)(IV) is amended to read as fol-
8	lows:
9	"(IV) The amount referred to in sub-
10	clause (III) is as follows:
11	"(aa) 4,872,000 dozen during the
12	1-year period beginning on October 1,
13	2001.
14	"(bb) 9,000,000 dozen during the
15	1-year period beginning on October 1,
16	2002.
17	"(cc) 10,000,000 dozen during the
18	1-year period beginning on October 1,
19	2003.
20	"(dd) 12,000,000 dozen in each
21	succeeding 1-year period through Sep-
22	tember 30, 2008.".
23	(5) Clause (iv) is amended to read as follows:
24	"(iv) Certain other apparel arti-
25	CLES.—



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1	"(I) General rule.—Subject to
2	subclause (II), any apparel article
3	classifiable under subheading 6212.10
4	of the HTS, except for articles entered
5	under clause (i), (ii), (iii), (v), or (vi),
6	if the article is both cut and sewn or
7	otherwise assembled in the United
8	States, or one or more CBTPA bene-
9	ficiary countries, or both.
10	"(II) Limitation.—During the 1-
11	year period beginning on October 1,
12	2001, and during each of the 6 suc-
13	ceeding 1-year periods, apparel articles
14	described in subclause (I) of a producer
15	or an entity controlling production
16	shall be eligible for preferential treat-
17	ment under subparagraph (B) only if
18	the aggregate cost of fabrics (exclusive
19	of all findings and trimmings) formed
20	in the United States that are used in
21	the production of all such articles of
22	that producer or entity that are en-
23	tered and eligible under this clause
24	during the preceding 1-year period is
25	at least 75 percent of the aggregate de-



1	clared customs value of the fabric (ex-
2	clusive of all findings and trimmings)
3	contained in all such articles of that
4	producer or entity that are entered and
5	eligible under this clause during the
6	preceding 1-year period.
7	"(III) DEVELOPMENT OF PROCE-
8	DURE TO ENSURE COMPLIANCE.—The
9	United States Customs Service shall
10	develop and implement methods and
11	procedures to ensure ongoing compli-
12	ance with the requirement set forth in
13	subclause (II). If the Customs Service
14	finds that a producer or an entity con-
15	trolling production has not satisfied
16	such requirement in a 1-year period,
17	then apparel articles described in sub-
18	clause (I) of that producer or entity
19	shall be ineligible for preferential treat-
20	ment under subparagraph (B) during
21	any succeeding 1-year period until the
22	aggregate cost of fabrics (exclusive of
23	all findings and trimmings) formed in
24	the United States that are used in the
25	production of such articles of that pro-



1	ducer or entity entered during the pre-
2	ceding 1-year period is at least 85 per-
3	cent of the aggregate declared customs
4	value of the fabric (exclusive of all
5	findings and trimmings) contained in
6	all such articles of that producer or en-
7	tity that are entered and eligible under
8	this clause during the preceding 1-year
9	period.".
10	(6) Clause (vii) is amended by adding at the end
11	the following new subclause:
12	"(V) Thread.—An article other-
13	wise eligible for preferential treatment
14	under this paragraph shall not be in-
15	eligible for such treatment because the
16	thread used to assemble the article is
17	dyed, printed, or finished in one or
18	more CBTPA beneficiary countries.".
19	(7) Section $213(b)(2)(A)$ of such Act is further
20	amended by adding at the end the following new
21	clause:
22	"(ix) Apparel articles assembled
23	IN ONE OR MORE CBTPA BENEFICIARY
24	COUNTRIES FROM UNITED STATES AND
25	CDEDA DENERICIADY COLUEDY COMPO



1	NENTS.—Apparel articles sewn or otherwise
2	assembled in one or more CBTPA bene-
3	ficiary countries with thread formed in the
4	United States from components cut in the
5	United States and in one or more CBTPA
6	beneficiary countries from fabric wholly
7	formed in the United States from yarns
8	wholly formed in the United States, or from
9	components knit-to-shape in the United
10	States and one or more CBTPA beneficiary
11	countries from yarns wholly formed in the
12	United States, or both (including fabrics
13	not formed from yarns, if such fabrics are
14	classifiable under heading 5602 or 5603 of
15	the HTS). Apparel articles shall qualify
16	under this clause only if they meet the re-
17	quirements of clause (i) or (ii) (as the case
18	may be) with respect to dyeing, printing,
19	and finishing of knit and woven fabrics
20	from which the articles are assembled.".
21	(b) Effective Date of Certain Provisions.—The
22	amendment made by subsection (a)(3) shall take effect on
23	October 1, 2002.

