1	tion 101(d)(12) of the Uruguay Round Agree
2	ments Act (19 U.S.C. 3511(d)(12)).
3	(5) TEXTILE OR APPAREL PRODUCT.—The
4	term "textile or apparel product" means a good list
5	ed in the Annex to the Agreement on Textiles and
6	Clothing referred to in section 101(d)(4) of the Uru
7	guay Round Agreements Act (19 U.S.C
8	3511(d)(4)).
9	(6) TRADE REPRESENTATIVE.—The term
10	"Trade Representative" means the United States
11	Trade Representative.
12	TITLE V—HAITI
13	SEC. 5001. SHORT TITLE.
14	This title may be cited as the "Haitian Hemispheric
15	Opportunity through Partnership Encouragement Act of
16	2006".
17	SEC. 5002. TRADE BENEFITS FOR HAITI.
18	(a) In General.—The Caribbean Basin Economic
19	Recovery Act (19 U.S.C. 2701 et seq.) is amended by in-
20	serting after section 213 the following new section:
21	"SEC. 213A. SPECIAL RULES FOR HAITI.
22	"(a) Definitions.—In this section:
23	"(1) APPLICABLE 1-YEAR PERIOD.—



1	"(A) In General.—The term "applicable
2	1-year period" means each of the 1-year periods
3	described in subparagraphs (B) through (F).
4	"(B) INITIAL APPLICABLE 1-YEAR PE
5	RIOD.—The term 'initial applicable 1-year pe-
6	riod' means the 1-year period beginning on the
7	date of the enactment of the Haitian Hemi-
8	spheric Opportunity through Partnership En-
9	couragement Act of 2006.
10	"(C) SECOND APPLICABLE 1-YEAR PE-
11	RIOD.—The term 'second applicable 1-year pe-
12	riod' means the 1-year period beginning on the
13	day after the last day of the initial applicable
14	1-year period.
15	"(D) Third applicable 1-year pe-
16	RIOD.—The term 'third applicable 1-year pe-
17	riod' means the 1-year period beginning on the
18	day after the last day of the second applicable
19	1-year period.
20	"(E) FOURTH APPLICABLE 1-YEAR PE-
21	RIOD.—The term 'fourth applicable 1-year pe-
22	riod' means the 1-year period beginning on the
23	day after the last day of the third applicable 1-
24	year period.



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1	"(F) FIFTH APPLICABLE 1-YEAR PE
2	RIOD.—The term 'fifth applicable 1-year period
3	means the 1-year period beginning on the day
4	after the last day of the fourth applicable 1-
5	year period.
6	"(2) Enter; entry.—The terms 'enter' and
7	'entry' refer to the entry, or withdrawal from ware-
8	house for consumption, in the customs territory of
9	the United States.
10	"(b) Apparel Articles.—
11	"(1) In general.—In addition to any other
12	preferential treatment under this title, apparel arti-
13	cles described in paragraph (2) of a producer or en-
14	tity controlling production that are imported directly
15	from Haiti shall enter the United States free of duty
16	during an applicable 1-year period, subject to the
17	limitations set forth in paragraphs (2) and (3), if
18	Haiti has met the requirements of subsections (d)
19	and (e).
20	"(2) APPAREL ARTICLES DESCRIBED.—
21	"(A) In General.—In any applicable 1-
22	year period, apparel articles described in this
23	paragraph are apparel articles that are wholly
24	assembled, or are knit-to-shape, in Haiti from

any combination of fabrics, fabric components,



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1	components knit-to-shape, and yarns, only if
2	for each entry in the applicable 1-year period
3	the sum of—
4	"(i) the cost or value of the materials
5	produced in Haiti or one or more countries
6	described in subparagraph (C), or any
7	combination thereof, plus
8	"(ii) the direct costs of processing op-
9	erations (as defined in section 213(a)(3))
10	performed in Haiti or one or more coun-
11	tries described in subparagraph (C), or any
12	combination thereof,
13	is not less than the applicable percentage (as
14	defined in subparagraph (E)(i)) of the declared
15	customs value of such apparel articles.
16	"(B) Deductions.—In calculating cost or
17	value under subparagraph (A)(i), there shall be
18	deducted the cost or value of—
19	"(i) any foreign materials that are
20	used in the production of the apparel arti-
21	cles in Haiti; and
22	"(ii) any foreign materials that are
23	used in the production of the materials de-
24	scribed in subparagraph (A)(i).



1	"(C) COUNTRIES DESCRIBED.—The coun-
2	tries referred to in subparagraph (A) are the
3	following:
4	"(i) The United States.
5	"(ii) Any country that is a party to a
6	free trade agreement with the United
7	States that is in effect on the date of the
8	enactment of the Haitian Hemispheric Op-
9	portunity through Partnership Encourage-
10	ment Act of 2006, or that enters into force
11	under the Bipartisan Trade Promotion Au-
12	thority Act of 2002 (19 U.S.C. 3801 et
13	seq.).
14	"(iii) Any country designated as a
15	beneficiary country under section
16	213(b)(5)(B) of this Act.
17	"(iv) Any country designated as a
18	beneficiary country under section
19	506A(a)(1) of the Trade Act of 1974 (19
20	U.S.C. 2466a(a)(1)), if a finding has been
21	made by the President or the President's
22	designee, and published in the Federal
23	Register, that the country has satisfied the
24	requirements of section 113 of the African



1	Growth and Opportunity Act (19 U.S.C.
2	3722).
3	"(v) Any country designated as a ben-
4	eficiary country under section
5	204(b)(6)(B) of the Andean Trade Pref-
6	erence Act (19 U.S.C. $3203(b)(6)(B)$ ).
7	"(D) ANNUAL AGGREGATION.—
8	"(i) Initial applicable 1-year pe-
9	RIOD.—In the initial applicable 1-year pe-
10	riod, the requirements under subparagraph
11	(A) relating to applicable percentage may
12	also be met for articles of a producer or an
13	entity controlling production that enter
14	during the initial applicable 1-year period
15	by aggregating—
16	"(I) the cost or value of mate-
17	rials under clause (i) of subparagraph
18	(A), and
19	"(II) the direct costs of proc-
20	essing operations under clause (ii) of
21	subparagraph (A),
22	of all apparel articles of that producer or
23	entity controlling production that are whol-
24	ly assembled, or are knit-to-shape, in Haiti



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1	and are entered during the initial applica-
2	ble 1-year period.
3	"(ii) OTHER APPLICABLE 1-YEAR PE-
4	RIODS.—In each of the second, third,
5	fourth, and fifth applicable 1-year periods,
6	the requirements under subparagraph (A)
7	relating to applicable percentage may also
8	be met for articles of a producer or an en-
9	tity controlling production that enter dur-
10	ing the applicable 1-year period by
11	aggregating—
12	"(I) the cost or value of mate-
13	rials under clause (i) of subparagraph
14	(A), and
15	"(II) the direct costs of proc-
16	essing operations under clause (ii) of
17	subparagraph (A),
18	of all apparel articles of that producer or
19	entity controlling production that are whol-
20	ly assembled, or are knit-to-shape, in Haiti
21	and are entered during the preceding ap-
22	plicable 1-year period.
23	"(iii) Deductions.—In calculating
24	cost or value under clause $(i)(I)$ or $(ii)(I)$ ,



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1	there shall be deducted the cost or value
2	of
3	"(I) any foreign materials that
4	are used in the production of the ap-
5	parel articles in Haiti; and
6	"(II) any foreign materials that
7	are used in the production of the ma-
8	terials described in clause $(i)(I)$ or
9	(ii)(I) (as the case may be).
10	"(iv) Inclusion in calculation of
11	OTHER ARTICLES RECEIVING PREF-
12	ERENTIAL TREATMENT.—(I) The entry of
13	a woven apparel article receiving pref-
14	erential treatment under paragraph (4) is
15	not included in an annual aggregation
16	under clause (i) or (ii).
17	"(II) Entries of articles receiving pref-
18	erential treatment under paragraph (5) are
19	not included in an annual aggregation
20	under clause (i) or (ii) unless the producer
21	or entity controlling production elects, at
22	the time the annual aggregation calcula-
23	tion is made, to include such entries in

such aggregation.



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1	"(III) Entries of apparel articles that
2	receive preferential treatment under any
3	provision of law other than this subsection
4	or are subject to the 'General' column 1
5	rate of duty under the HTS are not in-
6	cluded in an annual aggregation under
7	clause (i) or (ii) unless the producer or en-
8	tity controlling production elects, at the
9	time the annual aggregation calculation is
10	made, to include such entries in such ag-
11	gregation.
12	"(E) Definitions.—In this paragraph:
13	"(i) APPLICABLE PERCENTAGE.—The
14	term "applicable percentage" means—
15	"(I) 50 percent or more during
16	the initial applicable 1-year period,
17	the second applicable 1-year period,
18	and the third applicable 1-year period;
19	"(II) 55 percent or more during
20	the fourth applicable 1-year period;
21	and
22	"(III) 60 percent or more during
23	the fifth applicable 1-year period.
24	"(ii) Foreign material.—The term
25	'foreign material' means a material pro-



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1	duced in a country other than Haiti or any
2	country described in subparagraph (C).
3	"(F) DEVELOPMENT OF PROCEDURE TO
4	ENSURE COMPLIANCE.—
5	"(i) In general.—The Bureau of
6	Customs and Border Protection of the De-
7	partment of Homeland Security shall de-
8	velop and implement methods and proce-
9	dures to ensure ongoing compliance with
10	the requirements set forth in subpara-
11	graphs (A) and (D).
12	"(ii) Noncompliance.—If the Bu-
13	reau of Customs and Border Protection
14	finds that a producer or an entity control-
15	ling production has not satisfied such re-
16	quirements in any applicable 1-year period,
17	either for individual entries entered pursu-
18	ant to subparagraph (A) or for entries en-
19	tered in aggregate pursuant to subpara-
20	graph (D), then apparel articles described
21	in subparagraph (A) of that producer or
22	entity shall be ineligible for preferential
23	treatment under paragraph (1) during any
24	succeeding applicable 1-year period until—



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1	"(I) the cost or value of mate-
2	rials under clause (i) of subparagraph
3	(A), plus
4	"(II) the direct costs of proc-
5	essing operations under clause (ii) of
6	subparagraph (A),
7	of that producer or entity controlling pro-
8	duction, is not less than the applicable per-
9	centage under subparagraph (E)(i), plus
10	10 percent, of the aggregate declared cus-
11	toms value of all apparel articles of that
12	producer or entity controlling production
13	that are wholly assembled, or are knit-to-
14	shape, in Haiti and are entered during the
15	preceding applicable 1-year period.
16	"(iii) Retroactive application of
17	DUTY-FREE TREATMENT.—If—
18	"(I) a producer or an entity con-
19	trolling production is ineligible for
20	preferential treatment under para-
21	graph (1) in an applicable 1-year pe-
22	riod because that producer or entity
23	controlling production did not satisfy
24	the requirements of subparagraph (A)
25	or (D), and



1	"(II) that producer or entity con-
2	trolling production satisfies the re-
3	quirements of clause (ii) of this sub-
4	paragraph in that applicable 1-year
5	period,
6	then, notwithstanding section 514 of the
7	Tariff Act of 1930 (19 U.S.C. 1514) or
8	any other provision of law, upon proper re-
9	quest filed with the Bureau of Customs
10	and Border Protection before the 90th day
11	after the Bureau of Customs and Border
12	Protection determines that subclause (II)
13	applies, the entry of any articles—
14	"(aa) that was made during that
15	applicable 1-year period, and
16	"(bb) with respect to which there
17	would have been preferential treat-
18	ment under paragraph (1) if the pro-
19	ducer or entity controlling production
20	had satisfied the requirements in sub-
21	paragraph (A) or (D) (as the case
22	may be),
23	shall be liquidated or reliquidated as
24	though such preferential treatment under
25	paragraph (1) applied to such entry.



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1	"(G) Fabrics not available in com-
2	MERCIAL QUANTITIES.—
3	"(i) In general.—For purposes of
4	determining the applicable percentage
5	under subparagraph (A) or (D), there may
6	be included in that percentage—
7	"(I) the cost of fabrics or yarns
8	to the extent that apparel articles of
9	such fabrics or yarns would be eligible
10	for preferential treatment, without re-
11	gard to the source of the fabrics or
12	yarns, under Annex 401 of the
13	NAFTA; and
14	"(II) the cost of fabrics or yarns
15	that are designated as not being avail-
16	able in commercial quantities for pur-
17	poses of—
18	"(aa) section
19	213(b)(2)(A)(v) of this Act,
20	"(bb) section $112(b)(5)$ of
21	the African Growth and Oppor-
22	tunity Act,
23	"(cc) section
24	204(b)(3)(B)(i)(III) or (ii) of the
25	Andean Trade Preference Act, or



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1	"(dd) any other provision,
2	relating to determining whether a
3	textile or apparel article is an
4	originating good eligible for pref-
5	erential treatment, of a law that
6	implements a free trade agree-
7	ment that enters into force under
8	the Bipartisan Trade Promotion
9	Authority Act of 2002,
10	without regard to the source of the
11	fabrics or yarns.
12	"(ii) Removal of designation of
13	FABRICS OR YARNS NOT AVAILABLE IN
14	COMMERCIAL QUANTITIES.—If the Presi-
15	dent determines that—
16	"(I) any fabric or yarn described
17	in clause (i)(I) was determined to be
18	eligible for preferential treatment, or
19	"(II) any fabric or yarn described
20	in clause (i)(II) was designated as not
21	being available in commercial quan-
22	tities,
23	on the basis of fraud, the President is au-
24	thorized to remove the eligibility or des-
25	ignation (as the case may be) of that fab-



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1	ric or yarn with respect to articles entered
2	after such removal.
3	"(3) QUANTITATIVE LIMITATIONS.—The pref-
4	erential treatment described in paragraph (1) shall
5	be extended, during each of the applicable 1-year pe-
6	riods set forth in the following table, to not more
7	than the corresponding percentage of the aggregate
8	square meter equivalents of all apparel articles im-
9	ported into the United States in the most recent 12-
10	month period for which data are available:
	"During the: the corresponding percentage is:
	"initial applicable 1-year period1 percent."second applicable 1-year period1.25 percent."third applicable 1-year period1.5 percent."fourth applicable 1-year period1.75 percent."fifth applicable 1-year period2 percent.
11	No preferential treatment shall be provided under
12	paragraph (1) after the last day of the fifth applica-
13	ble 1-year period.
14	"(4) Special rule for en apparel.—In
15	the case of apparel articles class ble under chapter
16	62 of the IITS (other than articles classifiable under
17	subheading 6212.10 of the HTS), as in effect on the
18	date of the enactment of the Haitian Hemispheric
19	•pportunity through Partnership Encouragement
20	Act of 2006, that do not qualify for preferential

treatment under paragraph (1) because they do not

meet the percentage requirements under paragraph



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1	(2)(A), $(2)(B)$ , or $(2)(D)$ , the preferential treatment
2	under paragraph (1)—
3	"(A) shall be extended, in addition to the
4	quantities permitted under paragraph (3) to—
5	"(i) not more than 50,000,000 square
6	meter equivalents of such apparel articles
7	for the initial applicable 1-year period;
8	"(ii) not more than 50,000,000
9	square meter equivalents of such apparel
10	articles for the second applicable 1-year pe-
11	riod; and
12	"(iii) not more than 33,500,000
13	square meter equivalents for the third ap-
14	plicable 1-year period; and
15	"(B) may not be extended to such apparel
16	articles after the last day of the third applicable
17	1-year period.
18	"(5) Special rule for brassieres.—The
19	preferential treatment under paragraph (1) shall,
20	subject to the limitations under paragraph (3), be
21	extended to any article classifiable under heading
22	6212.10 of the IITS, if the article is both cut and
23	sewn or otherwise assembled in Haiti or the United
24	States, or both, without regard to the source of the
25	fabric or components from which the article is made,



1	and if Haiti has met the requirements of subsections
2	(d) and (e).
3	"(c) Special Rule for Certain Wire Harness
4	AUTOMOTIVE COMPONENTS.—
5	(1) IN GENERAL.—Any wire harness automotive
6	component that is the product or manufacture of
7	Haiti and is imported directly from Haiti into the
8	customs territory of the United States shall enter
9	the United States free of duty, during the 5-year pe-
10	riod beginning on the date of the enactment of the
11	Haitian Hemispheric Opportunity through Partner-
12	ship Encouragement Act of 2006, if Haiti has met
13	the requirements of subsection (d) and if the sum
14	of—
15	"(A) the cost or value of the materials pro-
16	duced in Haiti or one or more countries de-
17	scribed in subsection (b)(2)(C), or any combina-
18	tion thereof, plus
19	"(B) the direct costs of processing oper-
20	ations (as defined in section 213(a)(3)) per-
21	formed in Haiti or the United States, or both,
22	is not less than 50 percent of the declared customs
23	value of such wire harness automotive component.
24	"(2) Wire harness automotive compo-
25	NENT.—For purposes of this subsection, the term



1	"wire harness automotive component" means any ar-
2	ticle provided for in subheading 8544.30.00 of the
3	HTS, as in effect on the date of the enactment of
4	the Haitian Hemispheric Opportunity through Part
5	nership Encouragement Act of 2006.
6	"(d) ELIGIBILITY REQUIREMENTS.—
7	"(1) In general.—Haiti shall be eligible for
8	preferential treatment under this section if the
9	President determines and certifies to Congress that
10	Haiti—
11	"(A) has established, or is making con-
12	tinual progress toward establishing—
13	"(i) a market-based economy that pro-
14	tects private property rights, incorporates
15	an open rules-based trading system, and
16	minimizes government interference in the
17	economy through measures such as price
18	controls, subsidies, and government owner-
19	ship of economic assets;
20	"(ii) the rule of law, political plu-
21	ralism, and the right to due process, a fair
22	trial, and equal protection under the law;
23	"(iii) the elimination of barriers to
24	United States trade and investment, in-
25	cluding by—



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1	"(I) the provision of national
2	treatment and measures to create an
3	environment conducive to domestic
4	and foreign investment;
5	"(II) the protection of intellectual
6	property; and
7	"(III) the resolution of bilateral
8	trade and investment disputes;
9	"(iv) economic policies to reduce pov-
10	erty, increase the availability of health care
11	and educational opportunities, expand
12	physical infrastructure, promote the devel-
13	opment of private enterprise, and encour-
14	age the formation of capital markets
15	through microcredit or other programs;
16	"(v) a system to combat corruption
17	and bribery, such as signing and imple-
18	menting the Convention on Combating
19	Bribery of Foreign Public Officials in
20	International Business Transactions; and
21	"(vi) protection of internationally rec-
22	ognized worker rights, including the right
23	of association, the right to organize and
24	bargain collectively, a prohibition on the

use of any form of forced or compulsory



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1	labor, a minimum age for the employmen
2	of children, and acceptable conditions of
3	work with respect to minimum wages
4	hours of work, and occupational safety and
5	health;
6	"(B) does not engage in activities that un-
7	dermine United States national security or for
8	eign policy interests; and
9	"(C) does not engage in gross violations of
10	internationally recognized human rights or pro-
11	vide support for acts of international terrorism
12	and cooperates in international efforts to elimi-
13	nate human rights violations and terrorist ac-
14	tivities.
15	"(2) Time limit for determination—The
16	President shall determine whether Haiti meets the
17	requirements of paragraph (1) not later than 90
18	days after the date of the enactment of the Haitian
19	Hemispheric Opportunity through Partnership En-
20	couragement Act of 2006.
21	"(3) Continuing compliance.—If the Presi-
22	dent determines that Haiti is not making continual
23	progress in meeting the requirements described in
24	paragraph (1)(A), the President shall terminate the

preferential treatment under this section.



1	"(e) Conditions Regarding Enforcement of
2	CIRCUMVENTION.—
3	"(1) In General.—The preferential treatment
4	under subsection (b)(1) shall not apply unless the
5	President certifies to Congress that Haiti is meeting
6	the following conditions:
7	"(A) Haiti has adopted an effective visa
8	system, domestic laws, and enforcement proce-
9	dures applicable to articles described in sub-
10	section (b) to prevent unlawful transshipment
11	of the articles and the use of counterfeit docu-
12	ments relating to the importation of the articles
13	into the United States.
14	"(B) Haiti has enacted legislation or pro-
15	mulgated regulations that would permit the Bu-
16	reau of Customs and Border Protection ver-
17	ification teams to have the access necessary to
18	investigate thoroughly allegations of trans-
19	shipment through such country.
20	"(C) Haiti agrees to report, on a timely
21	basis, at the request of the Bureau of Customs
22	and Border Protection, on the total exports
23	from and imports into that country of articles
24	described in subsection (b), consistent with the
25	manner in which the records are kept by Haiti.



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1	"(D) Haiti agrees to cooperate fully with
2	the United States to address and take action
3	necessary to prevent circumvention as provided
4	in Article 5 of the Agreement on Textiles and
5	Clothing.
6	"(E) Haiti agrees to require all producers
7	and exporters of articles described in subsection
8	(b) in that country to maintain complete
9	records of the production and the export of
10	such articles, including materials used in the
11	production, for at least 5 years after the pro-
12	duction or export (as the case may be).
13	"(F) Haiti agrees to report, on a timely
14	basis, at the request of the Bureau of Customs
15	and Border Protection, documentation estab-
16	lishing the country of origin of articles de-
17	scribed in subsection (b) as used by that coun-
18	try in implementing an effective visa system.
19	"(2) Definition of transshipment.—Trans-
20	shipment within the meaning of this subsection has
21	occurred when preferential treatment for a textile or
22	apparel article under this section has been claimed
23	on the basis of material false information concerning
24	the country of origin, manufacture, processing, or

assembly of the article or any of its components. For



- purposes of this paragraph, false information is material if disclosure of the true information would mean or would have meant that the article is or was ineligible for preferential treatment under this section.

  (f) Regulations.—The President shall issue regu-
- "(f) REGULATIONS.—The President shall issue regulations to carry out this section not later than 180 days
  after the date of the enactment of the Haitian Hemispheric Opportunity through Partnership Encouragement
  Act of 2006. The President shall consult with the Committee on Ways and Means of the House of Representatives and the Committee on Finance of the Senate in preparing such regulations.".

## 14 SEC. 5003. ITC STUDY.

The International Trade Commission shall, not later than 18 months after the date of the enactment of this Act, submit a report to Congress on the effects of the amendments made by this Act on the trade markets and industries, involving textile and apparel articles, of Haiti, the countries described in clauses (ii) and (iii) of section 21 213A(b)(2)(C) of the Caribbean Basin Economic Recovery Act (as added by section 5002 of this Act), and the United



States.

1	SEC. 5004. SENSE OF CONGRESS ON INTERPRETATION OF
2	TEXTILE AND APPAREL PROVISIONS FOR
3	нагті.
4	It is the sense of the Congress that the executive
5	branch, particularly the Committee for the Implementa-
6	tion of Textile Agreements (CITA), the Bureau of Cus-
7	toms and Border Protection of the Department of Home-
8	land Security, and the Department of Commerce, should
9	interpret, implement, and enforce the provisions of section
10	213A(b) of the Caribbean Basin Economic Recovery Act,
11	as added by section 5002 of this Act, relating to pref-
12	erential treatment of textile and apparel articles, broadly
13	in order to expand trade by maximizing opportunities for
14	imports of such articles from Haiti.
15	SEC. 5005. TECHNICAL AMENDMENTS.
16	(a) CBI.—Section 213(b)(2)(A)(v) of the Caribbean
17	Basin Economic Recovery Act (19 U.S.C.
18	2703(b)(2)(A)(v)) is amended by adding at the end the
19	following new subclause:
20	"(III) If the President determines
21	that any fabric or yarn was determined to
22	be eligible for preferential treatment under
23	subclause (I) on the basis of fraud, the
24	President is authorized to remove that des-
25	ignation from that fabric or yarn with re-



1	spect to articles entered after such re-
2	moval.".
3	(b) ATPA.—Section 204(b)(3)(B) of the Andean
4	Trade Preference Act (19 U.S.C. 3202(b)(3)(B)) is
5	amended by adding at the end the following new clause:
6	"(viii) Removal of designation of
7	FABRICS OR YARNS NOT AVAILABLE IN
8	COMMERCIAL QUANTITIES.—If the Presi-
9	dent determines that any fabric or yarn
10	was determined to be eligible for pref-
11	erential treatment under clause (i)(III) or
12	(ii) on the basis of fraud, the President is
13	authorized to remove that designation from
14	that fabric or yarn with respect to articles
15	entered after such removal.".
16	SEC. 5006. EFFECTIVE DATE.
17	This title and the amendments made by this title
18	apply to articles entered, or withdrawn from warehouse
19	for consumption, on or after the 15th day after the date
20	of the enactment of this Act.
21	TITLE VI—AFRICAN GROWTH
22	AND OPPORTUNITY ACT
23	SEC. 6001. SHORT TITLE.
24	This title may be referred to as the "Africa Invest-

