

HR 3363

To amend the Tariff Act of 1930 relating to drawback.

Congress: 109 (2005–2007, Ended)

Chamber: House

Policy Area: Foreign Trade and International Finance

Introduced: Jul 20, 2005

Current Status: Referred to the Subcommittee on Trade.

Latest Action: Referred to the Subcommittee on Trade. (Jul 25, 2005)

Official Text: <https://www.congress.gov/bill/109th-congress/house-bill/3363>

Sponsor

Name: Rep. Brady, Kevin [R-TX-8]

Party: Republican • **State:** TX • **Chamber:** House

Cosponsors

No cosponsors are listed for this bill.

Committee Activity

Committee	Chamber	Activity	Date
Ways and Means Committee	House	Referred to	Jul 25, 2005

Subjects & Policy Tags

Policy Area:

Foreign Trade and International Finance

Related Bills

No related bills are listed.

Amends the Tariff Act of 1930 to repeal drawback and refund of duty requirements relating to: (1) certain articles made from imported merchandise; (2) substitution for drawback purposes; (3) merchandise not conforming to sample or specifications; (4) imported salt for curing fish; (5) exportation of meats cured with imported salt; (6) materials for construction and equipment of vessels built for foreigners; (7) jet aircraft engines; (8) an unused merchandise drawback; (9) use of domestic merchandise acquired in exchange for imported merchandise of same kind and quality; (10) vessels built for account of resident of North Atlantic Free Trade Agreement (NAFTA) country; (11) substitution of finished petroleum derivatives; (12) packaging material; (13) designation of merchandise by successor; (14) drawback certificates; (15) eligibility of entered or withdrawn merchandise; (16) multiple drawback claims; (17) drawbacks for recovered material; and (18) articles shipped to the U.S. insular possessions.

Revises and/or prescribes procedures regarding: (1) drawback for exported merchandise; (2) drawback claimants; (3) a time limitation for filing drawback claims; (4) the drawback amount; (5) refunds, waivers, or reductions under certain free trade agreements; (6) merchandise for use in certain vessels; (7) agricultural merchandise; (8) destruction of merchandise; (9) a limitation on exportation requirement; (10) claiming exportation or destruction; and (11) drawback regulations.

Defines "drawback" to mean a refund of 99% of applicable duties, taxes, and fees paid pursuant to federal law upon importation of merchandise, and not refunded under any other law, in a case in which: (1) the imported merchandise or its substitute, or drawback merchandise or its substitute, is exported; or (2) the imported merchandise is destroyed.

Actions Timeline

- **Jul 25, 2005:** Referred to the Subcommittee on Trade.
- **Jul 20, 2005:** Introduced in House
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