

UNITED STATES COURT OF INTERNATIONAL TRADE

**IN RE: PROCEDURES FOR ENTERING
A STAY IN NEW SECTION 301 CASES**

Administrative Order 21-02

In order to facilitate the administration of new cases that continue to be filed challenging the imposition of tariffs pursuant to Lists 3, 4A, and, to the extent relevant, 4B, issued by the United States Trade Representative pursuant to Section 301 of the Trade Act of 1974, as amended (“the Trade Act”), it is hereby **ORDERED**:

All cases involving claims arising from and seeking relief relating to the announcement or imposition of tariffs on products covered by Lists 3, 4A, and 4B issued pursuant to Section 301 of the Trade Act filed on or after April 1, 2021, and which invoke the court’s jurisdiction under 28 U.S.C. § 1581(i) (“New 301 Case(s)”), shall be stayed upon commencement and without further action by the court;

No order of assignment for New 301 Cases shall be issued upon or before entry of the stay; and

Any party seeking to lift the stay on a New 301 Case must consult with the other parties to that case and with the Steering Committee identified by the court in *In Re Section 301 Cases*, Court No. 21-cv-00052-3JP (the “Master Case”), at least three days in advance of filing a motion to lift the stay. The moving party must provide good cause for the court to depart from the case management procedures provided by the court in the Standard Procedural Orders issued in the Master Case.

The Clerk must maintain a schedule of cases subject to this stay. The court expects to determine the appropriate next steps for resolution of the New 301 Cases following resolution of the sample case identified by the court in the Master Case.

Dated: April 28, 2021
New York, New York

/s/ Mark A. Barnett
Chief Judge Mark A. Barnett