July 24, 2020

Megan Grimball
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RE: Review of Action: Enforcement of U.S. WTO Rights in Large Civil Aircraft Dispute (85 FR 38488)

Dear Ms. Grimball:

The American Chemistry Council (ACC) appreciates the opportunity to comment on the “Review of Action: Enforcement of U.S. WTO Rights in Large Civil Aircraft Dispute” (85 FR 38488). As you prepare for the review of the action taken on October 18, 2019 to address certain EU subsidies to its large civil aircraft industry, we offer the following perspectives.

ACC represents a diverse set of companies engaged in the business of chemistry. An innovative, $553 billion enterprise, the business of chemistry is solving some of the biggest challenges facing our nation and our world. We are committed to fostering progress in our economy, environment and society. The business of chemistry drives innovations that enable a more sustainable future; provides 529,000 skilled good paying jobs—plus over four million related jobs—that support families and communities, and enhances safety through our diverse set of products and investments in R&D.

We commend the Administration for its efforts to address European Union subsidization of its large civil aircraft industry, which the World Trade Organization (WTO) found to be inconsistent with the EU’s WTO commitments. We continue to urge both sides to reach a negotiated outcome at the WTO as soon as possible to remove the current countermeasures and avoid the imposition of additional countermeasures. Chemicals should not be included in the U.S. and EU countermeasure lists, however, for the following reasons.

The Success of the U.S. Chemical Sector is Closely Tied to the Civil Aircraft Industry

Planes cannot get off the ground, fly safely, or fly efficiently without a number of products that chemistry makes possible. The state-of-the-art planes that Boeing and Airbus manufacture contain components made with chemicals essential to aerodynamics, light weighting and structural strength – from lightweight plastics that can withstand high mechanical stress, temperature extremes, and a hostile environment, to polycarbonate windshields that deliver...
optical clarity and impact-resistance. Chemistry is also essential to seats and seat belts, wheels and brakes, fuels, coatings, paints, lubricants, and electronics – the list goes on.

The success and export potential of the U.S. chemical industry is closely tied to that of the civil aircraft industry. U.S. chemical manufacturers sell to companies that contribute to the production of civil aircraft in both the United States and the European Union. Higher tariffs on civil aircraft and components for civil aircraft in both markets would make them more expensive to purchase, weakening demand for civil aircraft and ultimately leading to less demand for U.S.-made chemicals.

**Proposed U.S. and EU Countermeasure Tariffs Would Undermine the Competitiveness of the U.S. Chemical Sector**

Our analysis of the proposed U.S. and EU countermeasure lists indicates that the chemical industry is again in the crosshairs of yet another set of possible tariff actions. The chemical products listed in HTS Chapter 33 are essential oils and resinoids and represent about 3 percent of the $11 billion total value of imports listed. The U.S. imported an estimated $365 million worth of these products from the European Union in 2018. For the majority of the twelve 8 digit HTS codes under Chapter 33, there other sources of these products outside the European Union. For two of these tariff lines, the EU supplies over half of the global market (resinoids and essential oils of orris). If the Administration decides to include these chemicals in a future version of its countermeasure list, the result could be more limited availability of specific inputs made in the European Union and therefore lead to higher prices in the United States.

We understand that the EU will soon make public its final countermeasure list in advance of the WTO’s expected authorization later this summer. EU officials have publically stated that they will apply these countermeasures in order to “level the playing field.” The proposed EU list of products\(^1\) covers a range of traded goods, including $3 billion in traded chemicals and plastics (5 products in Chapter 29, 5 in Chapter 30, 1 in Chapter 32, 15 in Chapter 33, 16 in Chapter 35, 4 in Chapter 38, and 22 in Chapter 39). Chemicals and plastics represent 15% of the total value of U.S. exported goods that are covered by the EU’s tariff list.

The most extreme effects of the EU countermeasures could be dire. If the European Union imposes tariff rates up to the maximum level allowed (100 percent), it would effectively block U.S. chemical manufacturers from accessing the EU market for the products on its countermeasure list. Assuming all the chemicals and plastics on the European Union’s proposed list are on its final list, U.S. chemical manufacturers would therefore not be able to export those products to the European Union and its member states. Chemical manufacturers seeking to maintain access to the EU market may decide to move production and jobs out of the U.S. other jurisdictions.

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The EU Countermeasures Could Undermine the Production of Polyethylene in the United States

One example of a product that proposed EU tariffs could impact is polyethylene (PE). New U.S. PE capacity is predominantly aimed at the global export market. This is approximately one-third of the total U.S. PE industry production and represents essentially all the new capacity introduced to the market from 2016-2019. This capacity is a result of tens of billions of dollars’ worth of investment in the U.S. Gulf Coast, and currently supports thousands of U.S. jobs.

The two largest global markets for U.S. exports of plastics and chemicals are China and the EU. In 2018, China implemented prohibitory additional tariffs on imports of most grades of U.S.-sourced polyethylene, resulting in price dislocations for U.S. sourced products in global markets, as the global supply chain rebalanced. Should the EU implement similar tariffs (for example through WTO-authorized countermeasures or in retaliation for unilateral U.S. trade actions), trade data indicates that U.S.-sourced product may struggle to ‘find a home’ because total U.S. export capacity would exceed the combined net import demand from other regions (including Africa, South America, South East Asia, etc.). Additional EU tariffs could make U.S. production un-economic to export, resulting in significant market disruption.

Without the ability to competitively access overseas markets for these products, some existing U.S. capacity may be forced to shut down, and possible new projects may not be sanctioned. This would have direct impacts on the U.S. Gulf Coast and wider economy, including on employment, investment expenditure, and U.S. export revenues. There are also potential implications for other industry segments -- including the U.S. upstream oil and gas sector, which provides the vast majority of ethane feedstock used in the production of U.S. chemicals and plastics, as well as the petrochemicals logistics and infrastructure sectors, which transport feedstocks and plastic product exports.

The Proposed U.S. Tariff on Palladium Could Lead to Production Moving Outside the U.S.

Palladium (Pd) is used for automotive emissions catalysts, which account for nearly 70 percent of its total global demand. Emissions catalysts destroy hydrocarbons, carbon monoxide, and nitrogen oxides produced by car engines, and are needed so automobiles can meet tightening emission regulations. Stricter emission regulations have caused demand for Pd to increase significantly. The Pd market is already very tight with prices and lease rates increasing significantly above historic levels, driven by use in autocatalyst production to meet tightening emission regulations. Additional duties on imports of Pd from the European Union could limit material availability even further in the United States, potentially forcing chemical manufacturers to move production of automotive emissions catalysts outside of the United States.

Catalysts platforms are not readily interchangeable, so it is not feasible to substitute another precious metal for Pd in the manufacture of an automotive catalyst. The catalyst itself and vehicle platform would have be completely redesigned. Pd has high temperature durability that allows original equipment manufacturers (OEMs) to continue to move the catalyst closer to the engine and exhaust manifold in a gasoline engine. This means that the catalyst can activate more
quickly (versus a platinum catalyst) due to being closer to the heat source and perform nearly as soon as you start your engine, providing the best solution for reducing engine emissions at startup. The highest amount of emissions occur within the first two minutes after starting the car’s engine. Automotive OEMs can offer more detail regarding the need for Pd to meet modern emission requirements and the consequences of Pd becoming unavailable to support production of catalysts for existing automobile platforms.

It is likely that if the Administration were to impose additional duties on imports of Pd from the EU, businesses would have to pass the increased costs of Pd on to downstream customers, ultimately impacting U.S. consumers.

**The Proposed EU Countermeasures would lead to another harmful Market Closure for U.S. Chemical Manufacturers**

For reference, China’s Section 301 retaliation targets $11 billion in exports of U.S.-made chemicals; the EU’s Section 232 retaliation targets $500 million in U.S.-made chemical exports; India’s Section 232 retaliation targets $289 million in U.S.-made chemical exports; and Turkey’s Section 232 retaliation targets $170 million in U.S.-made chemical exports.

We are concerned that U.S. trading partners could retaliate against U.S.-made exports of chemicals in response to unilateral U.S. trade actions, thereby further closing overseas markets for U.S. chemical manufacturers. Recently, USTR imposed and then suspended additional tariffs on imports from France, including $931 million in chemicals. The European Union could retaliate on behalf of France and impose retaliatory tariffs on U.S-made chemicals. USTR is conducting a Section 301 investigation into a range of digital services taxes in effect or under consideration, including in the European Union. U.S. trading partners may choose to retaliate against U.S.-made exports of chemicals in response to any unilateral, additional tariffs that the Administration imposes to address these digital services taxes. The Administration is also conducting separate Section 232 investigations on whether imports of electrical transformers, mobile cranes, and vanadium threaten to impair the national security. Again, U.S. trading partners could impose retaliatory tariffs on U.S.-made chemicals if the U.S. chooses to use unilateral, additional tariffs to adjust imports of these products.

For the last several years, the U.S. chemical industry has sought – and continues to seek – greater market access around the world to take advantage of the historic expansion of chemical manufacturing capacity in the United States. We are most assuredly not seeking new tariffs or closed markets. After all, tariffs are taxes on the American people, as recent studies have confirmed that consumers are the ones who ultimately pay for these tariffs in the form of higher priced goods. We respectfully request that the United States and the European Union eliminate their chemical tariffs in their ongoing bilateral trade agreement negotiations and remove chemical tariffs from their respective countermeasure lists under the Large Civil Aircraft dispute. In time of such great economic upheaval, a détente in this dispute would provide needed certainty in the transatlantic market.
Thank you again for the opportunity to submit written comments. We look forward to serving as a resource for the Section 301 Committee during its review of U.S. countermeasures.

Best regards,

Ed Brzytwa
Director, International Trade
American Chemistry Council