

Torres Trade Trump Table

Last Updated: September 25, 2025

Summary:

The table below presents a structured timeline of executive actions, policy directives, and trade-related decisions issued by President Trump's administration from January 2025 to the present. It focuses on critical areas such as tariffs, economic sanctions (OFAC), the priorities of the Department of Justice, customs regulations, and broader trade and economic policies.

The table captures significant policy shifts, including the imposition and threats of tariffs on imports from Canada, Mexico, China, and other countries; sanctions targeting individuals, international organizations, and foreign entities; and efforts to align federal agencies with an "America First" economic and diplomatic agenda. As a whole, the actions summarized below illustrate the administration's approach to trade protectionism, economic nationalism, and regulatory intervention, which has far-reaching implications for global trade relationships, U.S. businesses, and international law enforcement efforts.

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Date	Source	Category	Summary
9/26/25	Federal Register	Tariffs/National	The Department of
	(*unpublished version of	Security	Commerce initiated an
	the FRN)		investigation under
			Section 232 of the Trade
	Notice of Request for		Expansion Act of 1962 to
	Public Comments on		determine the national
	Section 232 National		security effects of imports
	Security Investigation of		of personal protective
	Imports of Personal		equipment (PPE), medical
	Protective Equipment,		consumables, and medical
	Medical Consumables,		equipment including
	and Medical Equipment,		devices. Interested parties
	Including Devices		are invited to submit
			comments addressing
			topics set forth in the FRN
			including the domestic
			demand for PPE, medical
			consumables, and medical
			equipment, including
			devices, whether U.S.
			production can meet this
			demand, the role of
			foreign supply chains in
			meeting U.S. demand for
			the subject medical
			products and the
			economic impact of
			artificially suppressed
			prices for the subject
			medical products due to
			foreign unfair trade
			practices and state
			sponsored
			overproduction. Interested
			parties must submit
			comments by October 17,
			2025 for consideration.
			The investigation may
			lead to the
			implementation of
			additional tariffs on

			certain PPE, medical
			-
			consumables, and other
0/06/05	D 1 1D 1	TD 100 DX 1 1	medical device imports.
9/26/25	Federal Register	Tariffs/National	The Department of
	(*unpublished version of	Security	Commerce initiated an
	the FRN)		investigation under
			Section 232 of the Trade
	Notice of Request for		Expansion Act of 1962 to
	Public Comments on		determine the national
	Section 232 National		security effects of imports
	Security Investigation of		of robotics and industrial
	Imports of Robotics and		machinery. Interested
	Industrial Machinery		parties may submit
			comments for
			consideration in the
			investigation that focus on
			topics such as the
			domestic demand for
			robotics and industrial
			machinery in the U.S.,
			whether U.S. production
			can meet this domestic
			demand, and the impact of
			foreign government
			subsidies and predatory
			trade practices on the
			competitiveness of the
			robotics and industrial
			machinery, and their parts
			and components, in the
			U.S. The deadline to
			submit comments in this
			investigation will be
			October 17, 2025. The
			investigation may lead to
			the implementation of
			additional tariffs on
			certain robotics and
			industrial machinery
			products that are imported
			into the U.S.
9/25/25	U.S. Court of Appeals for	Tariffs	The Court of Appeals for
7,23,23	the Federal Circuit	1 411113	the Federal Circuit
	me i caerar Oneant		(CAFC) issued an opinion
	Case No. 23-1891		in one of the leading cases
	Cusc 110. 23-1071		challenging the validity of
			manicinging the validity of

HMTX Industries v. Section 301 tariffs United States implemented under the first Trump administration. The issues on appeal related to whether the USTR exceeded its statutory authority under Section 307 of the Trade Act of 1974 in modifying tariffs on a wide range of Chinese-origin goods (i.e., the List 3 and List 4a actions) after China retaliated against initial rounds of Section 301 tariffs implemented under List 1 and List 2. In addition, the CAFC considered whether the USTR took sufficient action to consider public comments on the List 3 and 4a tariff modifications pursuant to the trial court's prior order. The validity of the List 1 and List 2 tariff actions were not challenged. The CAFC held that Section 307(a)(1)(C) of the Trade Act of 1974 independently authorized the USTR to implement the tariff modifications under List 3 and List 4a. The Court also found that the USTR's review of public comments and subsequent supply of information to the trial

court "supplied the

meet the APA's

Act] requirements

necessary clarification to

[Administrative Procedure

	T		1
			regarding notice-and-
			comment rulemaking."
			Therefore, the Court
			upheld the validity of the
			List 3 and List 4a Section
			301 tariff actions targeting
			Chinese-origin imports.
9/25/25	Federal Register	Tariffs	This FRN implements
7123123	rederar Register	Tarrits	modifications to the
	In almostine Centein		
	Implementing Certain		HTSUS in line with the
	Tariff-Related Elements		previously announced
	of the U.SEU		U.SEU framework
	Framework on an		agreement on trade. The
	Agreement on		HTSUS modifications
	Reciprocal, Fair, and		formally implement tariff
	Balanced Trade		adjustments on certain
			EU-origin products
			including automobiles and
			automobile parts (15%
			total tariff rate), aircraft
			* *
			and aircraft parts (subject
			to exemptions from
			reciprocal tariffs and
			steel/aluminum tariffs),
			unavailable natural
			resources (including cork)
			(subject to exemption
			from reciprocal tariffs),
			generic pharmaceuticals
			and their ingredients and
			chemical precursors
			(subject to exemptions
			from reciprocal tariffs).
9/24/25	Fodovol Pogistov	Notional Convity	The Department of State
9/24/23	<u>Federal Register</u>	National Security	-
	D 11 11		announced the publication
	Presidential		of the President's
	Determination on Major		identification of the
	Drug Transit or Major		following countries as
	Illicit Drug Producing		major drug transit or
	Countries for Fiscal Year		production countries:
	2025		Afghanistan, The
			Bahamas, Belize, Bolivia,
			Burma, the People's
			Republic of China (PRC),
			Colombia, Costa Rica, the
			Dominican Republic,
			Dominican Kepublic,

			Ecuador, El Salvador,
			Guatemala, Haiti,
			Honduras, India, Jamaica,
			Laos, Mexico, Nicaragua,
			Pakistan, Panama, Peru,
			and Venezuela. Five
			countries- Afghanistan,
			Bolivia, Burma,
			Colombia, and
			Venezuela- are listed as
			failing "demonstrably to
			make substantial efforts"
			over the past 12 months to
			-
			make efforts to comply with counternarcotics
			agreements. As such, the
			President determined that
			providing U.S. "assistance" to these
			countries is "vital" to U.S.
			interests. All listed
			countries are called upon
			to better their
			counternarcotics efforts.
			The listed countries may
			face heightened scrutiny
			by U.S. regulatory
			authorities and in certain
			cases become subject to
			economic measures like
			tariffs or economic
			sanctions aimed at
			furthering the U.S.'s
			counternarcotics goals.
9/18/25	White House	Egonomia Daliar	The Trump administration
9/18/23	willte flouse	Economic Policy	The Trump administration announced a collaborative
	Memorandum of		effort between the U.S.
	Understanding Between		and the U.K. regarding
	the Government of the		joint opportunities in
	United States of America		science and technology
	and the Government of		development, including
	the United Kingdom of		acceleration of AI
	Great Britain and		technology, unleashing
	Northern Ireland		civil nuclear energy,
			securing quantum

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	Regarding the		advantage, and ensuring
	Technology Prosperity		foundations for frontier
	Deal		research. This includes
			promoting U.S. and UK
			AI exports to offer the full
			stack of chips, data
			centers, and models;
			facilitating commercial
			partnerships while
			identifying and addressing
			market barriers to
			accelerate the deployment
			of advanced nuclear
			reactors in both the U.S.
			and the UK; and securing
0/17/05	E 1 1D 14	F ' D 1'	6G-related developments.
9/17/25	Federal Register	Economic Policy	In preparation of its
	D + C C		annual National Trade
	Request for Comments		Estimate Report on
	on Significant Foreign		Foreign Trade Barriers,
	Trade Barriers for the		the USTR invites
	2026 National Trade		interested parties to
	Estimate Report		submit comments for
			consideration. The USTR
			directs that comments
			focus on one or more of
			the following trade
			barriers: import policies,
			technical barriers to trade,
			sanitary and phytosanitary
			measures, government
			procurement, intellectual
			property protection,
			services, investment
			restrictions, government
			subsidies, anticompetitive
			practices, state-owned
			enterprises, other non-
			market practices, labor,
			environmental factor, and
			other barriers.
			Commenters should also
			place particular emphasis
			on any practices that may
			violate U.S. trade
			agreements. Interested
			agreements. Interested

	<u> </u>		
			parties should submit their
			comments via the USTR
			comment portal by
			October 30, 2025.
9/17/25	Federal Register	Economic Policy	The USTR has requested
		•	public comments on the
	Request for Public		United States-Mexico-
	Comments and Notice of		Canada Agreement
	Public Hearing Relating		(USMCA) to aid it in
			` /
	to the Operation of the		developing positions and
	Agreement Between the		recommendations for the
	United States of America,		upcoming joint review
	the United Mexican		between the 3 countries
	States, and Canada		(occurring July 1, 2026).
			Comments may focus on
			any aspect of the
			operation or
			implementation of the
			USMCA, issues of
			compliance with USMCA
			provisions,
			*
			recommendations for
			specific actions that
			USTR should propose to
			promote balanced trade,
			new market access, and
			alignment on economic
			security with Mexico and
			Canada, factors affecting
			the investment climate in
			North America and in the
			territories of each Party,
			the effectiveness of the
			USMCA in promoting
			investment that
			strengthens U.S.
			competitiveness,
			productivity, and
			technological leadership,
			and strategies for
			strengthening North
			American economic
			security and
			competitiveness.
			Interested parties may
			submit comments via the
			Submit comments via the

	1		LIGHT 1
			USTR comment portal up
			to November 3, 2025.
			Written comments are due
			on November 3, 2025.
			Interested parties may
			also participate in a public
			hearing hosted by the
			USTR on November 17,
			2025, in Washington D.C.
9/16/25	Federal Register	Tariffs	The USTR opened a
7,10,20	1 000101 110515151	TWITIS	public comment period
	Request for Comments		for interested parties to
	on Whether Particular		submit comments on
	Exclusions in the Section		
			whether current product
	301 Investigation of		exclusions from Section
	China's Acts, Policies,		301 tariffs on Chinese-
	and Practices Related to		origin imports warrant
	Technology Transfer,		further extension past
	Intellectual Property, and		November 29, 2025.
	Innovation Warrant		Interested parties must
	Further Extension		submit comments by
			11:59pm ET on October
			16, 2025. The USTR has
			requested that comments
			focus specifically on the
			availability of products
			covered by the exclusions
			from sources outside of
			China, efforts undertaken
			to source products
			covered by the exclusions
			from the United States or
			third countries, why
			additional time is needed
			to shift products of
			•
			subject products away
			from China, and whether
			further extending the
			exclusion will likely
			contribute to a shift in
			sourcing the product
			outside of China.
			Additional considerations
			include the impact on the
			administration's priorities,
			U.S. interests, and the

			impact on the goal of the
9/9/25	Supreme Court	Tariffs	Section 301 investigation. The Supreme Court has
J1J123	Case Nos. 24-1287 & 25- 250 Learning Resources, Inc., Et Al. v. Trump & V.O.S. Selections, Inc. v. Trump	Tairiis	granted petitions for an expedited review of two of the leading cases challenging the validity of President Trump's IEEPA tariff actions. The order consolidates the two cases and sets a briefing schedule starting with opening briefs due on September 19, 2025. The cases will be set for oral argument in the first week of November.
9/5/25	White House Modifying the Scope of Reciprocal Tariffs and Establishing Procedures for Implementing Trade and Security Agreements	Tariffs	President Trump issued an executive order modifying reciprocal tariffs originally set forth in Executive Order 14257. The order provides a revised Annex II list of products excluded from reciprocal tariffs. Certain critical mineral, pharmaceuticals, and bullion-related products have been added to Annex II and will no longer be subject to reciprocal tariffs beginning September 8, 2025. Other products, including certain aluminum hydroxide, resin, and silicone products have been removed from Annex II and will be subject to reciprocal tariffs beginning on September 8, 2025. In addition, the executive order sets forth a framework for

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			implementing existing
			and future trade
			agreements stating that
			the administration will
			generally refrain from
			modifying reciprocal and
			section 232 tariff rates
			before the conclusion of a
			final trade and security
			agreements between
			another country and the
			U.S. A list of products the
			administration is willing
			to provide a 0% reciprocal
			tariff rate for under trade
			agreements are set forth in
			Annex III to the order
			("Potential Tariff
			Adjustments for Aligned
			Partners") and include
			agricultural goods, aircraft
			and aircraft parts, non-
			patented articles for use in
			pharmaceutical
			applications, and goods
			that cannot be naturally
			grown or mined in the
			U.S. For more
			information, visit the
			White House Fact Sheet
			here.
9/5/25	White House	National	President Trump issued an
		Security/Foreign Policy	executive order focused
	Strengthening Efforts to		on protecting U.S.
	Protect U.S. Nationals		nationals from wrongful
	from Wrongful Detention		detention abroad. Through
	Abroad		this order, the Secretary of
			State ("the Secretary")
			may designate countries
			that directly engage in or
			support wrongful
			detention as State
			Sponsors of Wrongful
			Detention. The
			designation will be based
			on certain criteria

			including a country's
			deemed wrongful
			detention of a U.S.
			national, a foreign
			government's failure to
			release a person after
			being notified by the U.S.
			that the Secretary has
			deemed that person
			wrongfully detained, and
			a foreign government's
			support or complicity in
			furthering unlawful
			detentions. The Secretary
			may take several actions
			against such designated
			countries, including
			imposing sanctions,
			imposing travel
			restrictions, restricting
			assistance to the
			government of that nation,
			and restricting the export
			of certain goods to that
			country.
9/4/25	White House	Tariffs	President Trump issued an
717123	Implementing the United	Tarrits	executive order
			implementing the trade
	States–Japan Agreement		framework agreement
			with Japan that was
			previously announced on
			July 22, 2025. The
			executive order
			implements a 15%
			baseline tariff on nearly
			all Japanese imports,
			including automobiles and
			automobile parts. Like the
			tariff structure for EU-
			origin products outlined in
			Executive Order 14326,
			the tariff rate for most
			Japanese-origin products
			will be capped at 15%
			(i.e., the sum of the
1			Column 1 duty rate under

	T	Г	it removes to
			the HTSUS and the
			additional ad valorem
			tariff pursuant to this
			order will be 15%).
			Importantly, the 15%
			tariff rate applies
			retroactively to Japanese
			imports entered on or
			after August 7, 2025. The
			executive order also
			provides that Japanese-
			origin aircraft products,
			except for unmanned
			aircraft, falling under the
			WTO Agreement on
			Trade in Civil Aircraft
			will be excepted from the
			IEEPA reciprocal tariffs,
			Section 232 steel and
			aluminum tariffs, and
			Section 232 tariffs on
			copper products. In
			addition, the order
			authorizes the Secretary
			of Commerce to take
			steps in the future to
			eliminate reciprocal tariffs
			on Japanese-origin
			generic pharmaceuticals,
			pharmaceutical
			ingredients,
			pharmaceutical chemical
			precursors, and natural
			resources unavailable in
			the United States.
9/2/25	Federal Register	National	Consistent with the
		Security/Export	administration's relaxing
	Relaxing Export Controls	Controls	of trade restrictions on
	for Syria		Syria, the Bureau of
			Industry and Security
			(BIS) has implemented
			changes to export control
			measures related to Syria
			listed in section 746.9 of
			the EAR. Since 2013,

			most items subject to the EAR (including EAR99 items) were restricted from export to Syria. BIS's final rule adds new or expanded license exception eligibility for exports and reexports to Syria and adopts more permissive license review
			policies for exports and reexports to Syria (which were previously subject to
9/2/25	Federal Register Notice of Product Exclusion Extensions: China's Acts, Policies, and Practices Related to Technology Transfer, Intellectual Property, and Innovation	Tariffs	a presumption of denial). The United States Trade Representative (USTR) announced the extension of exclusions from Section 301 tariffs for certain products from China through November 29, 2025. The exclusions were previously set to expire on August 31, 2025, pursuant to a prior exclusion extension announcement issued on May 31, 2025. Under the Section 301 action related to China, most Chineseorigin imports are subject to an additional tariff ranging from 7.5%-100%.
9/2/25	Public Hearing Regarding Section 301 Investigation into Certain Acts, Policies, and Practices of Brazil	National Security/Economic Policy	The USTR announced a public hearing on September 3, 2025, for the Section 301 investigation of Brazil's acts, policies, and practices related to digital trade and electronic payment services; unfair, preferential tariffs; anticorruption enforcement; intellectual property

			nuntrations other 1
			protection; ethanol market
			access; and illegal
			deforestation. The hearing
			took place in Washington,
			D.C., and a full transcript
			of the hearing will be
			posted on ustr.gov.
8/29/25	Department of Justice	Enforcement	The DOJ announced its
			implementation of a Trade
	Departments of Justice		Fraud Task Force to
	and Homeland Security		pursue enforcement
	Partnering on Cross-		actions against parties that
	Agency Trade Fraud		seek to evade U.S. tariffs
	Task Force		and import duties and that
			engage in smuggling
			activities.* The Task
			Force will involve
			personnel from the DOJ's
			Civil and Criminal
			divisions as well as the
			Department of Homeland
			-
			Security (DHS). The Task Force will focus on
			investigating and
			prosecuting violations of
			U.S. customs laws and
			may pursue civil actions
			under the Tariff Act of
			1930 or False Claims Act
			(FCA) as well as criminal
			actions under federal
			statutes.
			*A Trade Fraud Task
			Force previously existed
			under the Biden
			Administration and was
			involved in several
			customs-related
			enforcement actions
			including the Ford Motor
			Company settlement
			announced on March 11,
			2024.

8/29/25	United States Court of	Tariffs	On August 29, 2025, the
0/29/23	Appeals for the Federal	Taillis	Court of Appeals for the
			* *
	<u>Circuit</u>		Federal Circuit (CAFC)
	G N 25 1012		issued a decision in one of
	Case No. 25-1812		the leading cases
			challenging the validity of
	V.O.S. Selections, Inc. v.		President Trump's tariffs.
	Тгитр		The CAFC affirmed the
			Court of International
			Trade's (CIT) previous
			decision finding that the
			President's reciprocal and
			fentanyl tariff actions
			exceeded his authority
			under the International
			Emergency Economic
			Powers Act (IEEPA). The
			CAFC has remanded the
			case back to the CIT to
			decide whether a
			nationwide injunction of
			the tariff actions is lawful
			and whether only parties
			to the case (as opposed to
			all importers) may receive
			refunds for tariff
			payments. The CAFC
			paused any action to be
			taken pursuant to its
			invalidation of the tariffs
			until October 14, 2025.
			Therefore, tariffs under
			the subject actions will
			continue to be collected
			by CBP. On September 3,
			2025, the government
			submitted a <u>petition</u> to the
			Supreme Court requesting
			expedited review of the
			case. As such, it is
			possible for the tariff
			actions to remain in effect
			even after the CAFC's
			October 14 deadline.
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8/25/25	Federal Register	Economic Policy/Tariffs	On August 13, 2025, the
8/25/25	Federal Register Notice of Request for Public Comments on Section 232 National Security Investigation of Imports of Wind Turbines and Their Parts and Components	Economic Policy/Tariffs	On August 13, 2025, the Secretary of Commerce initiated an investigation under Section 232 of the Trade Expansion Act of 1962 to determine the national security impact of imports of wind turbines and their parts and components. Interested parties may submit comments to the Department of Commerce Bureau of Industry and Security (BIS) for consideration in the investigation. The deadline to submit comments is September 9, 2025. This investigation
			may result in the
			implementation of new tariffs on wind turbine
			products from all
0/21/27	XX71 *, XX	E ' D 1' /E 'CC	countries.
8/21/25	White House	Economic Policy/Tariffs	The U.S. and EU announced a framework
	Joint Statement on a		agreement on trade
	United States-European		relations that sets forth
	Union Framework on an		tariff rate expectations
	Agreement on		and terms to be
	Reciprocal, Fair, and		considered by the two
	Balanced Trade		countries in future
			negotiations. The
			framework agreement
			states the U.S. will apply
			the higher of the U.S.
			Most Favored Nation (MFN) rate or a 15%
			tariff rate on most EU-
			origin imports.
			Additionally, the U.S. will
			only apply the MFN tariff
			rate to certain unavailable
			natural resources, aircraft
			and aircraft parts, and

	1		1 1
			pharmaceutical products.
			In addition, EU-origin
			products that are subject
			to certain Section 232
			tariffs including
			pharmaceuticals, lumber,
			semiconductors, and
			automobiles, will be
			subject to a 15% total
			tariff rate. The framework
			suggests that the two
			countries will engage in
			future negotiations
			regarding additional
			products that are or may
			become subject to Section
			232 tariffs including steel,
			aluminum, and derivative
			products.
8/19/25	USTR	Forced Labor	The United States Trade
0/17/23	<u>USTR</u>	Torced Labor	Representative (USTR)
	Forced Labor		published annual updates
	Enforcement Task Force		to the "Strategy to Prevent
	Release of the 2025		
			the Importation of Goods
	Update to the UFLPA		Mined, Produced, or Manufactured with
	Strategy		Forced Labor in the
			People's Republic of
			China." This strategy
			details the inter-agency
			efforts to support and
			pursue enforcement of the
			Uyghur Forced Labor
			Prevention Act (UFLPA).
			The 2025 updates
			highlight the addition of
			78 new entities to the
			UFLPA Entity List since
			2024, effectively
			expanding the number of
			Chinese parties whose
			goods are subject to the
			forced labor rebuttable
			presumption and
			prohibited from entry into
			the U.S. In addition, the

			updates highlight new
			priority sectors for forced
			labor enforcement
			including in steel, copper,
			and lithium industries.
8/19/25	White House	Export Controls	The White House
		1	announced the signing of
	Congressional Bill H.R.		Congressional Bill H.R.
	1316 Signed into Law		1316 (Maintaining
			American Superiority by
			Improving Export Control
			Transparency Act) into
			law. The Act amends the
			Export Control Reform
			Act of 2018 to require the
			Secretary of Commerce to
			report annually to
			Congress on license
			applications received for
			the export of dual-use
0/15/25	W/I: 'A - II	F	items.
8/15/25	White House	Economic Policy	On August 15, 2025, the
	The Office of Federal		Office of Management and Budget's Office of
	Procurement Policy		Federal Procurement
	Launches Landmark		Policy launched an update
	Update to FAR, Ushering		to the Federal Acquisition
	in a New Era for		Regulation (FAR) in
	Commercial Buying		pursuance of the
			Revolutionary FAR
			Overhaul (RFO), which is
			meant to return the FAR
			to its statutory roots. This
			action authorizes agencies
			to immediately begin
			deleting one-third of
			requirements from their
			future contracts not
			required by statute or
			executive orders and
			having little to do with
			contract outcomes in
			order to better leverage
			commercially-available
			solutions. The Office of
			Federal Procurement

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			Policy (OFPP) and the
			FAR Council are
			releasing the FAR
			Companion Guide,
			Practitioner's Albums,
			and Category Guide to
			provide tips and tools
			regarding the FAR. OFPP
			is now also directing
			agencies to use
			government-wide
			contracts for common
			commercial products and
			services including "best-
			in-class" and "preferred"
			contracts, rather than
			maintaining their own
			contracts, and OFPP will
			create the criteria to
			qualify contracts as "best-
			in-class" for mandatory
			use. OFPP also has
			eliminated outdated
			procedures and
			consolidated key
			procedures under a
			modernized FAR Part 8,
			retired FAR parts 38 and
			51, centralized
			information and supply
			chain security policies
			into a single FAR part,
			and imposed changes to
			make sign up and
			maintenance of
			registration easier for
			contractors.
8/13/25	White House	National Security	President Trump issued an
0/15/25	77 III 110 110 110 110 110 110 110 110 110	1 tational Dooulity	executive order to
	Enabling Competition in		enhance America's space
	the Commercial Space		industry by streamlining
	Industry		commercial license and
	mausuy		
			permit approval processes
			for U.S. operators. It
			directs the Secretary of
			Transportation to use all

available authorities to eliminate and expedite the Department of Transportation's environmental reviews and other obstacles to the granting of launch and reentry licenses and permits. The Secretary of Transportation will reevaluate, amend, or rescind the regulations at Part 450 of title 14, Code of Federal Regulations as appropriate and will report a description of actions taken within 120 days of this order. The Secretary of Defense, the Secretary of the Interior, the Secretary of Transportation, and the Administrator of NASA will also expedite environmental and administrative review activity relevant to spaceport infrastructure development. The Chair of the Council on **Environmental Quality** will also establish new categorical exclusions under the National Environmental Policy Act (NEPA) for spaceport development actions that do not typically have a significant effect on the quality of the human environment. Additionally, the Secretary of Commerce will propose a process for individualized mission authorizations for

			activities covered by Article VI of the Outer Space Treaty of 1967. The Secretary of Transportation will create a position in the Office of the Secretary to advise the Secretary of Transportation on fostering innovation and deregulation in the commercial space transportation industry.
8/13/25	Ensuring American Pharmaceutical Supply Chain Resilience by Filling the Strategic Active Pharmaceutical Ingredients Reserve	Economic Policy/National Security	President Trump issued an executive order focused on restocking the domestic reserve of Active Pharmaceutical Ingredients (APIs). It directs the Office of the Assistant Secretary for Preparedness and Response (ASPR) to develop a list of approximately 26 drugs critical to national health and security (the "critical drugs") and an accounting of funds that can be used to prepare and open the Strategic Active Pharmaceutical Ingredients Reserve (SAPIR) within 30 days. The order also directs the ASPR to obtain and maintain a six-month supply of the critical drugs. Within 120 days, ASPR should ready the existing SAPIR repository to be able to receive and maintain APIs, and ASPR will obtain the six-month supply of APIs when the funds are available and

			who are the own in the
			place them in the
			repository no later than 30
			days after the repository is
			ready. Within 90 days, the
			ASPR will provide certain
			offices and officials with
			an update to 2022 list of
			86 essential medicines
			and medical
			countermeasures and a
			plan to obtain (from
			domestic manufacturing
			when possible), store, and
			maintain a six-month
			supply of APIs for the
			updated medicine list
			when necessary. The plan
			should also include a cost
			estimate and a proposal
			for a second SAPIR
0/11/2-			repository within a year.
8/11/25	White House	Economic Policy/Tariffs	President Trump issued an
			executive order extending
	Further Modifying		the suspension of
	Reciprocal Tariff Rates to		heightened tariffs on
	Reflect Ongoing		Chinese-origin imports.
	Discussions With the		The Order states that the
	People's Republic of		continuing pause on the
	China		heightened tariffs is due
			to China's ongoing
			participation in trade
			negotiations with the U.S.
			during which China has
			taken "significant steps"
			to remedy economic and
			national security concerns
			of the U.S. Pursuant to
			this Order, the reciprocal
			tariff rate for Chinese-
			origin imports will remain
			at 10% until November
			10, 2025. For more
			information, visit the
			White House Fact Sheet
			<u>here</u> .

8/6/25	White House	Economic Policy/Tariffs	President Trump issued an
			executive order
	Addressing Threats to the		implementing a 25% tariff
	United States by the		on Indian-origin imports
	Government of the		to go into effect on
	Russian Federation		August 27, 2025. The new
			tariff is a response to
			India's continued
			importation of Russian
			oil, both directly and
			indirectly. The order cites
			the Russia-Ukraine
			conflict as the source of
			concern and emphasizes
			the continued threat
			Russia poses to U.S.
			national security and
			foreign policy objectives.
			The 25% tariff on Indian-
			origin products imposed under this order will stack
			with the other applicable duties, unless the subject
			products are subject to
			tariffs under Section 232
			of the Trade Expansion
			Act (e.g., product-specific
			tariffs on automobiles,
			auto parts, steel and
			aluminum, and copper,
			etc.) in which case the
			25% additional tariff will
			not apply. The Secretary
			of State will recommend
			additional necessary
			action to be taken in
			response to any retaliation
			from Russia or other
			countries. The Secretary
			of Commerce will lead
			continuous monitoring
			efforts to determine
			whether other countries
			are similarly importing
			Russian oil and
			recommend imposition of

			a 25% tariff on articles of such countries. A White House Fact Sheet on this
8/4/25	White House President Trump Demands America First Prescription Drug Pricing	Economic Policy	topic is available here. President Trump has released more information on the demands the administration has for pharmaceutical companies and the subsequent letters sent to the 17 leading pharmaceutical companies. This follows the fact sheet here outlining the President's plan to bring down prescription drug prices for American consumers to match the lowest price offered in other developed countries (the mostfavored-nation or MFN price). The letters outline demands to complete in 60 days, including lowering drug prices to match MFN pricing, raising prices internationally, and reinvesting any increased revenue into lowering prices for American consumers. The letters ask for binding commitments by the recipient countries to align with the administration's prescription drug pricing goals by September 29, 2025.
7/31/25	U.S. Court of Appeals for the Federal Circuit	Tariffs	On July 31, 2025, the U.S. Court of Appeals for the
	Case No. 25-1812		Federal Circuit heard oral arguments in one of the major cases challenging the validity of President

	V.O.S. Selections, Inc. v. Trump		Trump's tariff actions under IEEPA. This case is currently on appeal following a decision by the Court of International Trade (CIT) to enjoin the tariff actions. The government quickly appealed the CIT's decision and requested a stay to halt the enjoinment of the tariffs while the appeal is pending. The Court of Appeals is expected to issue a decision in this case in the coming weeks which is likely to be followed by an appeal and eventual escalation to the U.S. Supreme Court.
7/31/25	Amendment to Duties to Address the Flow of Illicit Drugs Across Our Northern Border	Economic Policy/Tariffs	President Trump issued an executive order increasing duties on Canadian-origin imports initially imposed under Executive Order 14193 of February 1, 2025, to address the declared national emergency related to fentanyl trafficking and other criminal activity along the U.SCanadian border. The order raises the tariff rate for most Canadian-origin products from 25% to 35%, while specified Canadian-origin energy products remain subject to a 10% tariff rate. The order cites several reasons for the tariff increase including Canada's failure to cooperate with efforts to stem the flow of fentanyl

		<u> </u>	
			across the northern
			border, it's failure to
			adequately devote
			resources to address drug
			trafficking and other
			criminal activity, and
			Canada's implementation
			of retaliatory measures
			against the U.S. following
			- C
			the President's tariff
			actions. Any goods
			transshipped to evade the
			application of duties
			under this order will be
			subject to a 40% tariff rate
			in addition to other
			applicable duties, fines, or
			penalties. The increased
			tariff rates under this
			order will go into effect
			on August 1, 2025. For
			more information, see the
			White House Fact Sheet
			on this topic <u>here</u> .
7/31/25	White House	Economic Policy/Tariffs	-
1/31/23	willte House	Economic Foney/Tarms	President Trump issued an executive order revising
	Funther Medifying the		_
	Further Modifying the		reciprocal tariff rates first
	Reciprocal Tariff Rates		announced on April 2,
			Liberation Day. Annex I
			of the order provides
			country-specific tariff
			rates that go into effect
			August 7, 2025. Notably,
			EU-origin products will
			only face up to a 15%
			total tariff rate under the
			new order. Other
			countries listed in Annex I
			will be subject to
			additional tariff rates
			ranging from 10%-41%.
			Countries not listed in
			Annex I of the order
			remain subject to a
			baseline 10% tariff rate.
			Importantly, this order
1			importantly, this order

		T	
			does not modify the
			reciprocal tariff rate for
			Chinese-origin goods set
			forth in E.O. 14298 from
			May 12, 2025. Items
			determined by CBP to be
			transshipped through third
			countries to avoid
			application of tariffs will
			face an additional 40%
			tariff as well other
			applicable duties and
			appropriate fines or
			penalties. CBP will not
			permit mitigation or
			remission of the penalties.
			The Secretaries of
			Homeland Security and
			Commerce through the
			Commissioner of CBP
			will issue a list of
			countries and facilities
			used in circumvention
			schemes and update this
			list every 6 months to
			assist with commercial
			due diligence efforts.
7/30/25	White House	Economic Policy/Tariffs	President Trump issued an
		, and the second	executive order raising the
	Addressing Threats to		tariff rate on Brazil to a
	The United States by		total of 50% starting
	The Government of		August 7. The order cites
	Brazil		the trial of former
			Brazilian president
			Bolsonaro as a cause,
			calling it unjust political
			persecution. The order
			also cites the treatment of
			U.S. online platforms as a
			cause, stating that actions
			by Brazilian officials
			facilitate persecution of
			political critics and
			censorship of U.S.
			persons. The order
			specifically brings up

			Judge Alexandre de Moraes as an authority figure abusing his power in Brazil. The order states that the rate will be raised should Brazil retaliate. The tariff will stack and won't apply to imports
			excepted by 50 U.S.C. 1702(b) or set forth in Annex I to this order including precious metals and civil aircraft and its parts and components. For more information, visit here.
7/30/25	White House Suspending Duty Free De Minimis Treatment for All Countries	Economic Policy/Tariffs	President Trump issued an executive order revising previous executive orders on the suspension of <i>de minimis</i> treatment for imports from Canada, Mexico, and China and suspending <i>de minimis</i> treatment for imports from all foreign countries. Effective August 29, 2025, all shipments, even those that would have previously qualified for duty-free <i>de minimis</i> treatment will be subject to a tariff equal to the IEEPA tariff rate (reciprocal tariff) applicable to items originating from the respective country. For 6 months after the implementation of the <i>de minimis</i> suspension, items shipped via the international postal system may alternatively be subject to specific duty

			of origin of the subject
			items. Under this method,
			a package shipped from a
			country with an IEEPA
			duty rate of less than 16%
			will be subject to an \$80
			duty per item, a package
			shipped from a country
			with an IEEPA duty rate
			between 16-25% will be
			subject to a \$160 duty per
			item, and a package
			shipped from a country
			with an IEEPA duty rate
			above 25% will be subject
			to a \$200 duty per item.
			After 6 months, all items
			will be subject to the
			IEEPA tariff rate
			associated with the
			subject country of origin.
7/30/25	White House	Economic Policy/Tariffs	The White House has
	A 1: .: T C		issued a proclamation
	Adjusting Imports of		implementing tariffs on
	Copper Into The United States		copper imports. This follows a Section 232
	States		
			investigation and report on the impacts of imports
			of all copper, which found
			that such imports and its
			quantities impact national
			security and weaken the
			U.S. economy and
			domestic production.
			Semi-finished copper and
			intensive copper imports
			will face a 50% tariff rate
			when being imported to
			the U.S. This tariff rate
			goes into effect on August
			1 and will stack. The
			Secretary of Commerce
			("the Secretary") will
			determine if modifications
			to the HTSUS are
			necessary and within 90

			days will create an
			inclusion process for
			additional copper
			derivatives. This tariff
			will only apply to the
			copper content in an
			import, and non-copper
			content will instead face
			tariffs it would normally
			be subject to. The CBP
			will issue authoritative
			guidance to mandate strict
			compliance with
			declaration requirements
			for copper content. This
			guidance will also outline
			the maximum penalties
			for noncompliance, which
			can include criminal
			liability, loss of import
			privileges, and large
			monetary penalties. The
			proclamation notes that
			importers with
			underreported
			declarations may face
			severe consequences.
			Imports subject to both
			this tariff and the tariff on
			automobiles and auto
			parts will only be subject to the tariffs on
			automobiles and auto
			parts. Additionally, the
			Secretary will implement the domestic sales
			requirements for copper
			input materials and high-
			quality copper scrap
			material that the Secretary
			recommended in the
7/20/27	XX71 *, XX	E ' D 1' /E '00	report.
7/28/25	White House	Economic Policy/Tariffs	The White House issued a
			statement on the details of
	Fact Sheet: The United		the U.SEU trade deal.
	States and European		Under the agreement, the

Union Reach Massive EU will be subject to a Trade Deal 15% tariff rate, including on certain products covered by Section 232 tariffs like semiconductors, pharmaceuticals, automobiles, and auto parts. The White House statement also provides that the EU is to invest in certain U.S. industries and negotiate with the U.S. to secure supply chains for other products covered by Section 232 tariffs including copper and derivative products. The EU is set to address U.S. concerns over access to certain UK markets by reducing non-tariff barriers impacting U.S. industrial and agricultural exports. The U.S. and the E.U. will work together to strengthen national security to protect supply chains, establish strong rules of origin to address transshipping concerns, and to address unjustified digital service barriers. In regards to digital trade. the White House statement indicates that the EU will not adopt or maintain network usage fees, and neither country will impose duties on electronic transmissions.

Notably, this agreement is not final and must be approved by EU member

states.

7/23/25	White House	Economic Policy	President Trump issued an
1123123	winte House	Leonomic Toney	executive order focused
	Promoting The Export of		on supporting the
	The American		development and
	AI Technology Stack		<u> </u>
	At Technology Stack		deployment of American
			full-stack AI support
			packages by directing the
			Secretary of Commerce to
			establish and implement
			the American AI Exports
			Program (Program) within
			90 days. Commerce will
			issue a public call for
			proposals from industry
			groups for inclusion in the
			program. Each proposal is
			required to include a full-
			stack AI technology
			package, identification of
			target regions for export, a
			description of the business
			and operation plan for the
			AI data centers and
			associated infrastructure,
			and certification of
			compliance with U.S.
			export control and
			outbound investment
			laws. Additionally, the
			Economic Diplomacy
			Action Group (EDAG)
			will mobilize federal
			financing tools to support
			the prioritization of AI
			export packages. The
			Secretary of State, in
			consultation with EDAG,
			will also be responsible
			for activities to aid in the
			advancement of U.S. AI
			exports including by
			developing and executing
			a unified federal strategy
			on AI exports and
			reviewing market access

			and trade barriers that
			may impact U.S. exports.
7/23/25	White House	Economic Policy/Tariffs	Following an
1143143	willte House	Economic Foney/Tarins	
	East Charte Duraidant		announcement by
	Fact Sheet: President		President Trump, the
	Donald J. Trump Secures		White House issued a
	Unprecedented U.S		Fact Sheet providing an
	Japan Strategic Trade and		overview of key aspects
	Investment Agreement		of a new trade agreement
			reached between the U.S.
			and Japan. Under this
			agreement, imports of
			Japanese-origin products
			will be subject to a
			"baseline" 15% tariff rate.
			The Fact Sheet states that
			Japan will invest \$550
			billion to help with the
			rebuilding and expansion
			of key American industry
			sectors including in the
			energy infrastructure,
			semiconductor
			manufacturing and
			research, pharmaceutical
			and medical production,
			shipbuilding, and critical
			mineral mining,
			_
			processing, and refining. The framework also
			provides that Japan will
			increase its purchase and
			import of certain U.S
			origin products including
			rice, corn, soybeans,
			energy products,
			commercial aircraft and
			defense equipment, ant
			automobiles.
7/22/25	White House	Economic Policy/Tariffs	The White House issued a
			formal statement
	Joint Statement on		announcing a new
	Framework for United		preliminary trade
	States-Indonesia		agreement between the
	Agreement on Reciprocal		U.S. and Indonesia. The
	Trade		
	Joint Statement on Framework for United States-Indonesia Agreement on Reciprocal	j	formal statement announcing a new preliminary trade agreement between the

an overview of the "Framework" the two countries have agreed upon to serve as the foundation for future negotiations and trade relations. Importantly, the Framework provides that imports of Indonesianorigin products into the U.S. will be subject to a 19% tariff rate that may be further reduced for certain commodities not naturally available in the U.S. Indonesia is also set to eliminate "approximately 99 percent of tariff barriers" that impact a wide-range of U.S. exports. Indonesia and the U.S. will continue to work together to further decrease non-tariff trade barriers in Indonesia that impact bilateral trade and investment between the two countries such as Indonesian. These efforts may include amending Indonesian requirements related to local content standards for imports, motor vehicle safety and emissions standards, labeling requirements, and pharmaceutical marketing authorization requirements. The Framework also states that Indonesia will work to address concerns related to intellectual property protections detailed in the USTR's Special 301 Report. Other

	1		T
			key areas addressed in the
			Framework include the
			lowering of Indonesian
			barriers to digital trade,
			services, and investment;
			the strengthening of
			environmental protections
			and labor rights in
			Indonesia; and the
			removal of Indonesian
			restrictions impacting
			U.S. exports of industrial
			products and critical
			minerals. To see the
			accompanying White
			House Fact Sheet on this
			topic, visit <u>here</u> .
7/16/25	Federal Register	National	The Department of
//10/23	rederar Register	Security/Economic	Commerce has issued a
	Notice of Request for	Policy	notice of request for
	Public Comments on	Toney	public comments on the
	Section 232 National		Section 232 investigation
	Security Investigation of		into the national security
	Imports of Polysilicon and its Derivatives		impacts of imports of
	and its Derivatives		polysilicon and derivative
			products. This
			investigation was initiated
			on July 1, 2025, pursuant
			to Section 232 of the
			Trade Expansion Act of
			1962. Commerce is
			seeking public comments
			on a variety of topics
			related to polysilicon
			imports including the
			current and projected
			demand in the U.S. for
			these products, domestic
			production capacities, the
			role of foreign supply
			chains in meeting U.S.
			demand, the
			concentration of U.S.
			imports from a small
			number of polysilicon
			suppliers and associated

			risks, and the impact of
			predatory trade practices
			and foreign government
			subsidies on competition.
			Interested parties may
			now submit comments to
			BIS's Office of Strategic
			Industries and Economic
			Security for consideration
			until August 6, 2025.
7/16/25	Federal Register	National	The Department of
		Security/Economic	Commerce has issued a
	Section 232 National	Policy	notice of request for
	Security Investigation of		public comments on the
	Imports of Unmanned		Section 232 investigation
	Aircraft Systems and		into imports of unmanned
	Their Parts and		aircraft systems (UAS)
	Components		and their parts and
			components. This
			investigation was initiated
			on July 1, 2025, pursuant
			to Section 232 of the
			Trade Expansion Act of
			1962 to determine the
			effects of such imports on
			U.S. national security.
			This investigation follows
			President Trump's June 6
			Executive Order directing
			relevant departments to take actions to assist with
			the promotion of the U.S.
			drone industry.
			Commerce seeks
			commentary on a variety
			of topics related to UAS
			imports including the
			current and projected
			demand in the U.S.,
			domestic production
			capacities for UAS, the
			role of foreign supply
			chains in meeting U.S.
			demand, the concentration
			of U.S. imports from a
			small number of suppliers

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			or foreign nations and
			associated risks, the
			feasibility of increasing
			domestic production
			capacity for UAS, the
			impact of predatory trade
			practices and foreign
			government subsidies on
			trade competition, and the
			impact of current
			domestic policies on
			domestic UAS
			production. Interested
			parties have until August
			6, 2025, to submit their
			comments to BIS's Office
			of Strategic Industries and
			Economic for
			consideration.
7/15/25	Federal Register	Economic Policy	The USTR has announced
7713723	1 oderar register	Leonomie i oney	a Section 301
	Initiation of Section 301		investigation, following
	Investigation: Brazil's		President Trump's
	Acts, Policies, and		direction, of the acts,
	Practices Related to		policies, and practices of
	Digital Trade and		Brazil in relation to digital
	Electronic Payment		trade and electronic
	Services; Unfair,		payment services
	Preferential Tariffs; Anti-		undermining the
	Corruption Enforcement;		competitiveness of U.S.
	Intellectual Property		companies, preferential
	Protection; Ethanol		tariffs leading to unfair
	Market Access; and		treatment of U.S. exports
	Illegal Deforestation;		to Brazil, IP protections,
	Hearing; and Request for		the anti-corruption
	Public Comments		enforcement, ethanol
			market policies that
			disadvantage the U.S.,
			and illegal deforestation
			impacting U.S. lumber
			exports. Interested parties
			are invited to submit
			comments on the topics
			listed above to the USTR
			for consideration by
			August 18, 2025. At the
			August 10, 2023. At the

			conclusion of the USTR's investigation, which includes consideration of public comments and completion of public hearing procedures, the USTR may determine that certain actions, such as the implementation of additional tariffs, must be taken to address the negative impacts of Brazil's acts, policies, and practices.
7/9/25	Federal Register Publication of Global Terrorism Sanctions Regulations and Foreign Terrorist Organizations Sanctions Regulations Web General Licenses 22A, 23A, 24A, 25A, 26A, and 28A	U.S. Economic Sanctions	OFAC has published a list of General Licenses (GLs) regarding transactions involving Ansarallah (otherwise known as the Houthis), which has been designated as a foreign terrorist organization since January 22, 2025. Several GLs are detailed and provide authorization for transactions involving the following: agriculture, medical care, technology, communication, personal and noncommercial remittances, refined petroleum, necessary airport and port operations, and third party diplomatic and consular missions. Outside of these authorizations, such transactions are prohibited by the Foreign Terrorist Organizations Sanctions Regulations and the Global Terrorism Sanctions Regulations. Financial transfers involving Ansarallah, or any entity in which

			A magnettale arres 1:
			Ansarallah owns, directly
			or indirectly, a 50% or
			greater interest, remain
			prohibited.
7/7/25	White House	Tariffs	President Trump issued an
			Executive Order delaying
	Extending The		the date country-specific
	Modification of the		tariff rates are to go into
	Reciprocal Tariff Rates		effect until August 1,
			2025. The country-
			specific tariff rates
			originally announced on
			April 2, 2025, were
			previously delayed for 90
			days and set to go into
			effect on July 9, 2025,
			under Executive Order
			14266 ("Modifying
			Reciprocal Tariff Rates to
			Reflect Trading Partner
			Retaliation and
			Alignment"). Under this
			most recent Order, a 10%
			baseline reciprocal tariff
			rate will remain in place
			for all countries other than
			China until August 1,
			2025, when specific rates
			are implemented. This
			Order does not impact the
			10% reciprocal tariff on
			China which remains in
			effect under Executive
			Order 14298 until August
			12, 2025, or the 20% tariff
			on Chinese goods
			implemented in response
			to China's synthetic
			opioid supply chain. In
			1
			the meantime, the
			President is issuing letters
			to countries previewing
			what their tariff rate will
			become on August 1. For
			more information, visit

			the White House Fact
			Sheet here.
7/1/25	Federal Register International Criminal Court-Related Sanctions Regulations	U.S. Economic Sanctions	OFAC has issued regulations to implement the International Criminal Court-Related sanctions authorized under Executive Order 14203
			issued on February 6, 2025. The regulations formalize restrictions on parties connected to the ICC that are identified as blocked parties on OFAC's Specially Designated Nationals (SDN) List. Importantly, the regulations incorporate 6 previously issued general licenses (GLs) authorizing the provision of certain legal services, receipt of payments for legal services, provision of emergency medical services, collection of account service charges, transactions related to the provision of agricultural commodities, medicine, medical devices and certain non-commercial software updates, as well as U.S. government business dealings involving individuals or entities blocked pursuant to E.O. 14203.
6/30/25	White House National Security Presidential	U.S. Economic Sanctions	President Trump issued a Memorandum continuing restrictive policies toward Cuba that were
	Memorandum/NSPM-5		implemented under a similar memorandum during his first

			administration and mostly maintained throughout the Biden Administration. The policy objectives include ending economic practices that disproportionately benefit the Cuban government at the expense of its people and supporting the economic embargo against the nation. Notably, the new Memorandum orders the Secretary of State to publish a list of entities controlled by or acting on behalf of the Cuban government with which direct and indirect financial transactions
			would be prohibited. The Memorandum also directs
			the Secretaries of Commerce, State, and
			Transportation to initiate a process to adjust current
			regulations related to
			transactions with Cuba
6/30/25	White House	U.S. Economic	within 30 days. President Trump issued an
0/30/23	willte flouse	Sanctions	executive order revoking
	Providing For the	Sunctions	the declared national
	Revocation of Syria		emergency regarding
	Sanctions		Syria and the related
			sanctions imposed under 6
			executive orders issued
			between 2004-2011. To
			implement this E.O.,
			OFAC has removed 518
			previously sanctioned
			parties from its Specially
			Designated Nationals
			(SDN) List. As such, a wide range of previously
			prohibited transactions
			Promotica dansactions

			1
			with Syrian parties are
			now permissible. The
			E.O. Maintains sanctions
			against the Bashar al-
			Assad regime and
			associated parties that
			undermine the peace and
			security of Syria. The
			order also authorizes the
			Secretary of State to
			sanction foreign
			individuals, and their
			adult family members,
			who harm or attempt to
			harm or prevent efforts to
			promote a stable, unified,
			and peaceful Syria. In
			addition, certain
			remaining sanctions
			provisions, such as those
			enacted under the Ceasar
			Act, require congressional
			action to be removed or
			modified. Accordingly,
			the E.O. directs relevant
			agencies to review and
			submit briefings to
			appropriate congressional
			committees as necessary
			to suspend these
6/20/25		T. :00	measures.
6/20/25	Supreme Court	Tariffs	The U.S. Supreme Court
			has issued an Order
	Order No. 24-1287		denying the Petitioner's
			request for an expedited
	Learning Resources, Inc.,		review of a case
	Et Al. v. Trump,		challenging President
	President of U.S., Et Al.		Trump's implementation
			of tariffs under the
			International Emergency
			Economic Powers Act
			(IEEPA). As a result, the
			subject case will proceed
			through the typical
			appeals process and will
L	1		appears process and will

			not be immediately heard
			_
(/1.//25	W71. '4 - 11	E D - 1: / T : 66.	by the Supreme Court.
6/16/25	White House	Economic Policy/Tariffs	President Trump issued an
	T 1 (* 771		executive order to
	Implementing The		implement terms from the
	General Terms of The		U.SUK trade deal
	United States of		originally announced on
	America-United		May 8, 2025. The Order
	Kingdom Economic		establishes an annual
	Prosperity Deal		tariff-rate quota of
			100,000 automobiles to
			enter from the UK with a
			combined tariff rate of
			10%. Automobiles
			imported in excess of this
			quota will be subject to
			the full Proclamation
			10908 tariffs (25%). In
			addition, certain
			automative parts that are
			UK-origin, and for use in
			UK-origin vehicles will
			be subject to a combined
			10% tariff rate. UK-origin
			aerospace products that
			fall under the WTO
			Agreement on Trade in
			Civil Aircraft will not be
			subject to tariffs from (all
			as amended) E.O. 14257,
			Proclamation 9704, and
			Proclamation 9705. No
			tariff scheme has
			currently been set for steel
			and aluminum (and the
			`
			derivatives), but the Order authorizes the Secretary
			•
			of Commerce to develop a
			tariff rate quota for these
			products in consultation with the USTR. For more
(/12/25	7771 ', 11	λτ .' 1	information visit here.
6/13/25	White House	National	President Trump has
		Security/Economic	issued an executive order
	Regarding The Proposed	Policy	on the Nippon Steel
	Acquisition of United		acquisition of United

	States Steel Corporation		States Steel Corporation
	by Nippon Steel		following a review by the
	Corporation		Committee on Foreign
			Investment in the United
			States (CFIUS), which
			found that the deal could
			pose threats to U.S.
			national security.
			President Biden issued a
			prior Executive Order on
			- I
			January 3, 2025,
			prohibiting the subject
			acquisition. President
			Trump has now modified
			the prior Order to allow
			the subject transaction to
			proceed contingent on the
			involved parties executing
			a National Security
			Agreement (NSA) with
			the Department of the
			Treasury, as well as other
			necessary CFIUS member
			agencies. Until the NSA
			has been executed or both
			parties abandon the
			transaction, CFIUS is to
			monitor the proposed
			transaction and to act as
			necessary to protect U.S.
			national security. While
			there has been no official
			statement, public sources
			indicate that the parties
			involved plan to move
			forward with the deal.
6/12/25	<u>Federal Register</u>	National	The USTR issued a
		Security/Maritime and	Notice detailing proposed
	Notice of Proposed	Logistics	modifications to actions
	Modification of Action in		originally announced on
	Section 301 Investigation		April 17, 2025, pursuant
	of China's Targeting the		to the USTR's
	Maritime, Logistics, and		investigation into China's
	Shipbuilding Sectors for		targeting of the maritime,
	Dominance		logistics, and shipbuilding
			sectors. The proposed
	<u>l</u>		sectors. The proposed

	T		1:0" .: 1 1
			modifications include a
			change in the fee basis
			under Annex III for
			certain vessels to net tons
			and eliminating the term
			providing for the
			suspension of export
			licenses set forth in
			Annex IV. Importantly,
			the USTR has requested
			=
			public comments on these
			proposed modifications.
			Interested parties may
			submit comments to the
			USTR for consideration
			up to July 7, 2025.
6/10/25	U.S. Court of Appeals for	Tariffs	The U.S. Court of
	the Federal Circuit		Appeals for the Federal
			Circuit issued an Order
	Order in Case # 2025-		confirming that President
	1812 & Case #2025-1813		Trump's IEEPA tariffs
			will remain in place until
			the subject consolidated
			cases challenging the
			validity of the tariff
			actions are decided on
			their merits. The Order
			proposes that oral
			arguments for the
			consolidated cases shall
			be heard <i>en banc</i> by the
			full court on an expedited
			basis (an uncommon
			occurrence). As of date,
			the oral arguments are
			expected to be heard on
			July 31, 2025.
6/9/25	Department of Justice	Corporate Enforcement	On June 9, 2025, the U.S.
		/Department of Justice	Deputy Attorney General
	Guidelines for	1	issued much-anticipated
	Investigations and		new guidelines on FCPA
	Enforcement of the		investigations and
	Foreign		enforcement. The new
	Corrupt Practices Act		guidelines follow a pause
	-		in FCPA enforcement
	(FCPA)		
			pursuant to an Executive

r		1	
			Order issued by President
			Trump on February 10,
			2025. The guidelines
			align DOJ enforcement
			and investigations of
			FCPA violations with the
			policy objectives outlined
			in President Trump's
			earlier Executive Order
			that focused on tailoring
			FCPA enforcement to
			address conduct that
			directly undermines
			certain U.S. national
			interests and limiting
			burdens on American
			companies operating
			abroad. As such, one
			primary consideration
			prosecutors must now
			take into account when
			pursuing a potential new
			FCPA action is whether
			the alleged misconduct
			relates to activities of
			Cartels or TCOs. In
			addition, prosecutors are directed to focus
			enforcement on individual conduct rather than
			conduct at the corporation
			level that is related to
			routine business practices,
			and to consider potential
			disruption of corporate
			activities throughout an
			FCPA investigation.
			Initiation of all new
			FCPA investigations and
			enforcement actions are
			required to be authorized
			by the Assistant Attorney
			General for the Criminal
			Division.
6/9/25	Customs and Border	Tariffs	CBP has issued guidance
	Protection		through the Cargo

	Updated Guidance for Imports of Steel, Aluminum, and Derivative Products		Systems Messaging Service (CSMS) to update the list of HTSUS codes subject to steel and aluminum tariffs pursuant to Section 232 of the Trade Expansion Act of 1962. The product list updates are based on the recently published annexes to the June 3, 2025, tariff action that increased the tariff rate for steel aluminum products from 25% to 50%.
6/6/25	White House Sustaining Select Efforts to Strengthen the Nation's Cybersecurity and Amending Executive Order 13694 and Executive Order 14144		President Trump issued an executive order amending prior executive actions related to combating cybersecurity threats and bolstering the U.S.'s cyber defenses. The new amendments include a policy statement highlighting China as the primary threat to U.S. cybersecurity, directives to Secretary of Commerce to lead efforts to update NIST publications, and steps to push the federal government towards a transition to cryptographic algorithms that mitigate risks presented by quantum computers capable of breaking public-key cryptography used in U.S. (and global) digital systems.
6/6/25	White House	Economic Policy/National Security	President Trump has issued an executive order
	Unleashing American Drone Dominance	y.	focused on promoting the U.S.'s drone industry. This includes directing the Secretary of

Transportation to look to solutions to ensure that flights solely in the U.S., or those that begin in the U.S. and reach U.S.owned facilities overseas will not be subject to certain requirements for aircraft completing international navigation. The Order also focuses on prioritizing the commercialization and innovation of the U.S. drone industry, directing relevant government agencies to prioritize U.S.-origin UAS over foreign-produced aircrafts and requiring the Federal **Acquisition Security** Council to publish a list identifying companies that could present risks to the UAS supply chain in the U.S. The Order also directs the Secretary of Commerce to promulgate rules and complete investigations to protect the U.S. supply chain from foreign threats related to UAS. The Secretaries of Commerce. State, Defense, and Energy are directed to review and amend export regulations to permit efficient export of civil UAS to foreign countries and promote the U.S. UAS industry commercial growth. The Order was issued in tandem with another Executive Order, "Restoring American

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			Airspace Sovereignty"
			that focuses on bolstering
			the regulation drone flight
			to protect public safety
			and address risks
			presented by the
			weaponization of UAS by
			hostile actors.
6/6/25	White House	Economic	President Trump issued an
		Policy/National Security	executive order aimed at
	Leading The World in		bolstering U.S.
	Supersonic Flight		dominance in high-speed
	2		aviation. The Order
			directs the Administrator
			of the Federal Aviation
			Administration (FAA) to
			work towards repealing
			multiple regulations and
			barriers to promote the
			development of
			supersonic flight and
			domestic advancement of
			aviation technology. The
			Director of the Office of
			Science and Technology
			Policy (OSTP), aided by other relevant parties, is
			directed to coordinate
			research and development
			to aid research,
			development, testing, and
			evaluation (RDT&E) and
			it's sharing through the
			National Science and
			Technology Council. The
			Administrator of the FAA
			is also directed to
			collaborate with foreign
			aviation entities to obtain
			bilateral aviation safety
			agreements.
6/3/25	White House	Tariffs	President Trump has
			issued a proclamation
	Adjusting Imports of		raising tariffs from 25%
	Aluminum And		to 50% for imports of
			certain aluminum and
		1	Julia un

	Steel Into the United		steel products and their
			steel products and their
	States		derivatives pursuant to
			Section 232 of the Trade
			Expansion Act of 1962.
			The increased tariff rates
			go into effect on June 4,
			2025. However, imports
			of UK-origin steel and
			aluminum products will
			remain subject to 25%
			tariffs, though that is
			subject to change on or
			after July 9, 2025,
			pursuant to the U.SUK
			Economic Prosperity
			Deal. More details on the
			application of the
			increased tariff rates for
			aluminum and steel
			imports can be found in
			CBP's Cargo Systems
			Messages issued on June
			3, 2025, available <u>here</u>
- /2 / /2 -			and here.
5/31/25	Federal Register	Tariff Exclusions	The USTR announced the
			extension of certain
	Notice of Product		exclusions from tariffs
	Exclusion Extensions:		imposed on imports of
	China's Acts, Policies,		Chinese-origin goods
	and Practices		pursuant to the USTR's
	Related to Technology		investigation into
	Transfer, Intellectual		"China's Acts, Policies,
	Property, and Innovation		and Practices Related to
			Technology Transfer,
			Intellectual Property, and
			Innovation" under Section
			301 of the Trade Act of
			1974. The tariff
			exclusions originally set
			to expire on May 31,
			2025, will continue to
			apply through August 31,
			2025. This exclusion
			extension follows several
			prior extensions granted
			for certain products
i			101 certain products

			during the Biden
			Administration and the
			USTR's findings during
			four-year review of the
			Section 301 actions
			published on May 14,
			2024.
	*International	Tariffs	The Court of International
	<u>Trade</u>		Trade (CIT) issued an
Slip O _I	pinion 25-66		opinion based on two
			lawsuits, one brought by a
*Update: 0	On May 29th,		group of small businesses
the U.S. C	ourt of Appeals		and one brought by a
for the Fed	deral Circuit in		coalition of 12 states,
Washingto	on, DC granted		ruling that President
the United	States' request		Trump's tariff actions
for an adm	ninistrative stay		implemented pursuant to
of the Cou	rt of		the International
Internation	nal Trade's		Emergency Economic
injunction	until further		Powers Act (IEEPA) are
notice.			unconstitutional.
			Accordingly, the opinion
			implements an injunction
			barring operation of the
			tariff actions and required
			the Trump Administration
			to issue orders stopping
			the tariff actions within 10
			days. The CIT's decision
			does not impact the
			validity of tariff actions
			based on authorities other
			than the IEEPA, such as
			tariffs imposed under
			Section 301 tariffs
			imposed on a wide-range
			of Chinese-origin goods
			and Section 232 tariffs
			imposed on aluminum,
			steel, automobile, and
			automobile part imports.
5/28/25	OFAC	U.S. Economic	On May 13, 2025,
	ently Asked	Sanctions	President Trump
_	ns (FAQs) for		announced his intent to
I =	- /		i l
0,1100 0011	eral License 25		ease sanctions imposed on

			government and help
			stabilize Syria. OFAC, in
			concurrence with this new
			policy, has issued General
			License 25 (GL 25)
			authorizing a wide range
			of transactions previously
			prohibited under the
			Syrian Sanctions
			Regulations. The new
			general license authorizes
			activities such as new
			investment Syria, the
			provision of services to
			companies and people
			within Syria, dealing in
			petroleum or petroleum
			products from Syria, and
			transacting with the
			current Syrian
			government as well as
			blocked parties listed in
			in the Annex to GL 25.
			U.S. financial institutions
			can process transactions
			with the Central Bank of
			Syria, but property of that
			bank remains blocked.
			Importantly, the general
			license does not authorize
			transactions involving any
			parties, including Bashar
			al-Assad and associates,
			on OFAC's SDN list or
			that involve an entity
			owned 50% or more by
			SDNs (other than those
			listed in the Annex).
5/23/25	White House	National Security and	President Trump has
3123123	Fact Sheet: President	Energy Policy	issued 4 Executive Orders
	Donald J. Trump Directs	Energy I oney	focused on nuclear power
	Reform of the Nuclear		and the Nuclear
	Regulatory Commission		Regulatory Commission
	Regulatory Commission		, -
			(NRC). The orders reform
			NRC nuclear policies to
			promote the expansion of

			U.S. nuclear energy
			capacity and establish
			new expedited timeframes
			for related licensing and
			approval procedures. The
			orders also focus on
			strengthening the
			domestic nuclear industry
			through expansion of the
			domestic workforce to
			decrease reliance on
			foreign energy and
			highlight the role nuclear
			energy infrastructure
			plays in enhancing
			domestic AI computing
			and advanced
			technologies. Notably, the
			President has also directed
			the Secretary of State to
			focus on agreements and
			other necessary activities
			to support American
- / 1 5 / 2 -			nuclear exports.
5/16/25	White House	Economic	Following President
	What They Are Saying: Trillions in Great Deals	Policy/Foreign Investment	Trump's Middle East visit, several countries within
	Secured for America	investment	the region announced
	Thanks to President		investment deals in the
	Trump		U.S. and multiple deals
	Trump		with U.Sbased
			aerospace, defense, and
			technology companies.
			The total value reaches
			over \$200 trillion, with a
			\$1.2 trillion economic
			exchange agreement with
			Qatar and an additional
			\$243.5 billion for
			commercial and defense
			deals between the U.S.
			and Qatar, \$200 billion in
			commercial deals between
			the U.S. and U.A.E., and a
			\$600 billion investment
			commitment from Saudi

			A 1 ' TT1 XX71 '4 XX
			Arabia. The White House
			announcement highlights
			that these deals are meant
			to strengthen the U.S.
			economy as well as foster
			security and safety within
			the Middle East.
5/12/25	Department of	Export Controls	The Department of
	Commerce	1	Commerce (DOC)
	Department of		announced the recission
	Commerce Rescinds		of the "AI Diffusion
	Biden-Era Artificial		Rule" set to begin being
	Intelligence Diffusion		enforced on May 15,
	Rule, Strengthens Chip-		2025. The AI Diffusion
	Related Export Controls		Rule, issued by President
	Related Export Collifols		1
			Biden on January 15,
			2025, included new
			controls on advanced
			computing technology
			and ICs and on certain
			advanced closed-weight
			AI models. It also added
			new license exceptions
			and introduced a new
			authorization process for
			building data centers
			abroad. Based on the
			recission announcement,
			BIS has been directed to
			not enforce the AI
			Diffusion Rule and will
			likely issue a replacement
			rule in its place in the
			coming weeks.
5/12/25	Donortment of Justice	Cornerate Enforcement	The Head of the DOJ's
3/12/23	Department of Justice	Corporate Enforcement	
	Memorandum: Focus,		Criminal Division,
	Fairness, and Efficiency		Matthew Galeotti, issued
	in the Fight Against		a division-wide
	White-Collar Crime		memorandum announcing
			new investigative and
			policy priorities related
			white collar enforcement.
			The Memo directs the
			Criminal Division to
			focus investigations and
			prosecutions on 10 key
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			areas including tariff
			evasion and other forms
			of trade and customs
			fraud, threats to U.S.
			national security such as
			violations of economic
			sanctions and conduct that
			supports Cartels, hostile
			nation-states, and other
			foreign terrorist
			organizations, and bribery
			and money-laundering
			activities related to the
			manufacturing of illegal
			drugs. The Memo also
			announced modifications
			to the DOJ's Corporate
			Whistleblower Awards
			Pilot Program to align
			with the updated priority
			enforcement areas and
			highlighted revisions to
			the Criminal Division's
			Corporate Enforcement
			and Voluntary Self-
			Disclosure Policy to
			clarify additional benefits
			of self-reporting
			misconduct to the DOJ.
5/12/25	White House	Tariffs	Following the
	Modifying Reciprocal		announcement of a trade
	Tariff Rates to Reflect		agreement with China,
	Discussions with the		President Trump issued an
	People's Republic of		Executive Order
	China		modifying the reciprocal
			tariffs originally imposed
			on China under Executive
			Order 14257 and
			subsequent orders.
			Effective May 14, 2025,
			for a period of 90 days the
			reciprocal tariff rate on
			Chinese-origin imports
			will be 10%. In addition,
			the <i>ad valorem</i> tariff rate
			for low-value <i>de minimis</i>
			101 10W-value ae mimilis

			shipments from China is reduced from 120% to 54%, or a \$100 fixed duty per postal item. Importantly, other tariffs on imports from China such as the Section 301, Section 232, and fentanyl tariff actions remain in place and are not impacted by the May 12th Executive Order.
5/12/25	White House Joint Statement on U.S China Economic and Trade Meeting in Geneva	Economic Policy/Tariffs	Following a May 11, 2025, initial announcement of a new trade deal with China, the U.S. and China published a joint statement outlining key aspects of the new agreement, including the implementation of tariff reductions by 115% by both countries. The tariff reductions will remain in place for a period of 90 days during which both countries will continue to discuss trade relations. The Joint Statement highlights that both the U.S. and China intend to work toward a mutual opening of their markets and that China is also expected to remove nontariff barriers to U.S. trade as part of the agreement.
5/8/25	White House Fact Sheet: U.SUK Reach Historic Trade Deal	Economic Policy/Tariffs	President Trump announced a much- anticipated agreement between the U.S. and UK outlining new reciprocal tariff developments. Notably, President

5/5/25	White House Regulatory Relief to Promote Domestic Production of Critical Medicines	Economic Policy	Trump's 10% reciprocal tariff on imports of UK-origin goods will remain in place under the trade deal. However, the 25% tariffs imposed on steel and aluminum products from all countries will be reduced to 0% for UK-origin steel and aluminum imports. In addition, the Section 232 tariffs imposed on automotive imports will be reduced to 10% for the first 100,000 vehicles imported by UK car manufacturers each year, with additional vehicle imports subject to a 25% tariff rate. See general terms of the trade agreement here. President Trump issued an Executive Order focused on the advancement of U.S. manufacturing of pharmaceuticals. The E.O. directs the Food and Drug Administration to take steps to amend relevant regulations in order to reduce the amount of time required for approval of domestic manufacturing activities and streamline regulatory reviews of pharmaceutical manufacturing. In addition, the Environmental Protection
			pharmaceutical manufacturing. In addition, the

			1 1 0 11
			pharmaceuticals. Overall, the E.O. aims to further
			the Trump
			Administration's policy of
			restoring "a robust
			domestic pharmaceutical
			manufacturing base."
4/29/25	White House	Foreign Investment	The White House
	Trump Effect: A Running		published an article
	List of New U.S.		highlighting new
	Investment in President		investments made in the
	Trump's Second Term		U.S., primarily with
			respect to AI and
			manufacturing
			development, made by
			multinational corporations
			and foreign governments
			since the start of President
			Trump's second term. The
			article includes a running
			list of investment
			announcements from
			notable companies
			including Amazon,
			Taiwan Semiconductor
			Manufacturing Company,
			and Hyundai.
4/29/25	White House	Tariffs	President Trump issued a
	Amendments To		Proclamation amending
	Adjusting Imports of		Proclamation 10908,
	Automobiles and		dated March 26, 2025,
	Automobile Parts into the		which originally imposed
	United States		a 25% tariff on imports of
			automobiles and certain
			auto parts. The new
			Proclamation creates an
			"import adjustment
			offset" enabling certain
			qualifying manufacturers
			of automobiles that
			undergo final assembly in
			the U.S. to receive a
			specified import
			adjustment offset amount
			applicable to Section 232
			duties on automobile parts

			through April 2027. The
			Secretary of Commerce is
			directed to establish an
			application process within
			30 days of the
			Proclamation where
			manufacturers seeking an
			import adjustment offset
			amount may submit
			applications to the
			Secretary. Applications
			for the import adjustment
			offset amount shall
			include documentation
			related to the
			manufacturer's import
			data and statistics,
			manufacturing projects in
			the U.S., projected tariff
			costs, and other
			information related to
			auto part imports.
4/29/25	White House	Tariffs	President Trump issued an
5 2	Addressing Certain	1 5711115	Executive Order
	Tariffs on Imported		confirming that certain
	Articles		previously implemented
	T H Green		tariff measures will not be
			cumulatively assessed on
			certain imports (i.e.,
			certain tariff measures
			will not "stack" on top of
			each other). The E.O.
			provides clarification on
			1 *
			the interplay of tariffs
			imposed on Mexico and
			Canada under the
			International Emergency
			Economic Powers Act
			(IEEPA), tariffs imposed
			on all imports of steel,
			aluminum, automobiles,
			and automobile parts
			under Section 232 of the
			Trade Expansion Act of
			1962, and other tariff
			actions implemented over

			.11
			the past months.
			Importantly, the E.O.
			applies retroactively to all
			entries made on or after
			March 4, 2025, meaning
			some importers may be
			able to request refunds for
			overpaid duties based on
			the E.O. clarifications.
4/24/25	Federal Register	Economic Policy/Tariffs	The U.S. Department of
	Notice of Request for		Commerce initiated an
	Public Comments on		investigation under
	Section 232 National		Section 232 of the Trade
	Security Investigation of		Expansion Act of 1962
	Imports of Trucks		into the national security
			impacts of imports of
			medium-and heavy-duty
			trucks, truck parts, and
			their derivative products.
			-
			The investigation began
			on April 22, 2025, and
			may lead to new tariffs
			imposed on products
			subject to the
			investigation. Interested
			parties, including those
			that may be impacted by
			new tariffs, are invited to
			submit comments for
			consideration during
			Commerce's
			investigation. The
			deadline for the
			submission of comments
			will be May 16, 2025.
4/24/25	White House	Economic Policy	President Trump issued an
	Unleashing America's		Executive Order
	Offshore Critical		establishing a framework
	Minerals and Resources		to advance the exploration
			and exploitation of
			offshore critical minerals
			and seabed resources. The
			Executive Order seeks to
			expedite permitting
			processes related to
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			seabed exploration,

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			mining, and mineral
			processing and bolster the
			U.S. domestic supply
			chain for critical minerals.
			Within 60 days, specified
			Department heads,
			including the Secretaries
			of Commerce, Defense,
			and Energy must take
			action to expedite and
			streamline respective
			permitting processes and
			provide reports on
			specified topics related to
			furthering seabed
			exploration and critical
			mineral exploitation.
4/23/25	Federal Register	Economic Policy/Tariffs	This Notice follows the
	Notice of Action and	[USTR's investigation of
	Proposed Action in		China's actions, practices,
	Section 301 Investigation		and policies in the
	of China's Targeting the		maritime, ship building,
	Maritime, Logistics, and		and logistics sectors. The
	Shipbuilding Sectors for		USTR determined that
	Dominance, Request for		China's targeting of these
	Comments		areas is unreasonable,
			decreasing competition
			and increasing U.S.
			dependency on China in a
			way that is harmful to
			U.S. business and counter
			to the goal of bolstering
			U.S. supply chain
			resilience. The USTR
			determined that
			appropriate action
			includes enactment of the
			following: maritime
			transport services fees (for
			Chinese built, owned, or
			operated vessels as well
			as vessel operators of
			foreign vehicle carriers)
			and certain restrictions on
			maritime transport
			services to encourage U.S.

			transport for U.S. goods. In addition, the USTR proposed additional tariffs on certain chassis equipment, and STS cranes.
4/23/25	White House Transparency Regarding Foreign Influence at American Universities	Department of Justice	This Executive Order directs the Department of Education to strengthen enforcement of foreign funding disclosure requirements under the Higher Education Act, aiming to increase transparency and protect national interests in higher education. It also authorizes audits, investigations, and funding consequences for noncompliance, with an emphasis on revealing the true sources and purposes of foreign financial contributions to universities.
4/17/25	White House Restoring American Seafood Competitiveness	Economic Policy	This Executive Order directs federal agencies to revise or eliminate regulations that hinder domestic seafood production and to promote policies that support the competitiveness, sustainability, and modernization of the U.S. fishing industry. It also initiates a coordinated strategy to address illegal and unethical global fishing practices, improve seafood trade policy, and expand domestic processing and export capacity.

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4/17/25	White House	Economic Policy	This proclamation lifts the
	Unleashing American		prohibition on
	Commercial Fishing in		commercial fishing within
	the Pacific		the Pacific Remote
			Islands Marine National
			Monument's expanded
			areas, allowing regulated
			domestic fishing while
			maintaining
			environmental protections
			under existing federal
			laws. It directs federal
			agencies to revise related
			regulations and coordinate
			oversight to support
			sustainable fishing and
			local economic activity
			without compromising the
			scientific and historic
			integrity of the
			monument.
4/16/25	Federal Register	Economic Policy/Tariffs	The U.S. Department of
	Notice of Request for		Commerce initiated an
	Public Comments on		investigation into the
	Section 232 National		national security impacts
	Security Investigation of		of imports of
	Imports of		semiconductors,
	Semiconductors and		semiconductor
	Semiconductor		manufacturing equipment,
	Manufacturing		and derivative products
	Equipment		under Section 232 of the
			Trade Expansion Act of
			1962. The investigation
			began on April 1, 2025,
			and will culminate in a
			report (due no later than
			December 27, 2025)
			presented by Commerce
			to the President detailing
			investigation findings and
			Commerce's
			recommendations on what
			actions should be taken to
			address identified national
			security risks. The
			investigation may lead to

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			the assessment of new
			tariffs on semiconductor
			and related imports.
			Interested parties,
			including those that may
			be impacted by new
			-
			tariffs, may submit public
			comments for
			consideration by
			Commerce up to May 7,
			2025, when the comment
			period closes.
4/16/25	Federal Register	Economic Policy/Tariffs	The U.S. Department of
	Notice of Request for	[Commerce initiated an
	Public Comments on		investigation under
	Section 232 National		Section 232 of the Trade
	Security Investigation of		Expansion Act of 1962
	Imports of		into the national security
	Pharmaceuticals and		impacts of imports of
	Pharmaceutical		pharmaceuticals and
	Ingredients		pharmaceutical
			ingredients, including
			finished drug products,
			medical countermeasures,
			critical inputs such as
			active pharmaceutical
			ingredients, and key
			starting materials, and
			derivative products of
			those items. The
			investigation began on
			April 1, 2025, and will
			culminate in a report (due
			no later than December
			27, 2025) presented by
			Commerce to the
			President detailing
			investigation findings and
			Commerce's
			recommendations on what
			actions should be taken to
			address identified national
			security risks. The
			investigation may lead to
			the assessment of new
			tariffs on pharmaceuticals

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			and related products.
			Interested parties,
			including those that may
			be impacted by new
			tariffs, may submit public
			comments for
			consideration by
			Commerce up to May 7,
			2025, when the comment
			· · · · · · · · · · · · · · · · · · ·
4/15/25	William II	E ' D 1' /T 'CC	period closes.
4/15/25	White House	Economic Policy/Tariffs	President Trump issued an
	Ensuring National		Executive Order directing
	Security and Economic		the Secretary of
	Resilience Through		Commerce to initiate an
	Section 232 Actions on		investigation under
	Processed Critical		Section 232 of the Trade
	Minerals and Derivative		Expansion Act of 1962
	Products		into whether imports of
			processed critical minerals
			and derivative products
			=
			impair U.S. national
			security. The Secretary of
			Commerce must submit a
			draft interim report of
			investigation findings and
			recommended actions
			within 90 days of the E.O.
			A final report, expected to
			include tariff
			recommendations, is due
			180 days after Commerce
			officially initiates the
			_
			investigation. A notice of
			this investigation may be
			published in the Federal
			Register in the coming
			days that may also
			provide a period of
			opportunity for interested
			parties to submit
			comments to Commerce
			for consideration in its
			investigation.
4/11/25	White House	Tariffs	A Presidential
7/11/23	Clarification of	1 411115	Memorandum was issued
	Exceptions Under		clarifying the scope of

4/9/25	Executive Order 14257 of April 2, 2025, as Amended	Customs/Tariffs	exclusions for semiconductor products from reciprocal tariffs. This Memorandum provides a list of semiconductor products classified under Chapters 84 and 85 of the HTS that are excluded from reciprocal tariffs implemented under E.O. 14257, as amended. The exclusions apply as of April 5, 2025, and are in addition to product exclusions originally set forth in Annex II of E.O. 14257.
4/9/25	White House Modifying Reciprocal Tariff Rates to Reflect Trading Partner Retaliation and Alignment	Customs/Tariffs	In response to an 84% tariff announced by China on U.S. goods, President Trump ordered a further tariff increase on imports from China from 84% to 125% and raised tariffs on de minimis imports from China. The Executive Order also temporarily paused country-specific tariffs for other trade partners until July 1, 2025. In the meantime, a 10% blanket tariff applies to covered imports from all countries- except China, Mexico, and Canada- which are subject to separate tariffs as set forth in this Executive Order and past actions.
4/8/25	White House Amendment To Reciprocal Tariffs and Updated Duties as Applied to Low-Value Imports from the	Customs/Tariffs	In response to new tariffs imposed by China on U.S. goods, President Trump has ordered an increase in certain U.S. tariffs on low-value imports from

	People's Republic of China		China, raising specific tariffs from 34% to 84% and increasing tariffs on <i>de minimis</i> shipments. These changes aim to ensure the effectiveness of earlier trade measures and will be implemented through modifications to the Harmonized Tariff Schedule and related regulations.
4/2/25	White House Further Amendment to Duties Addressing the Synthetic Opioid Supply Chain in the People's Republic of China as Applied to Low-Value Imports	Imports/Tariffs	President Trump issued an executive order eliminating duty-free de minimis treatment for covered goods imported from China, effective May 2, 2025. Goods imported from China via means other than the "international postal network" will be subject to all applicable duties imposed on Chinese goods despite whether they qualify for the de minimis exemption under 19 U.S.C. 1321(a)(2)(C). De minimis qualifying goods sent from China via the international postal network are subject to a duty rate of either 30% of the value or \$25 per item (increasing to \$50 after June 1, 2025) but will be exempt from all other duties on Chinese imports.
4/2/25	White House	Tariffs	President Trump declared a national emergency in

	Regulating Imports with		response to large and
	Regulating Imports with		response to large and
	a Reciprocal Tariff to		persistent U.S. goods
	Rectify Trade Practices		trade deficits, citing non-
	that Contribute to Large		reciprocal trade practices
	and Persistent Annual		and foreign economic
	United States Goods		policies that have
	Trade Deficits		weakened domestic
			manufacturing and
			defense capabilities. To
			address these imbalances,
			the order imposes a 10%
			blanket tariff on most
			imports, with higher
			country-specific rates for
			certain trading partners,
			and outlines detailed
			implementation rules,
			exceptions, and
			modification authorities.
			The policy aims to restore
			domestic production
			capacity, protect national
			security, and incentivize
			trading partners to adopt
			more reciprocal trade
			arrangements.
3/31/25	White House	Foreign Investment	This executive order
	Establishing The United		establishes the United
	States Investment		States Investment
	Accelerator		Accelerator within the
			Department of Commerce
			to streamline regulatory
			processes and support
			investments over \$1
			billion by assisting with
			permitting, resource
			access, and collaboration
			efforts. It directs federal
			agencies to coordinate and
			modernize procedures to
			attract and expedite both
			domestic and foreign
			investment, while remaining consistent with
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			existing laws and national security considerations.
3/26/25	White House Adjusting Imports Of Automobiles And Automobile Parts Into The United States	Tariffs	President Trump issued a proclamation directing a 25% tariff on certain imported automobiles and automobile parts starting April 3, 2025, based on findings that continued import levels affect the United States' industrial capacity and supply chain resilience. The measure establishes procedures for applying the tariff, particularly under the USMCA, and authorizes ongoing monitoring and adjustments to support domestic manufacturing capabilities.
3/24/25	White House Imposing Tariffs on Countries Importing Venezuelan Oil	Tariffs	President Trump issued an executive order intensifying economic measures against Venezuela, citing the Maduro regime's ongoing threat to U.S. national security and the infiltration of the Tren de Aragua gang into the U.S. He authorized a 25% tariff on goods from countries that import Venezuelan oil, to be enforced starting April 2, 2025, as part of broader efforts to curtail Venezuela's destabilizing activities.

3/14/25	White House Continuing The Reduction of the Federal Bureaucracy	Department of Justice	This executive order reduces the scope of the federal bureaucracy by eliminating non-statutory functions and minimizing statutory operations of several government entities, including the Minority Business Development Agency and the U.S. Interagency Council on Homelessness. It also directs agency heads to report compliance within seven days and restricts budgetary approvals for affected entities.
3/13/25	Federal Register Notice of Request for Public Comments on Section 232 National Security Investigation of Imports of Copper	National Security/Economic Policy	The Department of Commerce initiated an investigation under Section 232 of the Trade Expansion Act of 1962 into the impact imports of copper, in various forms, and derivative products have on U.S. national security. Following President Trump's February 25 Executive Order directing the Department of Commerce and other relevant agency heads to take certain actions to address identified national security risks presented by U.S. reliance on foreign supplies of copper and the lagging domestic smelting and refining industry. Interested parties may submit public comments to the Office of Strategic Industries and Economic

3/3/25	Federal Registrar Further Amendment to Duties Addressing the Synthetic Opioid Supply Chain in the People's Republic of China	U.S. Economic Sanctions	Security at the Department of Commerce for consideration until April 1, 2025. The amendment doubles tariffs on certain Chinese goods from 10% to 20% due to the PRC's failure to take adequate steps against the illicit synthetic opioid trade. It maintains that the order does not affect existing legal authorities or create enforceable rights.
3/2/25	Federal Registrar Amendment to Duties to Address the Situation at Our Southern Border	Imports/Tariffs	The amendment modifies Executive Order 14194 to limit duty-free de minimis treatment for certain covered articles under 19 U.S.C. 1321, making it conditional on the Secretary of Commerce confirming that systems are in place to efficiently process and collect applicable tariff revenue. It also clarifies that the order does not affect existing legal authorities or create enforceable rights.
2/25/25	Federal Registrar Addressing the Threat to National Security from Imports of Copper	Imports/Tariffs	Order 14220 addresses national security concerns related to copper imports and directs the Secretary of Commerce to initiate an investigation into copper imports pursuant to Section 232 of the Trade Expansion Act of 1962.

2/18/25	White House Ensuring Accountability for All Agencies	Department of Justice	This order injected the President and the Department of Justice directly into the regulatory and interpretive processes of all federal agencies, mandating that agencies align their regulations and interpretations with the administration's policies, subject to oversight by the President and the Attorney General.
2/13/25	White House Reciprocal Trade and Tariffs	Tariffs	President Trump issued a memorandum outlining the U.S. policy to reduce the persistent annual trade deficit and address inequitable and unbalanced trade practices with foreign partners. He memorandum introduces the "Fair and Reciprocal Plan," which seeks to counter non-reciprocal trading arrangements by determining the equivalent of a reciprocal tariff with respect to each foreign trading partner.
2/10/25	White House Pausing Foreign Corrupt Practices Act Enforcement to Further American Economic and National Security	Department of Justice	This executive order directs a temporary pause and review of Foreign Corrupt Practices Act (FCPA) enforcement, arguing that its current application harms U.S. foreign policy and economic competitiveness. The Attorney General is instructed to reassess FCPA policies to better

			align with presidential authority over foreign affairs and national security interests.
2/10/25	White House Strengthening American Leadership In Digital Financial Technology	Economic Policy	President Trump issued an executive order to bolster U.S. leadership in the cryptocurrency and digital assets sectors. The order seeks to establish regulatory clarity, promote innovation, and position the U.S. as the global leader in digital financial technology.
2/10/25	White House Adjusting Imports of Steel into The United States	Tariffs	President Trump announced the reinstatement of a 25% tariff on all steel and aluminum imports into the United States. This move is intended to support domestic metal industries by reducing foreign competition. Critics warn it may increase costs for U.S. manufacturers and consumers and strain relationships with key allies.
2/6/25	White House Imposing Sanctions on The International Criminal Court	U.S. Economic Sanctions	President Trump issued an executive order authorizing sanctions against individuals and their families who assist the International Criminal Court (ICC). The administration accused the ICC of unjustly targeting the U.S. and its ally, Israel, particularly

			following the court's issuance of arrest warrants against Israeli officials for alleged war crimes in Gaza.
2/3/25	White House Progress on the Situation at Our Northern Border White House Progress on the Situation at Our Southern Border	Tariffs	After discussions with Mexican President Claudia Sheinbaum and Canadian Prime Minister Justin Trudeau, President Trump agreed to delay the implementation of new tariffs on imports from Mexico and Canada for 30 days.
2/3/25	White House A Plan for Establishing a United States Sovereign Wealth Fund	Economic Policy/Foreign Investment	President Trump issued an executive order directing the Treasury and Commerce Departments to create a U.S. sovereign wealth fund. The fund is intended to serve as an investment tool for the country, with potential plans to acquire companies like TikTok. The establishment of the fund requires congressional approval and is expected to be completed within 12 months.
2/1/25	White House Fact Sheet: President Donald J. Trump Imposes Tariffs on Imports from Canada, Mexico and China	Tariffs	President Trump issued an executive order imposing a 25% tariff on imports from Mexico and Canada, including a 10% tariff on Canadian energy products, and a 10% tariff on imports from China.
1/27/25	White House	Department of Justice	President Trump issued an executive order titled

	Prioritizing Military		"Prioritizing Military
	Excellence and Readiness		Excellence and Readiness," directing DOJ involvement in military- related legal matters and emphasizing prosecution of offenses related to national security.
1/26/25	White House Statement from the Press Secretary	Tariffs	Action: The U.S. imposed 25% tariffs on imports from Colombia and implemented travel and visa restrictions due to Colombia's refusal to accept deported migrants. Update: The measures were paused after Colombia agreed to resume deportation flights from the U.S.
1/21/25	White House America First Trade Policy	Tariffs	On January 20, 2025, President Trump issued a memorandum directing federal agencies to implement an "America First" trade policy, emphasizing domestic investment, productivity, and additional tariffs on Canada, Mexico, and China.
1/20/25	White House America First Trade Policy	Tariffs	President Trump issued a Memorandum directly addressing tariffs by proposing a global supplemental tariff, or other policies, to remedy trade deficits and identified national security risks.
1/20/25	White House	U.S. Economic Sanctions	The Order declares a national emergency to

	Designating Cartels and Other Organizations as Foreign Terrorist Organizations and Specially Designated Global Terrorists		combat cartels and transnational organizations, designates them as Foreign Terrorist Organizations, and authorizes OFAC to impose sanctions on FTOs
1/20/25	White House Protecting the American People Against Invasion	Department of Justice	The Order directs the Attorney General to prioritize the prosecution of criminal offenses related to unauthorized entry or continued unauthorized presence of aliens in the United States.

About Torres Trade Law:

Our firm is a national law firm specialized in international trade and national security law. We represent clients ranging from Fortune 100 companies to small businesses that are located throughout the United States and the world. Through our professional network we can resolve the most complicated issues impacting global business in today's high stakes regulatory environment.