U.S. TRADE LEGISLATION PROPOSALS 100th CONGRESS

Revised Date: September 25, 1987 Page 28

		HOUSE	SENATE		
<u>SUBJECT</u>	CURRENT LAW	"Trade and international Economic Policy Reform Act of 1987"(HR3) [passed April 30, 1987]	"Omnibus Trade and Compe- titiveness Act of 1987"/ [H.R.3(S.1420)] [passed July 21, 1987]	ADMIN POSITION	CON POSITION
		of industry. Elaborates on			
		definition of industry.			
B. Economic and efficient injury test	Must demonstrate injury occurred to such industry.	Eliminates requirement.	Eliminates requirement.	Supports.	
C. Procedures	Elaborated in some detail.	Reworked considerably.		A	
		Reworked considerably.	For most part similar to H.R.3.	Supports .	
2. Piracy/Market Access					
		•			
A. Priority Countries	No provision.	USTR to identify "priority	Similar to H.R.3 plus		
		foreign countries" that deny adequate and effective protection of 1.P. rights. Criteria	separate provisions on market access.		
		established for identification purposes-list may be modified			
		depending on developments. Also, sense of Congress that U.S.	·		
		engage in efforts to improve multilateral disciplines in 1.P.			
3. Sect. 301 Investigations		area with view to protecting U.S. business interests abroad.			
A. Self Initiation	USR may self-initiate after	USTR must self-initiate unless it	Similar to H.R.3 except no	Objects to mandatory	Canada objects to mandatory
	consulting with ISAC'S.	would be detrimental to U.S. national economic interest.	exemption provided.	requirement.	requirement.