REFERENCE GUIDE

Reciprocal Tariff Policy

Reciprocal tariffs are implemented under the International Emergency Economic Powers Act (IEEPA).

The additional ad valorem duty is on all imports from all trading partners and is currently 10% for all countries, except China, Canada, and Mexico. Country-specific tariffs for all countries, except China, were suspended on April 9, 2025 pending a negotiation period.

ANNEX I, ANNEX II & ANNEX III ARE INCLUDED IN THIS GUIDE

Loaded onto a vessel at the port of loading and in transit on the final mode of transport before entry into the United States **before 12:01 a.m. EDT on April 5, 2025** and are entered for consumption, or withdrawn from warehouse for consumption, **on or after 12:01 a.m. EDT on April 5, 2025, and before 12:01 a.m. EDT on May 27, 2025.**

COUNTRY SPECIFIC FOR ANNEX I - TEMPORARILY SUSPENDED

Articles from trading partners listed in Annex I may be to subject to country-specific ad valorem rates of duty. A timeline has not been published since the temporary suspension on April 9, 2025.

The rates of duty established by this order are in addition to any other duties, fees, taxes, exactions, or charges applicable to such imported articles, unless exempt.

HTS PROVISIONS FOR THE RECIPROCAL TARIFFS ARE LISTED IN ANNEX III

These additional ad valorem duties shall apply until further information is announced. This 10% baseline reciprocal tariff applies to all countries except China, Canada, and Mexico until further information is announced.

EXEMPTIONS FROM RECIPROCAL TARIFFS

- All articles and derivatives of steel and aluminum that are subject to the tariffs imposed under Section 232.
- All automobiles and automotive parts subject to Section 232 and Proclamation 10908.
- Products listed in Annex II.
- Articles from trading partners under Column 2 of the HTSUS (currently Cuba, North Korea, Russia, and Belarus).
- Goods that qualify under USMCA will continue to receive preferential treatment.
- For products that include US content, the US content is exempt from the new tariffs, as long as the US content is at least 20% of the value of the imported product.



CANADA & MEXICO

Goods that qualify under USMCA will continue to receive preferential treatment.

If the current 25% tariff on nonqualifying goods is lifted, a 12% tariff will be applied instead.

Currently, non-qualifying goods remain subject to:

25% tariffs on non-qualifying USMCA goods

10% tariffs on Mexican and Canadian potash

10% on Canadian energy and mineral products

DE MINIMIS

Duty-free de minimis treatment is still available for articles from trading partners both listed and not listed under Annex I, except for China and Hong Kong, **effective May 2, 2025.**

All relevant postal items containing goods sent through the international postal network from China or Hong Kong valued at or under \$800 are subject to a duty rate of either 90% of their value or \$75 per item.

This is in lieu of any other duties imposed by prior Orders. CBP may require formal entry for any postal package instead of specified duties.

FOREIGN TRADE ZONES

Articles subject to the Reciprocal Tariffs admitted into a Foreign Trade Zone, except those admitted under "domestic status," must be admitted as "privileged foreign status."

This means that unless the HTS is listed explicitly in Annex II admissions must be in **Privileged Foreign Status.**

DUTY DRAWBACK

Reciprocal tariffs are eligible for duty drawback.

GUIDANCE FOR SHIPPERS

First and foremost: clear as much as you can through Customs before the deadline taking care to follow the cut-off guidance for vessel loading.

Evaluate duty impact to your supply chain with a Licensed Customs Broker; consider HTS inventory, Country of Origin, and Value.

Evaluate import bonds for sufficiency.

Green Worldwide Shipping customers should connect with your local branch operations teams for questions & updates.

Subscribe at greenworldwide.com for the latest information on this topic.

HONG KONG & MACAU To reduce risk of transshipment and evasion, all ad valorem rates of duty imposed by this order with respect to articles of China will apply equally to articles from both Hong Kong and Macau.

