



# **U.S.-Japan Trade Agreements and Negotiations**

The United States and Japan are among the world's largest economies and have been close economic partners, though they do not have a comprehensive bilateral free trade agreement (FTA). The partners have two limited trade deals, which took effect in 2020 during the first Trump Administration. The U.S.-Japan Trade Agreement (USJTA) involves tariff reductions and quota expansions to improve market access. The U.S.-Japan Digital Trade Agreement covers rules on the digital aspects of global commerce. In 2023, during the Biden Administration, the United States and Japan also signed a critical minerals agreement (CMA), which qualified Japan for certain benefits under the Inflation Reduction Act (IRA, P.L. 117-169) in support of the diversification of key U.S. supply chains.

It is unclear how this Trump Administration will approach economic engagement with Japan and whether prospective bilateral talks might build on the trade deals reached in 2020. On April 7, 2025, following the imposition of U.S. tariffs and outreach by the Japanese government, the Trump Administration announced it would engage in negotiations with Japan "regarding tariffs, non-tariff barriers, currency issues, and government subsidies." The White House has indicated it is using tariffs to eliminate U.S. goods trade deficits, encourage U.S. trading partners to negotiate, and remedy "unfair trade practices," among other objectives.

The 119<sup>th</sup> Congress may consider whether to exercise oversight over implementation of U.S.-Japan trade deals, and how to define its role in authorizing trade agreements and in U.S. tariff policy. It also may monitor U.S.-Japan economic cooperation in the Indo-Pacific region.

#### **U.S.-Japan Economic Ties**

Japan is the sixth-largest U.S. trade partner (see **Figure 1**), a top source of foreign direct investment (FDI) in the United States, and largest holder of U.S. Treasury securities. In 2024, U.S. exports to Japan totaled \$127 billion (\$81 billion in goods, \$46 billion in services); U.S. imports from Japan were \$191 billion (\$150 billion in goods, \$41 in services). In 2023, the stock of U.S. FDI in Japan was valued at \$63 billion and concentrated in finance and insurance. Japanese FDI stock in the United States in 2023 totaled \$688 billion, with the largest share in manufacturing. Majority-owned U.S.-based affiliates of Japanese multinational firms employed nearly one million U.S. workers in 2022 (latest data). Data cited is from the U.S. Bureau of Economic Analysis (BEA).

The persistent U.S. goods trade deficit with Japan has been a source of bilateral tension at times, in particular during the 1980s and 1990s. Some observers have attributed the trade imbalance in part to nontariff barriers in the Japanese market and to the weak yen. In more recent decades, U.S. policymaker expressions of concern over the bilateral trade deficit had dissipated somewhat amid Japan's sluggish economic growth, increased FDI in the United States, and heightened focus on economic competition from China.

Figure I. Top U.S. Trade Partners, 2024

Mexico	562	U.S. IMPORTS	U.S. EXPO	<b>DRTS</b> 383
Canada	476			440
China	463		199	
UK		159	174	Goods and
Germany		208	119	Services; U.S. \$ billions
Japan		191	127	

Source: CRS with data from the Bureau of Economic Analysis (BEA).

### Japan's FTAs with Other Major Markets

Since 2018, Japan has concluded major FTAs with several countries. The Comprehensive and Progressive Agreement for Trans-Pacific Partnership (CPTPP), a trade agreement comprising Japan and 10 members of the proposed Trans-Pacific Partnership (TPP), came into force after President Trump withdrew the U.S. signature from TPP in 2017. Some stakeholders portrayed TPP as essentially a U.S.-Japan FTA, due to the existing U.S. FTAs with several other TPP partners. Japanese officials reportedly have since urged the United States to reconsider joining CPTPP. Japan also entered into FTAs with the European Union (EU) in 2019 and with China and 13 Asian countries through the 2022 Regional Comprehensive Economic Partnership (RCEP). Some stakeholders contend that new rules in these FTAs may not support U.S. priorities. For example, they cite CPTPP's suspension of 22 provisions (e.g., intellectual property rights) from the original TPP text that were largely U.S. priorities. Several U.S. industry groups have argued that Japan's reduced barriers on imports from CPTPP, EU, and RCEP countries may undermine U.S. export competitiveness. Others downplay such assertions, pointing to Japan's tariff reductions through the USJTA.

#### **2020 Trade Agreements**

Congress last set U.S. trade negotiating objectives and legislative procedures for implementing trade agreements in Trade Promotion Authority (TPA, P.L. 114-26), which was in effect 2015 through 2021. The Trump Administration used delegated tariff authorities in TPA to enact the USJTA, covering some industrial goods and agriculture. The Administration enacted the U.S.-Japan Digital Trade Agreement, which did not require changes to U.S. law, as an executive agreement. The two trade deals were described by the U.S. and Japanese governments as "stage one" of a broader FTA negotiation. Further talks to cover other major parts of the U.S.-Japan relationship (e.g., auto trade and services), did not materialize, despite support expressed by some Members of Congress and other U.S. stakeholders.

**U.S.-Japan Trade Agreement.** USJTA tariff commitments covered about 5% of U.S. goods imports from Japan, and

almost 18% of Japan's goods imports from the United States, according to some estimates. The United States agreed to reduce or eliminate 241 tariff lines, mostly on industrial goods (e.g., machine tools, steam turbines, bikes, musical instruments). The United States also expanded its global tariff-rate quota for beef imports. Japan agreed to reduce or eliminate tariffs on about 600 agricultural tariff lines (e.g., beef, pork, cheese) and expand tariff-rate quotas for some products (e.g., wheat). Opening Japan's market and reaching parity with exporters from Japan's FTA partners was a priority for the U.S. agriculture sector. While parts of the industry supported USJTA, some sectors (e.g., dairy, rice) raised concerns over lack of new market access or rules on sanitary and phytosanitary measures.

**U.S.-Japan Digital Trade Agreement.** The U.S. and Japanese governments generally have had similar approaches to digital trade. In 2020, the U.S. Trade Representative (USTR) said the Japan digital trade deal was "comprehensive and high standard," and in line with the latest U.S. FTA, the U.S.-Mexico-Canada Agreement. Both include provisions requiring non-discriminatory treatment of digital products, prohibiting certain data localization measures, and ensuring cross-border data flows.

#### **Regional IPEF**

In 2022 the Biden Administration launched the Indo-Pacific Economic Framework for Prosperity (IPEF) with Japan and 12 countries, amid some U.S. policymaker and stakeholder concerns that the U.S. withdrawal from TPP had left the United States without a robust trade agenda in the region. IPEF, led by USTR and the Department of Commerce, is organized around four "pillars": trade, supply chains, clean energy, and fair economy practices. IPEF partners reached agreements-which went into effect in 2024-for all pillars except trade. Trade talks stalled amid differences over the digital economy and labor provisions. USTR paused talks on digital trade, citing the need for policy space to address U.S. domestic regulations on data flows and the technology sector. Some stakeholders had portrayed digital trade as a promising and key outcome for IPEF, in part citing the groundwork laid in the U.S.-Japan digital trade deal.

#### 2023 U.S.-Japan CMA

The U.S.-Japan CMA was negotiated in part to address Japan's concerns about certain IRA electric vehicle (EV) consumer tax credit content requirements. The CMA covers five minerals related to the production of EV batteries, but does not change U.S. law or tariffs. The Biden Administration determined that the CMA and broader U.S.-Japan relationship qualified Japan as an "FTA partner" for the purposes of meeting IRA critical minerals sourcing requirements. President Trump and some in Congress have shown interest in repealing the EV tax credit or the IRA.

#### **U.S.** Tariffs on Japanese Imports

On April 2, 2025, President Trump declared a national emergency "arising from conditions reflected in large and persistent annual U.S. goods trade deficits," and imposed a 10% tariff on nearly all U.S. trading partners. The President announced a 90-day suspension of higher tariffs on certain partners, including Japan—which is to face a tariff rate of 24%. Prime Minister Shigeru Ishiba, who called the actions "disappointing," is pursuing trade talks with the United States. The tariffs do not apply to certain goods, including those facing other U.S. tariffs, such as steel and autos.

President Trump has also reimposed 25% tariffs on steel from Japan as of March 2025, and imposed new 25% tariffs on most vehicle imports under Section 232 of the Trade Expansion Act of 1962 (19 U.S.C. §1862, as amended). The auto sector comprises a major share of U.S.-Japan trade— \$55.5 billion in U.S. imports from Japan and \$2.3 billion in U.S. exports to Japan in 2024, according to BEA. Japanese automakers report that as of 2024 they have cumulatively invested \$66.4 billion in U.S. manufacturing facilities. U.S. automakers do not have plants in Japan.

#### **Issues for Congress**

U.S.-Japan FTA and congressional authority. Some Members have pushed for a comprehensive FTA with Japan through follow-up negotiations to the USJTA or joining CPTPP. Congress might consider whether targeted deals like the USJTA, CMA, or IPEF are appropriate substitutes, and what Japanese trade barriers remain a challenge. The implementation of recent U.S.-Japan trade deals without congressional approval and the designation of Japan as an "FTA partner" for IRA purposes also prompted debate among Members over the role of Congress in authorizing and approving trade agreements. Some bills (e.g., 118th Congress, H.R. 7983) would have defined an FTA as a "congressionally-approved agreement," in effect negating Japan's qualification for benefits. Congress might consider whether or not to pursue additional legislation to influence the objectives of the announced trade talks with Japan in particular, or to set congressional-executive consultation and approval processes for U.S. trade deals in general.

**Tariffs.** Japanese officials have indicated that U.S. tariff actions may adversely affect U.S.-Japan relations and the global trading system. Some Members have questioned the national security rationale of U.S. tariff actions and sought to counteract or restrict delegated executive authority used to increase tariffs (e.g., H.R. 1903, H.R. 407, S. 151, S.J.Res. 37). Others support the imposition of tariffs (e.g., 118<sup>th</sup> Congress, H.R. 9827). Some observers have also raised concerns that tariffs may complicate cooperation on supply chain resiliency, which had been an economic priority for Japan and previous U.S. tariffs affect prospects for further U.S.-Japan economic cooperation, or serve as an effective negotiating tool for securing outcomes in the new talks.

**U.S. Competitiveness.** Some Members are considering the costs and benefits of different approaches to regional trade negotiations (e.g., through the U.S.-led IPEF versus Japanled CPTPP). H.R. 953, for example, would direct the U.S. International Trade Commission to investigate the effects of RCEP and CPTPP on U.S. exporters and competitiveness in the region, and would establish a commission to develop a comprehensive trade strategy for the Indo-Pacific region.

**Cathleen D. Cimino-Isaacs**, Specialist in International Trade and Finance

**Kyla H. Kitamura**, Analyst in International Trade and Finance

IF11120

## Disclaimer

This document was prepared by the Congressional Research Service (CRS). CRS serves as nonpartisan shared staff to congressional committees and Members of Congress. It operates solely at the behest of and under the direction of Congress. Information in a CRS Report should not be relied upon for purposes other than public understanding of information that has been provided by CRS to Members of Congress in connection with CRS's institutional role. CRS Reports, as a work of the United States Government, are not subject to copyright protection in the United States. Any CRS Report may be reproduced and distributed in its entirety without permission from CRS. However, as a CRS Report may include copyrighted images or material from a third party, you may need to obtain the permission of the copyright holder if you wish to copy or otherwise use copyrighted material.