UNITED STATES TARIFF COMMISSION

INVESTIGATIONS UNDER SECTION 22 OF THE AGRICULTURAL ADJUSTMENT ACT

Outcome or Current Status of all Investigations Conducted by the United States Tariff Commission Under the Provisions of Section 22 of the Agricultural Adjustment Act, as Amended,

as of May 1, 1968



Seventh Edition

TC Publication 246 Washington, D.C. May 1968

UNITED STATES TARIFF COMMISSION

Stanley D. Metzger, Chairman Glenn W. Sutton, Vice Chairman James W. Culliton Penelope H. Thunberg Bruce E. Clubb

Donn N. Bent, Secretary

Address all communications to United States Tariff Commission Washington, D.C. 20436

$\underline{C} \ \underline{O} \ \underline{N} \ \underline{T} \ \underline{E} \ \underline{N} \ \underline{T} \ \underline{S}$

INTRODUCTION	1
Cotton and cotton waste (1939) (Inv. No. 1)	3
Supplemental investigations:	
Cotton having a staple of 1-11/16 inches or	i
more in length (1940)	4
American cotton, reentered, cotton samples,	ď
and cotton strips (1942)	5 6
Long-staple cotton (1942)	7
Short harsh cotton (1946)	8
Long-staple cotton (1947)	9
Long-staple cotton (1948)	10
Long-staple cotton (1949)	10
Harsh or rough long-staple cotton (1950)	12
Extra-long-staple cotton (1950) Extra-long-staple cotton (1950)	13
Extra-long-staple cotton (1950)	13
Harsh or rough long-staple cotton (1951) Short harsh cotton (1957)	14
Extra-long-staple cotton (1958)	15
Long-staple cotton (1958)	16
Long-staple cotton (1959)	19
Articles and materials wholly or in part of	-
cotton (1939) (Inv. No. 2)	20
Wheat and wheat products (1941) (Inv. No. 3)	21
Supplemental investigations:	
Wheat and wheat flour (1942)	22
Wheat and wheat flour (1943)	23
Durum wheat (class II) or flour, including	
semolina. produced from such wheat (1954)	24
Edible tree nuts [Interim investigation] (1950) (Inv. No. 4)	25
Edible tree nuts (1951) (Inv. No. 4)	26
Supplemental investigations:	
Edible tree nuts (1952)	27
Edible tree nuts (1953)	28
Edible tree nuts (1954)	29
Shelled filberts, whether or not blanched (1955)	30 31
Edible tree nuts (1955)	32
Wool, wool tops, and carbonized wool (1953) (Inv. No. 5)	عر
Specified manufactured dairy products; Flaxseed and	
linseed oil; Peanuts and peanut oil; Tung nuts	33
and tung oil (1953) (Inv. No. 6)))
Supplemental investigations: Cheeses (1955)	36
Peanuts (First supplemental) (1955)	38
Peanuts (Second supplemental) (1955)	40
Peanuts (Third supplemental) (1956)	42
realings (minth publicationer) (7)/0/0000000000000000000000000000000000	•

Page No.

Specified manufactured dairy products; Flaxseed and	
linseed oil; etccontinued:	
Supplemental investigationscontinued:	
Certain cheeses (1960)	44
Peanut oil. flaxseed, and linseed oil (1961)	45
Blue-mold and Cheddar cheeses (1901)	46
Cheddar cheese (1966)	47
Oats, hulled or unhulled, and unhulled ground	
oats (1953) (Inv. No. 7)	49
Oats, hulled or unhulled, and unhulled ground	
oats (195h)(Inv. No. 7A)	50
Wool, wool tops, and carbonized wool (1954)	-4-
$(T_{T_{T_{T_{T_{T_{T_{T_{T_{T_{T_{T_{T_{T$	51
Rye, rye flour, and rye meal (1954) (Inv. No. 9)	52
Rve rve flour, and rve meal (1955) (Inv. No. 9A)	55
By any flour, and right meal (1957) $(1nv \cdot No \cdot 9B) \cdot \cdot \cdot \cdot \cdot$	54
Rye, rye flour, and rye meal (1959) (Inv. No. 90)	53 54 55 57
Rye, rye flour, and rye meal (1961) (Inv. No. 9D)	57 58
Tung nuts and tung oil (1954) (Inv. No. 10)	50
Barley, hulled or unhulled, including rolled barley	
and ground barley, and barley malt (1954)	59
(Inv. No. 11)	60
Dried figs and fig paste (1956) (Inv. No. 12)	61
Dates (1957) (Inv. No. 13)	0.11
Butter substitutes, including butter oil, con- taining 45 percent or more of butterfat (1957)	
(Inv. No. 14)	62
Tung oil (1957) (Inv. No. 15)	63
Certain articles containing butterfat (1957)	-
(Inv. No. 16)	64
Almonds, shelled and blanched, and almonds,	
blanched, roasted, or otherwise prepared or	
preserved (1957) (Inv. No. 17)	65
Dried figs and fig paste (1957) (Inv. No. 18)	66
Dates (1957) (Inv. No. 19)	67
Tung nuts (1958) (Inv. No. 20)	68
Shelled almonds and blanched, roasted, or	
otherwise prepared or preserved almonds	
(1959) (Inv. No. 21)	69
Articles containing cotton (1960) (Inv. No. 22)	71
Tung oil and tung nuts (1960) (Inv. No. 23)	72
Supplemental investigation (1961) (Inv. No. 23S)	73
Certain cotton products (chiefly cotton picker	arama 1
laps)(1961) (Inv. No. 24)	274
Articles or materials wholly or in part of	11 C 19 P
cotton (1962) (Inv. No. 25)	15

$\underline{C} \ \underline{O} \ \underline{N} \ \underline{T} \ \underline{E} \ \underline{N} \ \underline{T} \ \underline{S}$ --Continued

	Page No.
Dairy products (1967) (Inv. No. 26)	76
INDEX(TC28541)	79

,

.

.

INTRODUCTION

This compilation summarizes information on all investigations that the United States Tariff Commission has been requested to make under the provisions of section 22 of the Agricultural Adjustment Act. $\frac{1}{}$ Because of the length and complexity of the Commission's findings and recommendations and the President's actions in most section 22 investigations, only a brief outline of them can be given in a resume of this kind. For complete details of the Commission's findings and recommendations and the President's actions, the reader should consult the various reports of the Tariff Commission to the President, references to which are given in the compilation.

Section 22 of the Agricultural Adjustment Act, as amended, authorizes the President to restrict the importation of commodities, by the imposition either of fees or quotas, if such importation renders or tends to render ineffective or materially interfere with programs of the U.S. Department of Agriculture relating to agricultural commodities. Section 22 requires the Tariff Commission on direction of the President, to conduct an immediate investigation, including a public hearing, and to make a report and recommendation to the President.

Section 22 was amended by section 8(b) of the Trade Agreements Extension Act of 1951 to provide that no trade agreement or other international agreement may be applied in a manner inconsistent with the requirements of section 22. $\frac{2}{}$

1/ See 49 Stat. 750, 62 Stat. 1247, and 64 Stat. 261 (7 U.S.C. 624)
for original section and its amendments.
2/ See 65 Stat. 75 for addition of paragraph (f) to section 22.

Section 22(b) was amended by section 104 of the Trade Agreements Extension Act of 1953 by the addition of a paragraph which permitted the President to take immediate action in certain emergency situations pending a Commission investigation, report, and recommendations on the matter. $\frac{1}{2}$

1/ See 67 Stat. 472 for addition of last paragraph of section 22(b).

Outcome or current status of all investigations conducted by the United States Tariff Commission under the provisions of section 22 of the Agricultural Adjustment Act, as amended

Commodity 1/	Status
Cotton and cotton waste (1939). (Investigation No. 1; sec. 22)	 Origin of investigation: Letter from the President, dated July 26, 1939. Investigation ordered: July 26, 1939. Hearing held: Aug. 14-16, 1939. Recorn sent to the President: Aug. 25, 193 Recommendation of the Commission: Establis ment of an annual quota, to be allocated by country of origin, of 14,516,882 pound for imports of cotton having a staple length of less than 1-1/8 inches (other than harsh or rough cotton of less than 3/4 inch in staple length and chiefly use in the manufacture of blankets and blanketing, and other than linters); of 45,656,420 pounds for imports of cotton having a staple length of 1-1/8 inches to but not including, 1-11/16 inches; and of 5,482,509 pounds for imports of cotton card strips made from cotton having a staple length of less than 1-3/16 inches, comber waste, lap waste, sliver waste, and roving waste, whether or not manufac- tured or otherwise advanced in value. Vote of the Commission: 4-0. Action of the President: By Proclamation 2351 (4 F. R. 3622; 3 C.F.R., Cum. Supp., 113) of Sept. 5, 1939, effective Sept. 20 1939, the President placed in effect the quotas recommended by the Commission. Reference: U. S. Tariff Commission, Record to the President: Cotton and Cotton Wast , Rept. No. 137, 2d ser., 1939.

1/ The year shown in parentheses is the year that the Commission completed its action in the particular investigation.

Commodity	Status
Cotton having a staple of 1-11/16 inches or more in length (supplemental investigation) (1940). (Investigation No. 1, sec. 22)	Origin of investigation: Letter from the President, dated July 26, 1939, and re- request from the Advisory Commission to the Council of National Defense, dated Nov. 20, 1940. Investigation ordered: Dec. 4, 1940. Hearing held: Dec. 11, 1940. Recommendation of the President: Dec. 13, 191 Recommendation of the Commission: Suspen- sion of the quota limitations on cotton, insofar as they apply to cotton having a staple length of 1-11/16 inches or more Vote of the Commission: 5-0. Action of the President: By Proclamation 2450 (5 F. R. 5299; 3 C.F.R. Cum. Supp., 205) of Dec. 19, 1940, effective immed- iately, the President suspended the impor quotas on cotton having a staple length of 1-11/16 inches or more, as recommended by the Commission. Reference: U. S. Tariff Commission, Cotton Having a Staple of One and Eleven-Six- teenths Inches or More in Length; Report to the President Under Section 22 1940 (processed).

Commodity
American cotton, reentered, cotton samples, and cotton strips (supple- mental investigation) (1942). (Investigation No. 1, sec. 22)

Commodity	Status
Long-staple cotton (supple- mental investigation) (1942). (Investigation No. 1, sec. 22)	Origin of investigation: Letter from the President, dated July 26, 1939, and re- quest from the Secretary of State, dated May 11, 1942. Investigation ordered: May 12, 1942. Hearing held: None. Report sent to the President: June 10, 1943 Recommendation of the Commission: Suspension of such provisions of the President's pro- clamation of Sept. 5, 1939, as allotted to specified foreign countries individual shares of the total quantity of long- staple cotton (i.e., 1-1/8 inch or more) permitted entry (i.e., replacement of country quotas by a global quota). Vote of the Commission: 3-0. Action of the Presdient: By Proclamation 2560 (7 F.R. 1871; 3 C.F.R. Cum. Supp., 308) of June 29, 1942, effective July 29, 1942, the President suspended the country limitations within the global quota on imports of long-staple cotton, as re- commended by the Commission. Reference: U.S. Tariff Commission, Import Quotas on Long-Staple Cotton: Report to the President, 1942 (processed)

Commodity	Status
Short harsh cotton (supple- mental investigation) (1946). (Investigation No. 1, sec. 22)	Origin of investigation: Letter from the President, dated July 26, 1939. Investigation ordered: Sept. 17, 1946. Hearing held: Oct. 14-15, 1946. Recommendation of the President: Dec. 31, 1946 Recommendation of the Commission: Establish ment of an annual quota of 70 million pounds for imports of harsh or rough cotton having a stable of less than 3/4 of 1 inch in length, each quota year to begin on Sept. 20, as for other cotton quotas under sec. 22. Vote of the Commission: 5-1. (Commissioner Edminster submitted a separate statement with respect to 2 of the Commission's 10 findings.) Action of the President: By Proclamation 2715 (12 F.R. 823; 3 C.F.R., 1943-1948 Comp., 102), of Feb. 1, 1947, the President established an annual quota of 70 million pounds for imports of harsh or rough cotton having a staple of less than 3/4 of 1 inch in length, and deleted "and chiefly used in the manufacture of blankets and blanketing" from the pro- clamation of Sept. 5, 1939, as recommended by the Commission. Reference: U. S. Tariff Commission, <u>Short</u> Harsh Cotton: Report to the President , Rept. No. 156, 2d ser., 1947.

Commodity	Status
Long-staple cotton (supple- mental investigation) (1947). (Investigation No. 1, sec. 22)	Origin of investigation: Letter from the President, dated July 26, 1939. Investigation ordered: Jan. 23, 1947. Hearing held: Feb. 18, 1947. Report sent to the President: Apr. 21, 1947. Recommendation of the Commission: Modifi- cation of the existing quotas on cotton so as to permit the entry, during the quota year ending Sept. 19, 1947, of an additional quantity of 23,094,000 pounds of cotton having a staple 1-3/S inches on more but less than 1-11/16 inches in length. Vote of the Commission: 3-1. (Commis- sioner Brossard dissented; he recommended that the additional quota be 13,621,000 pounds.) Action of the President: By Proclamation 2731 (12 F.R. 3227; 3 C.F.R., 1943-1948 Comp., 116) of June 9, 1947, the President modified the existing quotas on cotton so as to permit the entry, during the quota year ending Sept. 19, 1947, of an addi- tional quantity of 23,094,000 pounds of cotton having a staple of 1-3/8 inches on more but less than 1-11/16 inches in length, as recommended by the Commission Reference: U.S. Tariff Commission, Supplemental Import Quota on Long-Staple Cotton: Report to the President, Rept. No. 152, 2d ser., 1947.

T	
Commodity	Status
Long-staple cotton (supple- mental investigation) (1948). (Investigation No. 1, sec. 22)	Origin of investigation: Letter from the President, dated July 26, 1939. Investigation ordered: Jan. 15, 1948. Mearing held: Feb. 17-18, 1948. Report sent to the President: May 18, 1948. supplemental report sent July 14, 1948, as a result of changes that had taken place since May 18, 1948, and letter from Mr. John R. Steelman, Assistant to the President. Recommendation of the Commission (supple- mental report of July 14, 1948): Kodifi- cation of the existing quotas on imports of cotton to permit importation of an additional quantity up to 18 million pounds of cotton having a staple of 1-1/8 inches or more but less than 1-11/16 inches in length before Sept. 20, 1948, licenses to import under the supplemental quota to be granted only to individual cotton manufacturing concerns and to each concern only in such amounts as shall be determined by the Tariff Commission to be essential. Vote of the Commission: 5-0. (In a sepa- rate statement, Commissioner Brossard expressed his belief that essential needs would be found to be far less than 18 million pounds of the specified cotton.) Action of the President: By Proclamation 2800 (13 F.R. 1176; 3 C.F.R., 1943-1948 Comp., 217) of July 20, 1948, the Presi- dent modified the existing quotas on cotton so as to permit importation of the additional quantity of the specified cotton, as recommended by the Commission. Reference: U. S. Tariff Commission, The Tmport Quota on Long-Staple Cotton (1948) Supplemental Report to the President, July 14, 1948 Report to the President, May 14, 1948, Rept. No. 161, 2d ser., 1948.

Commodity	Status
Long-staple cotton (supple- mental investigation) (1949). (Investigation No. 1, sec. 22)	Origin of investigation: Letter from the President, dated July 26, 1939. Investigation ordered: June 9, 1949. Hearing held: July 7, 1949. Report sent to the President: Aug. 11, 1949. Recommendation of the Commission: Change of the opening date for the annual impor quota of 45,656,420 pounds of cotton hav ing a staple of 1-1/8 inches or more but less than 1-11/16 inches in length from Sept. 20 to Feb. 1, and that the quantity of such cotton that might be imported during the interim period from Sept. 20, 1949, through Jan. 31, 1950, should not exceed 16,487,042 pounds. Vote of the Commission: 6-0. (Commis- sioners Edminster, Durand, and Gregg con curred in the Commission's findings and recommendations, but appended to the report separate statements of their respective views.) Action of the President: By Proclamation 2856 (114 F.R. 5517; 3 C.F.R., 1949 Supp. 45) of Sept. 3, 1949, the President modi fied the import quotas with respect to cotton, as recommended by the Commission Reference: U. S. Tariff Commission, The Import Quota on Long-Staple Cotton, Supplemental Report (1949): Report to the President, Rept. No. 166, 2d ser., 1949.

Commodity	Status
Harsh or rough long-staple cotton (supplemental investigation) (1950). (Investigation No. 1, sec. 22)	Origin of investigation: Letter from the President, dated July 26, 1939. Investigation ordered: June 30, 1950. Hearing held: July 18, 1950. Report sent to the President: Aug. 14, 1950. Recommendation of the Commission: Fodifi- cation of the existing quotas on imports of cotton having a staple of 1-1/8 inches or more but less than 1-11/16 inches in length to permit importation of an additional quantity of 1,500,000 pounds of specified harsh or rough cotton (with certain exceptions) during the remainder of the current quota year ending Jan. 31, 1951. Vote of the Commission: 4-0. Action of the President: By Proclamation 2905 (15 F.R. 6801; 3 C.F.R., 1950 Supp. 57) of Oct. 4, 1950, the President modi- fied the import quotas with respect to cotton, as recommended by the Commission, Harsh or Rough Long-Staple Cotton and Extra- Long-Staple Cotton: Reports to the President, Rept. No. 171, 2d ser., 1951.

Commodity	Status
Extra-long-staple cotton (supplemental investiga- tion) (1950). (Investigation No. 1, sec. 22)	<pre>Origin of investigation: Letter from the President, dated July 26, 1939. Investigation ordered: Sept. 20, 1950. Hearing held: Sept. 29, 1950. Report sent to the President: Oct. 6, 1950. Recommendation of the Commission: Modifi- cation of the existing quotas on imports of cotton to permit importation of an additional quantity not to exceed 7,500,000 pounds of cotton having a staple of 1-3/8 inches or more but less than 1-11/16 inches in length before Feb. 1, 1951, licenses to import under the supplemental quota to be granted to individual cotton manufacturing concerns and to each concern only in such amounts as shall be determined by the Tariff Commission to be essential. Vote of the Commission: 3-0. (Commission Gregg, in a separate statement, found that the supplemental quota should be 12,500,000 pounds.) Action of the President: By Proclamation 2907 (15 F.R. 6953; 3 C.F.R., 1950 Supp., 61) of Oct. 12, 1950, the President modified the import quotas with respect to cotton, as recommended by the Commission. Reference: U. S. Tariff Commission, Harsh or Rough Long-Staple Cotton and Extra- Long-Staple Cotton: Reports to the President , Rept. No. 171, 2d ser., 1951.</pre>

Commodity	Status
Extra-long-staple cotton (supplemental investiga- tion) (1950). (Investigation No. 1, sec. 22)	Origin of investigation: Letter from the President, dated July 26, 1939. Investigation ordered: Nov. 29, 1950. Hearing held: Dec. 11, 1950. Investigation terminated: Jan. 24, 1951. Remarks: No report was sent to the President.
Harsh or rough long-staple cotton (supplemental investigation) (1951). (Investigation No. 1, sec. 22)	Origin of investigation: Letter from the President, dated July 26, 1939. Investigation ordered: May 28, 1951. Report sent to the President: June 19, 1951. Recommendation of the Commission: Modifi- cation of the existing quotas on imports of cotton having a staple of 1-1/8 inches or more but less than 1-11/16 inches in length to permit importation of an additional quantity of 1,500,000 pounds of specified harsh or rough cotton (with certain exceptions) during the remaining period of the current quota year ending Jan. 31, 1952. Vote of the Commission: 6-0. Action of the President: By Proclamation 2934 (16 F.R. 6489; 3 C.F.R., 1951 Supp., 35) of June 29, 1951, the President modified the import quotas with respect to cotton, as recommended by the Commission Reference: U. C. Tariff Commission, Supple- mental Import Quota on Harsh or Rough Long-Staple Cotton: Report to the Presider Under Section 22 , 1951 (processed).

.

Commodity	Status
Short harsh cotton (supple- mental investigation) (1957). (Investigation No. 1, sec. 22)	 Origin of investigation: Harsh or rough cotton having a staple of less than 3/4 inch in length was subjected to an annual absolute import quota of 70,000,000 pounds by Presidential Proclamation 2715 (12 F.R. 623; 3 C.F.R., 1943-1948 Comp., 102), of Feb. 1, 1947, after investigation under sec. 22 by the Tariff Commission. In the proclamation the President found that the imposition of this annual quota was then necessary to protect cotton programs of the Department of Agriculture. The Tariff Commission has maintained a continuous review of the situation with respect to cotton, and it appeared that the continuance of the outer restrictions on this type of cotton might no longer be necessary to carry out the purposes of sec. 22. The purpose of the 1957 supplemental investigation was to determine whether there was in fact need for continuing the quota restrictions on the short harsh cotton described above. Investigation ordered: Aug. 23, 1957. Mearing held: Nov. 13, 1957. Mearing held: Nov. 13, 1957. Mearing held: Nov. 13, 1957. Meering held: Nov. 14, 1957. Meering held: Nov. 15, 1957. Meering held: Nov. 14, 1957.

Commodity	Status
Extra-long-staple cotton (supplemental investiga- tion) (1958). (Investigation No. 1, sec. 22)	Origin of investigation: Cotton having a staple of 1-1/8 inches or more in length was subjected to an annual absolute import quota of 45,656,420 pounds by Presidential Proclamation 2531 (4 F.R. 3822; 3 C.F.R., Cum. Supp., 113) of Sept. 5, 1939, effec- tive Sept. 20, 1939, after investigation under sec. 22 by the Tariff Commission. The quota year begins on Aug. 1 of each year. The Commission was informed that the quota for the quota year ending July 31, 1958, had been filled. It was further informed that, because of unusual circum- stances, a substantial part of the quota for that year was filled by cotton of a staple length which normally has not entered under this quota, with resultant hardship to importers normally entering cotton of a greater staple length, thus threatening domestic users of foreign extra-long-staple cotton with a short supply. The purpose of the 1958 supple- mental investigation was to determine whether the admission of an additional quantity of cotton having a staple 1-3/8 inches or more in length during the quota year ending July 31, 1958, might be permitted without materially interfering with the cotton programs of the U. S. Department of Agriculture. Investigation ordered: Jan. 29, 1958. Hearing scheduled: Apr. 8, 1958. Investigation dismissed and hearing canceled Apr. 4, 1958.
	Remarks: Interested parties who had sought the modification of the existing quota regulations, to permit entry of an additional quantity of extra-long-staple cotton during the quota year ending July 31, 1958, subsequently withdrew their requ Accordingly, the Commission dismissed the supplemental investigation and canceled the scheduled hearing.
	Accordingly, the Commission dismissed the supplemental investigation and canceled

Commodity	Status
<pre>Long-staple cotton (supplemental investigation)(1958). (Investigation No. 1, sec. 22)</pre>	Origin of investigation: Letter from the President, dated Apr. 7, 1958. The pur- pose of the investigation was to determined whether changed circumstances required the modification of the quota established for long-staple cotton pursuant to sec. 22. The "changed circumstances" referred to by the President in his letter of Apr. 7, 1958, "are the entry within the quota of large and increasing quantities of Mexican upland cotton having staple lengths of less than 1-3/8 inches. This results in the exclusion of substantial quantities of cotton having a staple lengt of 1-3/8 inches or more." Investigation ordered: Apr. 8, 1958. Hearing held: May 13, 1958. Report sent to the President: June 20, 1959 Recommendation of the Commission: The Com- mission found that changed circumstances required modification of the quota. The Commission, therefore, recommended to the President (Commissioners Schreiber and Sutton dissenting) that of the total quantity of 45,656,420 pounds of cotton having a staple of 1-1/8 inches or more in length that might be imported in any year beginning Aug. 1, not more than 39,590,778 pounds consist of cotton hav- ing a staple of 1-3/8 inches or more in length; that not more than 1,500,000 pound consist of harsh or rough cotton of a type

Commodity	Status
Long-staple cotton (supplemental investigation) (1958)Continued.	 known as Tanguis cotton (having a staple of 1-5/32 inches or more but less than 1-3/8 inches in length); and that not more than 4,565,642 pounds consist of other cotton having a staple of 1-1/8 inches or more but less than 1-3/8 inches in length. Commissioners Schreiber and Sutton concurred in the finding of the majority of the Commission that changed circumstances required the modification of the quota on long-staple cotton, but were of the view that long-staple cotton was being and was practically certain to continue to be imported under such conditions and in such quantities as to materially interfer with the price-support program for that commodity undertaken by the Department of Agriculture. They, therefore, recommender that the overall quota be reduced to 24,000,000 pounds, which was not less tha 50 percent of the imports for consumption of long-staple cotton during the representative periodthe crop years 1934/35 through 1938/39. They further recommende that the reduced quota be allocated to foreign supplying countries as follows: Egypt, 18,948,000 pounds; Peru, 3,979,200 pounds, of which not more than 1,500,000 pounds should consist of harsh or rough cotton (except cotton of perished staple, grabots, and cotton pickings), white in length (Tanguis cotton), and not more that 2,479,200 pounds. Vote of the Commission: 5-0. (Commissione Schreiber and Sutton dissented from the recommendation of the majority of the Commission with respect to the size and allocation of the quota; see above).

Commodity	Status
Long-staple cotton (supplemental investigation) (1958)Continued.	Action of the President: The President adopted the Commission's recommendation. By Proclamation 3251 (23 F.R. 5233) of July 7, 1958, he modified Proclamation 2351 of Sept. 5, 1939, by subdividing the import quota for long-staple cotton on the basis of staple length. The new proclamation provided that, of the total quantity of 45,656,420 pounds of cotton having a staple of 1-1/8 inches or more in length which might be entered, or with drawn from warehouse, for consumption during the year beginning Aug. 1, 1958, and in any subsequent year beginning Aug. 1, not more than 39,590,778 pounds shall consist of cotton having a staple of 1-3/8 inches or more in length and not more than 6,065,642 pounds shall consist of cotton having a staple of 1-1 inches or more but less than 1-3/8 inche in length: <u>Provided</u> , that of such 6,065,642 pounds, not more than 1,500,000 pounds shall consist of harsh or rough cotton (except cotton of perished staple grabbots, and cotton pickings), white in color and having a staple of 1-5/32 inches or more in length, and not more than 4,565,642 pounds shall consist of other cotton. Reference: U.S. Tariff Commission, Long-
	Staple Cotton: Report to the President on Investigation Supplemental to Investi gation No. 1 Under Section 22, 1958 (processed).

(supplemental investigation)(1959). (Investigation No. 1, sec. 22)	Origin of investigation: The Commission, upon its own motion, instituted a supple- mental investigation to determine whether changed circumstances required the modi- fication of the quota on imports of cotton having a staple of 1-1/8 inches or more in length. Investigation ordered: Mar. 25, 1959. Hearing held: Apr. 28-29, 1959. Report sent to the President: July 10, 1959 Recommendation of the Commission: The Com- mission found (Commissioners Schreiber and Sutton dissenting) that no changed circum- stances existed requiring the modification of the existing quotas on long-staple cotton established under the authority of sec. 22 of the Agricultural Adjustment Act as amended. The Commission, therefore, made no recommendation to the President for any change in the existing import quotas on long-staple cotton. Vote of the Commission: 3-2. Action of the President: On Sept. 22, 1959, the President accepted the Commission's report on long-staple cotton. Reference: U.S. Tariff Commission, Long- Staple Cotton: Report to the President on Investigation Supplemental to Investigation No. 1 Under Section 22 , 1959 (processed).

Commodity	Status
Articles and materials wholly or in part of cotton (1939). (Investigation No. 2, sec. 22)	Origin of investigation: Letter from the President, dated July 26, 1939. Investigation ordered: July 26, 1939. Hearing held: None. Investigation discontinued. Remarks: The President's original request for an investigation of cotton and cotton waste under sec. 22 also included cotton textiles. The Commission continued for several years to study imports of cotton textiles from a competitive standpoint, but did not find it necessary to recommend limitation of imports, and subsequently discontinued the investigation.

Commodity	Status
Wheat and wheat products (1941). (Investigation No. 3, sec. 22)	Origin of investigation: Letter from the President, dated Dec. 13, 1939. On Jan. 25, 1940, the President directed that the scope of the investigation be extended in accordance with an amendment to sec. 2 Investigation ordered: Dec. 14, 1939. Hearing held: Jan. 4, 1940. (Hearing recon- vened Feb. 12, 1940, pursuant to an amend ment to sec. 22 of the Agricultural Adjustment Act, signed by the President on Jan. 25, 1940). Report sent to the President: May 19, 1941 Recommendation of the Commission: Establis ment of country quotas, totaling 300,000 bushels for imports of wheat and 4,000,000 pounds for imports of wheat flour, semoline, crushed or cracked wheat, and similar wheat products, for the 12-month period beginning with the date of the Presidential proclemation and for each 12-month period thereafter. Vote of the Commission: 5-0. Action of the President: By Proclamation 21,89 (6 F.R. 2673; 3 C.F.R., Cum. Supp., 235,) of May 26, 1941, effective May 29, 1941, the President placed in effect the quotas recommended by the Commission. Reference: U. S. Tariff Commission, Wheat and Wheat Flour: Report to the President • • • , Rept. No. 145, 2d ser., 1941.

22	
Commodity	Status
Meat and wheat flour (supplemental investiga- tion) (1942). (Investigation No. 3, sec. 22)	Origin of investigation: Letter from the President, dated Dec. 13, 1939. Report sent to the President: Mar. 20, 1947 Recommendation of the Commission: Suspension of quota restrictions with respect to (1) wheat or wheat flour for experimental or scientific purposes, (2) seed wheat, and (3) distress shipments of foreign wheat diverted to United States ports in the course of their movement to foreign destinations. Vote of the Commission: 3-0. Action of the President: By Proclamation 2550 (7 F. R. 2025; 3 C. F. R., Cum. Suppl 299) of Apr. 13, 1942, effective immedi- ately, the President suspended the quota restrictions, as recommended by the Commission. Reference: U. S. Tariff Commission, Wheat and Wheat Flour: Supplementary Report. to the President Under the Provis- ions of Section 22, 1942 (processed)

23	
Commodity	Status
Wheat and wheat flour (sup- plemental investigation) (1943). (Investigation No. 3, sec. 22)	Origin of investigation: Letter from the President, dated Dec. 13, 1939, and re- quest of Apr. 21, 1943, by the Department of Agriculture, concurred in by the Administrator of Food Production and Distribution. Investigation ordered: Apr. 21, 1943. Recommendation of the Commission: Suspension of the import quotas on wheat and wheat flour insofar as they applied to wheat and wheat flour purchased by the Secretary of Agriculture or any agency or person designated by him. Vote of the Commission: 4-0. Action of the President: By Proclamation 2584 (8 F. R. 5693; 3 C. F. R., Cum. Supp. 331) of Apr. 29, 1943, effective immedi- ately, the President suspended the import quotas on wheat and wheat flour, insofar as they applied to wheat and wheat flour purchased by the War Food Administrator or any agency or person designated by him. Reference: U. S. Tariff Commission, Wheat and Mheat Flour: Report to the President Under Section 22, 1943 (processed).

Commodity	Status	
Durum wheat (class II) or flour, including semolina, produced from such wheat (supplemental investiga- tion) (1954). (Investigation No. 3, sec. 22)	Origin of investigation: Application by National Macaroni Manufacturers Associatio dated Nov. 18, 1954, requesting that existing quota restrictions on wheat and wheat flour be modified to permit overquot imports of the specified products in order to relieve emergency needs of the industry <u>Investigation ordered</u> : Nov. 29, 1954. <u>Hearing scheduled</u> : Jan. 11, 1955. <u>Investigation discontinued and dismissed at applicant's request</u> : Jan. 6, 1955. <u>Remarks</u> : This action was taken after repre- sentations to the Commission by the Nation Macaroni Manufacturers Association that th conditions that led that association to request the investigation could not be remedied by any action that might result from the supplemental investigation.	

Commodity	Status
Edible tree nuts (interim investigation) (1950). (Investigation No. 4, sec. 22)	Origin of investigation: Letter from the President, dated Apr. 13, 1950. Investigation ordered: Apr. 13, 1950. Hearing held: June 27-28, 1950. Report sent to the President: Nov. 24, 195 Recommendation of the Commission: This report of the Commission was an interim report. In it, the Commission concluded that, at the time, there was no basis for any action under sec. 22 with respect to tree nuts. It stated, however, that the investigation would be continued and that consideration of possible action would be given if and when changed con- ditions should so warrant. Vote of the Commission: 6-0. Action of the President: In a letter dated Nov. 28, 1950, the President author ized the Commission to release its report Reference: ^U . S. Tariff Commission, Edible Tree Nuts: Reports to the President, November 1950, November 1951, September 1952, Rept. No. 183, 2d ser., 1953.

	N
	26
Commodity	Status
Edible tree nuts (1951). (Investigation No. 4, sec. 22)	Origin of investigation: Letter from the President, dated Apr. 13, 1950. Investigation ordered: July 12, 1951. Hearing held: Sept. 12-14, 1951. Report sent to the President: Nov. 28, 1951. Recommendation of the Commission: Imposition of a fee of 10 cents per pound, but not more than 50 percent ad valorem, in addi- tion to the existing duties under the Tariff Act of 1930, on imports of shelled and blanched almonds in excess of an aggregate quantity of 4,500,000 pounds during the period Oct. 1, 1951, through Sept. 30, 1952, with a provision that not more than 500,000 pounds of the 4,500,000-pound fee-free quota might consist of blanched almonds. The Commis- sion reported to the President that, at the time, restrictions under the provis- ions of sec. 22 on imports of the other tree nuts included in the investigation were not warranted. Vote of the Commission: 6-0. Action of the President: By Proclamation 2955 (16 F. R. 12413; 3 C. F. R., 1951 Supp., 57) of Dec. 10, 1951, the Presi- dent placed in effect the fees recommended by the Commission. Reference: U. S. Tariff Commission, Edible Tree Nuts: Reports to the President; November 1950, November 1951, September 1952, Rept. No. 183, 2d ser., 1953.

Commodity	Status
Edible tree nuts (supple- mental investigation) (1952). (Investigation No. 4, sec. 22)	 Origin of investigation: Letter from the Fresident, dated Apr. 13, 1950. Investigation ordered: June 19, 1952. Hearing held: July 28-30, 1952. Recommendation of the President: Sept. 25, 1952 Recommendation of the Commission: (1) Imposition of a fee of 5 cents per pound, but not more than 50 percent ad valorem on shelled almonds and blanched, roasted or otherwise prepared or preserved almonds (not including almond paste) imported during the period Oct. 1, 1952, through Sept. 30, 1953, until an aggregate quanti- ty of 7,000,000 pounds of such almonds have been so entered, and imposition of a fee of 10 cents per pound, but not more than 50 percent ad valorem, on such almonds imported during such period in excess of an aggregate quantity of 7,000,000 pounds. (2) Limitation of imports of shelled filberts, whether or not blanched, to 4,500,000 pounds during the period Oct. 1, 1952, through Sept. 30, 1953. Vote of the Commission: 5-0. (Commis- sioners Brossard and Gregg recommended that imports of shelled filberts during the 12-month period be restricted by absolute quota to not more than 1,000,000 pounds.) Action of the President: The President accepted the Commission's recommendation with respect to almonds and by Froclamat- ion 2991 (17 F. R. 86h5; 3 C. F. R., 1952 Supp., h0) of Sept. 27, 1952, im- posed a fee of 5 cents per pound on shelled almonds imported during the per- iod Oct. 1, 1952, through Sept. 30, 1953, until 7,000,000 pounds, of such almonds had been entered; and a fee of 10 cents per pound on shelled almonds entered during the period specified in excess of 7,000,000 pounds, the fees to be collected in addition to the regular duties imposed by the Tariff Act of 1930 On Oct. 20, 1952, President Truman issued a statement that he was not actin upon the Commission's recommendation to impose additional restrictions on import

Commodity	Status
Edible tree nuts (supple- mental investigation) (1952)Continued.	of shelled filberts. By Proclamation 3020 (18 F. R. 3453; 3 C. F. R., 1953 Supp., 31) of June 10, 1953, however, President Eisenhower imposed an absolute quota of 4,500,000 pounds on imports of shelled filberts during the year ending Sept. 30, 1953. Reference: U. S. Tariff Commission, Edible Tree Nuts: Reports to the President November 1950, November 1951, September 1952, Rept. No. 183, 2d ser., 1953.
Edible tree nuts (supple- mental investigation) (1953). (Investigation No. 4, sec. 22)	Origin of investigation: Letter from the President, dated Apr. 13, 1950. Investigation ordered: June 30, 1953. Hearing held: Aug. 24-25, 1953. Report sent to the President: Sept. 21, 195 Recommendation of the Commission: Continu- ation, for the year beginning Oct. 1, 1953, and subsequent years, of the import fees on almonds which had been in effect since Oct. 1, 1952. The Commission also concluded that the then present conditions did not warrant continuation of the import quota on shelled filberts. Vote of the Commission: 6-0. Action of the President: By Proclamation 3034 (18 F. R. 6345; 3 C. F. R., 1953) Supp., 46) of Sept. 29, 1953, the Presi- dent imposed on imports of almonds the fees recommended by the Commission for the year beginning Oct. 1, 1953. How- ever, he did not accept the Commission's recommendation that the fees be imposed for subsequent years. The President also approved the Commission's conclusion that the then present conditions did not warrant continuation of an import quota on shelled filberts. Reference: U. S. Tariff Commission, Edibl. Tree Nuts: Report to the President Under Section 22, 1953 (processed).

Commodity	Status
Edible tree nuts (supple- mental investigation) (1954). (Investigation No. 4, sec. 22)	 Origin of investigation: Letter from the Fresident, dated Apr. 13, 1950. Investigation ordered: June 24, 1954. Hearing held: Aug. 24-25, 1954. Report sent to the President: Sept. 24,1954. Recommendation of the Commission: Imposi- tion of a fee of 10 cents per pound, but not more than 50 percent ad valorem, on imports of almonds in excess of an aggre- gate quantity of 4.5 million pounds dur- ing the period Oct. 1, 1954, through Sept. 30, 1955, and imposition of a fee of 10 cents per pound, but not more than 50 percent ad valorem, on imports of shelled filberts in excess of an aggre- gate quantity of 5.5 million pounds during the period Oct. 1, 1954, through Sept. 30, 1955, such fees to be in addi- tion to the import duties imposed on the specified products. Vote of the Commission: 6-0. Action of the President: By Proclamation 3073 (19 F. H. 6623; 3 C. F. R., 1954 Supp., 36) of Oct. 11, 1954, the Presi- dent imposed a fee of 10 cents per pound on imports of almonds in excess of 5 million pounds during the period Oct. 1, 1955, through Sept. 30, 1955, and a fee of 10 cents per pound, but not more than 50 percent ad valorem, on imports of shelled filberts in excess of 6 million pounds during the same period. The President's action modified the recommend tions of the Commission. In its report the Commission had recommended imposition of a fee of 10 cents per pound, but not more than 50 percent ad valorem, on imports of almonds in excess of 5.5 million pounds. Reference: U. S. Tariff Commission, Edible Tree Nuts: Report to the President Under Section 22, 1954 (processed).

Commodity	Status
Shelled filberts, whether or not blanched (supple- mental investigation) (1955). (Investigation No. 4, sec. 22)	 Origin of investigation: Letter from the Imported Nut Section of the Association of Food Distributors, New York, N. Y., May 10, 1955, requesting elimination of the fee quote on shelled filberts. Investigation ordered: May 25, 1955. Hearing held: June 21, 1955. Kecommendation of the President: July 1, 1955. Recommendation of the Commission: That the President's proclamation of Oct. 11, 1954, be modified so as to permit the importa- tion, during the remainder of the 12- month period beginning Oct. 1, 1954, of an additional 1,500,000 pounds of shelled filberts, whether or not blanched (over and above the existing 6,000,C00 pound quota), free of the fee imposed by the proclamation of Oct. 11, 1954. Vote of the Commission: 4-1. (Commissioner Sutton agreed with the findings of the majority of the Commission that addition- al fee-free imports of shelled filberts in considerable volume during the remainder of the then current import-quota year would not interfere with any operation of the program with respect to the 1955 crop of filberts. He was of the opinion, how- ever, that a larger supplementary fee-free quota (about 2 million pounds) could be permitted to enter during the remainder of the then current quota year). Action of the President: By Proclamation 3103 (20 F. R. 5219; 3 C. F. R., 1955 Supp., 35) of July 15, 1955, the President permitted an additional 1,500,000 pounds of shelled filberts to be imported, free of the special import fee, between that date and Sept. 30, 1955, as recommended by the Commission. The Fresident's action
	modified his proclamation of Oct. 11, 1954, which permitted 6,000,000 pounds of shelled filberts to enter at the basic rate of 8 cents per pound, imports in excess thereof to enter subject to a special fee of 10 cents per pound.
	fee of 10 cents per pound. Reference: U. S. Tariff Commission, <u>Shelled</u> Filberts: Supplemental Investigation Under Section 22, 1955 (processed).

Commodity	Status
Edible tree nuts (supple- mental investigation) (1955). (Investigation No. 4, sec. 22)	Origin of investigation: Letter from the President, dated Apr. 13, 1950. Investigation ordered: July 11, 1955. Hearing scheduled: Aug. 30, 1955. Hearing canceled: Aug. 5, 1955. Vote of the Commission: 4-0. Remarks: On Aug. 5, 1955, the President, in response to a request from the Secretary of Agriculture, requested the Commission to cancel the hearing. The Secretary of Agriculture stated that because of an anticipated reduced supply of almonds, filberts, walnuts, and pecans both here and abroad, during the forthcoming crop year, the hearing was no longer necessary. The Secretary of Agriculture requested, however, that because of the continuing nature of the marketing problems facing the nut industries, the Commission's in- vestigation of edible tree nuts under sec. 22 be continued.
	On Sept. 6, 1956, the Secretary of Agri- aulture informed the Commission that, at that time, the Department of Agriculture did not have reason to believe that imports of tree nuts during the 1956-57 marketing season were practically certain to materially interfere with the Department's marketing agreement and order program for tree nuts. On Sept. 17, 1956, the Commission informed the Secretary of Agriculture that thereafter the Commission would undertake formal proceedings for the purpose of sec. 22(a) with respect to edible tree nuts only upon the receipt of instructions from the President in accord- ance with the provisions of sec. 22(a).

Commodity	Status
Wool, wool tops, and car- bonized wool (1953). (Investigation No. 5, sec. 22)	Origin of investigation: Letter from the President, dated Sept. 2, 1952. Investigation ordered: Sept. 2, 1952. Hearing held: Sept. 29-Oct. 1, 1952. Investigation terminated: June 25, 1953. Remarks: No report was sent to the Presi- dent. On June 25, 1953, the President informed the Commission that a report from it on this subject would serve no useful purpose, inasmuch as the price- support program for wool, which was in effect when the investigation was ordered had ended on Apr. 30, 1953.

Commodity	Status
Specified manufactured dairy products; Flaxseed and linseed oil; Peanuts and peanut oil; Tung nuts and tung oil (1953). (Investigation No. 6, sec. 22)	Origin of investigation: Letter from the President, dated Apr. 8, 1953. Investigation ordered: Apr. 10, 1953. Hearing held: May 4-5 and 7-8, 1953. Report sent to the President: June 1, 1953. Recommendation of the Commission: Imposition of the following quantitative limitations and fees:
	ItemQuota or feeButter707,000 pounds.Dried whole milk7,000 pounds.Dried buttermilk196,000 pounds.Dried cream

Commodity	Status	
Specified manufactured dairy products; Flaxseed and linseed oil; Peanuts and peanut oil; Tung nuts and tung oil (1953) Continued.	Item Peanuts, whether shelled, not shelled, blanched, salted, pre- pared, or preserved, (including roasted peanuts, but not in- cluding peanut butter) (aggregate quantity).	Quota or fee. 1,709,000 pounds. Provided, That peanuts in the shell shall be charged against this quota on the basis of 75 pounds for each 100 pounds of peanuts in the shell.
	Peanut oil	25 percent ad valorem on pea- nut oil entered, or withdrawn from warehouse, for consumption during any 12- month period beginning July : in excess of 80,000,000 pound 50 percent ad
	seed approved for planting pursuant to the Federal Seed Act.)	valorem.
	Linseed oil, and com- binations and mix- tures in chief value of such oil.	50 percent ad valorem.
	Besides the articles list mission's investigation oil, tung nuts, and tun report, the Commission : was at that time no bas for imposing restriction these products; it ther commend that any restri- on imports of butter oil tung oil.	covered butter g oil. In its found that there is under sec. 22 ns on imports of efore did not re- ctions be imposed

.

Commodity	Status
Specified manufactured dairy products; Flaxseed and linseed oil; Peanuts and peanut oil; Tung nuts and tung oil (1953) Continued.	<pre>Vote of the Commission: 4-0. (Commissioner Edminster concurred in the findings and recommendations of the Commission, except with respect to the size of the annual quotas which should be imposed on certain of the articles involved.) (Because of illness, Commissioner Ryder did not participate in this investigation.) Action of the President: By Proclamation 300 (18 F. R. 3361; 3 C. F. R., 1953 Supp., 29) of June 8, 1953, the President impose the restrictions recommended by the Com- mission, to become effective July 1, 1953 if sec. 104 of the Defense Production Act expired on June 30, 1953. Since sec. 104 did expire on the latter date, the re- strictions became effective the next day. Reference: U. S. Tariff Commission, Speci- fied Manufactured Dairy Products, Flax- seed and Linseed Oil, Peanuts and Peanut Oil, Tung Nuts and Tung Oil: Report to the President Under Section 22, 1953 (processed).</pre>

Specified dairy products (cheeses) (supplemental investigation) (1955). (Investigation No. 6, sec. 22)

Commodity	Status
Specified dairy products (cheeses) (supplemental investigation) (1955) Continued.	also the view of the majority of the Tariff Commission. On Mar. 21, 1956, the President announced that the proclama- tion limiting imports of certain manu- factured dairy products could not, on the basis of the Tariff Commission's limited investigation, be amended to include certain imports of cheeses not now considered subject to the terms of the proclamation. The President agreed with the majority of the Tariff Commission that the amendments requested by the Department of Agriculture could be con- sidered only after a full-scale investi- gation under sec. 22 of the Agricultural Adjustment Act, as amended. The Tariff Commission's investigation of 1955 was made pursuant to subsection (d) of sec. 22, which provides only for the modification of existing proclamations when "changed circumstances" so require. Reference: U. S. Tariff Commission, Speci- fied Dairy Products: Report to the President on a Supplemental Investigation under Section 22, 1955 (processed).

Commodity	Status
Peanuts (supplemental investigation) (1955). (Investigation No. 6, sec. 22)	 Origin of investigation: Application by the National Confectioners' Association of the United States, and others, dated Oct. 22, 1954, requesting that existing quota restrictions on peanuts be re- laxed in order to relieve emergency needs of United States users of peanuts. Investigation ordered: Nov. 26, 1954. Hearing held: Jan. 4, 1955. Report sent to the President: Feb. 18, 195 Recommendation of the Commission: That during the remainder of the current quota year ending June 30, 1955, there be per- mitted to be imported an aggregate quant- ity of 48 million pounds of the specified peanuts, subject to a fee of 2 cents per pound but not more than 50 percent ad valorem; that after such quantity of 48 million pounds has been entered, imports shall be subject to a fee of 4 cents per pound but not more than 50 per- cent ad valorem; and that the fees specified be in addition to the other duties imposed on the importation of peanuts. Vote of the Commission: 4-2. (Commissione: Talbot and Schreiber dissented from the findings and recommendation of the major- ity of the Commission. They were of the opinion that a supplementary quota of 60 million pounds of the specified pea- nuts was necessary to meet United States consumer requirements for the remainder of the then current quota year.)

Commodity	Status
Peanuts (supplemental investigation) (1955) Continued.	Action of the President: By Proclamation 3084 (20 F. R. 1549; 3 C. F. R., 1955 Supp., 21) of Mar. 9, 1955, the Presi- dent permitted the importation of an additional 51 million pounds of the specified peanuts, during the remainde of the current quota year ending June 1955, such imports to be subject to an additional fee of 2 cents per pound, b not more than 50 percent ad valorem. The President thus modified the Commission had recommendation. The Commission had recommended an increase in the additional fee from 2 cents to 4 cents per pound on all imports of peanuts after 48 million pounds had been enter Because of certain technical legal problems attendant on the use of a 4 cent fee in these circumstances, howev the President decided to authorize the importation of 51 million pounds at th 2-cent per pound additional fee. <u>Reference:</u> U. S. Tariff Commission, <u>Pean</u> <u>Supplemental Investigation Under Sec-</u> <u>tion 22</u> , 1955 (processed).

<pre>reanuts (second supplemental investigation) (1955). (Investigation No. 6, sec. 22)</pre>	Origin of investigation: Letter from the Secretary of Agriculture, dated Mar. 31, 1955, indicating that the additional quantity of peanuts permitted entry over the basic quota during the current quota year was not sufficient to enable the trade to import enough peanuts to meet requirements until supplies became avail- able from the 1955 crop. Investigation ordered: Mar. 31, 1955. Hearing held: Apr. 19, 1955. Report sent to the President: May 5, 1955. Recommendation of the Commission: That the current quota year for peanuts be ex- tended through July 31, 1955; that, durin the remainder of the current quota year ending July 31, 1955, there be permitted to be imported additional quantities of the specified peanuts, unrestricted by quota but subject to the following fees (in addition to the other duties imposed upon their importation): (a) On peanuts, not shelled: 1-1/2 cents per pound. (b) On all other specified peanuts: 2 cents per pound. (Provided that no fee should be in excess of 50 percent ad valorem); and that the quota year for peanuts be changed to begin hereafter on Aug. 1 in any year. Vote of the Commission: 5-0.

.

Commodity	Status
Peanuts (second supplemen- tal investigation (1955)- Continued.	Action of the President: By Proclamation 3095 (20 F. R. 3491; 3 C. F. R., 1955 Supp., 27) of May 16, 1955, the President permitted unlimited quantities of shelled peanuts of all sizes to be imported until July 31, 1955, entries of such peanuts to be subject to a fee of 2 cents per pound in addition to the duty of 7 cents per pound prescribed by the Tariff Act of 1930. With one exception, the Presi- dent accepted the recommendations of the Tariff Commission. The Commission had recommended that imports of unshelled peanuts be permitted, but the President's proclamation applied only to specified shelled peanuts. Reference: U. S. Tariff Commission: <u>Feanut</u> <u>Second Supplemental Investigation Under</u> <u>Section 22</u> , 1955 (processed).

Commodity	Status
Peamuts (third supplemental investigation) (1956). (Investigation No. 6, sec. 22)	Origin of investigation: Letter from the Peanut and Nut Salters Association, of Washington, D. C., dated June 25, 1956,
560. 22)	requesting a review of the import restrictions on peanuts under sec. 22, with a view to the admission to entry of an additional quantity of peanuts consisting
	of large-size "Virginia-type" peanuts over and above the existing quota on peanuts.
	Investigation ordered: July 6, 1956. Hearing held: July 31, 1956. Report sent to the President: Aug. 16, 1956
	Recommendation of the Commission: The Com- mission found unanimously that there was a deficit in the domestic supply of shell "Virginia-type" peanuts, of sizes of not
	more than 40 kernels per ounce, such as to require additional imports to meet the essential requirements of domestic users
	until adequate supplies became available from the 1956 domestic crop. The Commis- sion recommended to the President that during a 30-day period, but in no event later than the close of business on Sept. 28, 1956, there be permitted to be
	entered additional quantities of the specified shelled "Virginia-type" peanuts unrestricted by quota but subject (in addition to the regular 7-cent per pound duty) to a fee of 7 cents per pound but not in excess of 50 percent ad valorem.
	Vote of the Commission: 6-0.

Commodity	Status
Peanuts (third supplemental investigation) (1956) Continued.	Action of the President: By Proclamation 3152 (21 F. R. 6595; 3 C. F. R., 1956 Supp., 39) of Aug. 30, 1956, the President permitted an unlimited quantity of the specified shelled "Virginia-type" peanuts to be entered during the period Aug. 31 to Sept. 10, 1956, such entries to be subject (in addition to the regular 7- cent per pound duty) to a fee of 7 cents per pound but not more than 50 percent ad valorem. The President thus accepted the Tariff Commission's recommendation with one modification. The Commission had recommended that the period for additional imports be 30 days in length, but in no event later than the close of business on Sept. 28, 1956. The Presi- dent's proclamation permitted additional imports only through the close of busi- ness on Sept. 10, 1956. Reference: U. S. Tariff Commission, Peanuts Third Supplemental Investigation Under Section 22(d) , 1956 (processed).

Commodity	Status
Certain cheeses (supplemental investigation)(1960). (Investigation No. 6, sec. 22)	 Origin of investigation: Letter from the President, dated Oct. 20, 1959. The purpose of the supplemental investigation was to determine whether changed circum- stances required the modification of the quotas established, pursuant to sec. 22, for Edam and Gouda cheeses, and Italian- type cheeses made from cow's milk in original loaves (Romano made from cow's milk, Reggiano, Parmesano, Provoloni, Provolette, and Sbrinz). Import quotas were originally imposed on these cheeses in 1953. Investigation ordered: Oct. 21, 1959. Report sent to the President: Apr. 8, 1960. Recommendation of the Commission: The Commission found (Commissioners Schreiber and Sutton dissenting) that the annual quota for Edam and Gouda cheeses might be increased from 9,200,100 pounds to 9,200,400 pounds, and that the annual quota for Italian-type cheeses might be increased from 9,200,100 pounds to 11,500,100 pounds, without materially interfering with or rendering ineffective the price-support program for milk and butterfat. Vote of the Commission: 4-2. Action of the President: By Proclamation 3347 (25 F.R. 4343) of May 11, 1960, effect tive July 1, 1960, the President increased from 4,600,200 pounds to 9,200,400 pounds and that for Italian-type cheeses from 9,200,100 pounds to 11,500,100 pounds, as recommended by the Commission. Reference: U.S. Tariff Commission, Certain Cheeses: Report to the President on Investigation No. 22-6 (Supplemental) Under Section 22, 1960 (processed).

Commodity	Status
Peanut oil, flaxseed, and linseed oil (supplemental investigation)(1961). (Investigation No. 6, sec. 22)	Origin of investigation: The Commission instituted the investigation on its own motion. Investigation ordered: Nov. 10, 1960. Hearing held: Dec. 13, 1960. Report sent to the President: Jan. 26, 1961. Recommendation of the Commission: The Commission found that changed circumstances required the modification of Presidential Proclamation 3019 of June 8, 1953, so as to remove the fee on peanut oil (25 percent ad valorem on imports in excess of 80 million pounds annually) and to reduce from 50 percent ad valorem to 15 percent ad valorem the fee on flaxseed and on linseed oil and combinations and mixtures in chief value of such oil. Vote of the Commission: 4-0. Action of the President: By Proclamation 3402 (26 F.R. 2959) of Apr. 5, 1961, effect tive May 5, 1961, the President eliminated the special fee on imports of flaxseed and linseed oil, as well as that on peanut oil Reference: U.S. Tariff Commission, Flaxseed Linseed Oil and Peanut Oil: Report to the President on Investigation No. 22-6 (Supplemental) Under Section 22, /TC Publication 2/ 1961 (processed).

Blue-mold and Cheddar cheeses (supplemental investigation)(1961). (Investigation No. 6, sec. 22)	Commodity	Status
	cheeses (supplemental investigation)(1961). (Investigation No. б,	 President, dated May 25, 1961. Investigation ordered: May 31, 1961. Hearing held: July 18-20, 1961. Report sent to the President: Sept. 1, 1961. Recommendation of the Commission: The Commission found that the circumstances which led to the imposition of the existing quotas on the specified blue-mold and Cheddar cheeses had not so changed that either of the quotas could be enlarged without resulting in material interference with the price-support program of the Department of Agriculture with respect to milk and butterfat. Accordingly, the Commission made no recommendation to the President for the modification or eliminatic of either of the quotas. Vote of the Commission: 3-0. Action of the President: The President did not concur in the Commission's finding. By Proclamation 3460 (27 F.R. 3183) of Mar. 29, 1962, he specified that the quota established for blue-mold cheese by Presidential proclamation in June 1953 (4,167,000 pounds a year) be increased by 283,333 pounds for the quota year that began July 1, 1961, and by an equal amount for each third of a quota year commencing on July 1, 1962, and on July 1 of subse- quent years. Reference: U.S. Tariff Commission, <u>Blue-Mold</u> and Cheddar Cheeses: Report to the <u>Presidental on Investigation No. 22-6</u> (Supplemental) Under Section 22, TC

Commodity	Status
Cheddar cheese (supplemen- tal investigation) (1966). (Investigation No. 6, sec. 22)	 Origin of investigation: Letter from the President, dated Mar. 31, 1966. Investigation ordered: Mar. 31, 1966. Hearing held: Apr. 28-29, 1966. Report on emergency increases in the quota sent to the President: May 16, 1966. Final report sent to the President: June 1 1966. Recommendation of the Commission on emergency increases: The Commission found that the enlargement of the quota on Cheddar cheese for the quota year ending June 30, 1966, as provided for in Presidential Proclamation No. 3709 of Mar. 31, 1966, would not render or tend to render ineffective or materially interfere with the price-support programs of the Department of Agriculture for milk and butterfat. The Commission found that to action be taken to alter the enlarged quota provided for by Proclamation No. 3709. Recommendation of the Commission found that owing to changed circumstances (1) the enlargement for an indefinite period of the quota on Cheddar cheese to 4,005,100 pounds, not more than 2,780,100 pounds owhich shall be products other than nature Cheddar cheese made from unpasteurized milk and aged not less than 9 months, an also (2) the enlargement for the quota on Cheddar cheese made from unpasteurized milk and aged not less than 9 months, an also (2) the enlargement for the quota so that a 2,780,100 pounds owhich shall be products other than nature Cheddar cheese made from unpasteurized milk and aged not less than 9 months, an also (2) the enlargement for the quota on Cheddar cheese to 9,565,300 pounds, not more tha 8,340,300 of which shall be products other than natural Cheddar cheese made from unpastuerized milk and aged not less tha 9 months, would not render or tend to render ineffective, or materially interfere with, the price-support programs of the U.S. Department of Agriculture. The Commission stated that it was its "view that recommendations for alteration in the [then current] allocation system by the Commission [see Proclamation No. 30] June 8, 1953] would not be a

Commodity	Status
Cheddar cheese (supplemen- tal investigation) (1966)Continued.	<pre>wish to consider the representations made to the Commission with regard to the alleged inequities in the present alloca- tions and make such changes as may be appropriate consistent with the rule of Article XIII of the GATT." Vote of the Commission: 5-0. Action of the President: None. References: U.S. Tariff Commission, Cheddar Cheese: Report to the President on Invest gation No. 22-6:8 With Respect to the Emer gency Increase in the Quota for the Curren Year Ending June 30, 1966, TC Publication 173, 1966 (processed). U.S. Tariff Commission, Cheddar Cheese: Report to the President on Investigation No. 22-6:8 (Supplemental) Under Section 22(d) of the Agricultural Adjustment Act, as Amended, TC Publication 175, 1966 (processed).</pre>
• • • •	

l49

Commodity	Status
Oats, hulled or unhulled, and unhulled ground oats (1954). (Investigation No. 7A, sec. 22)	Crigin of investigation: Letter from the Fresident, dated Aug. 20, 1954. Investigation ordered: Aug. 23, 1954. Rearing held: Sept. 5, 1954. Recommendation of the President: Sept. 27, 1954. Recommendation of the Commission: Establish- ment of an aggregate quota, for imports of oats, of 40 million bushels of 32 pounds each, for the 12-month period beginning in Oct. 1 of 1954 and in subsequent years. Vote of the Commission: 6-0. Action of the President: By Proclamation 3070 (19 F. R. 6471; 3 C. F. R., 1954 Supp., 34) of Oct. 4, 1954, the President placed in effect, for the period Oct. 1, 1954, through Sept. 30, 1955, the quota recommended by the Commission. The proclamation specified that, of the aggregate quantity of 40 million bushels, not more than 39,312,000 bushels could be imported from Canada, and not more than 688,000 bushels could be imported from foreign countries other than Canada. Reference: U. S. Tariff Commission, Oats, Mulled or Unhulled, and Unhulled Ground Cats: Report to the President Under Section 22, 1954 (processed).

Commodity	Status
Vool, wool tops, and car- bonized wool (1954). (Investigation No. 8, sec. 22)	 Origin of investigation: Letter from the President, dated July 9, 1953. Investigation ordered: July 10, 1953. Hearing held: Aug. 31-Sept. 2, 1953. Report sent to the President: Feb. 19, 195 Recommendation of the Commission: Imposition of a fee of 10 cents per pound of clean content but not more than 50 percent ad valorem on imports of the specified wool of the sheep, and imposition of a fee of 11¹/₄ cents per pound but not more than 50 percent ad valorem on imports of carbonized wool of the sheep and sheep's-wool tops, such fees to be in addition to the duties imposed upon such products under the Tariff Act of 1930. Vote of the Commission: 4-2. (Commissioner Ryder and Edminster dissented.) Action of the President: On Mar.h, 1954, the President announced that he had deter mined, on the basis of a study prepared by the Secretary of Agriculture, that donestic wool growers required continued price or income assistance in a more effective form than was then provided. He had, therefore, accepted the principal recommendations of the Secretary of Agriculture, and bad submitted those recommendations to the Congress. (Most of these recommendations were included in the National Wool Act of 1954, which was subsequently passed by the Congress, and approved by the President on Aug. 28, 1954.) The President, in his announcement of Mar. 4, 1954, stated that, in view of the fact that enactment of the proposed program by the Congress would eliminate the necessity for an increase in import fees or other limitations on imports of wool, he was taking no action on the Commission's report. Reference: U. S. Tariff Commission, Wool, Wool Tops, and Carbonized Wool: Report to the President, Investigation No. 8 Under Section 22 1954 (processed).

Commodity	Status
Rye, rye flour, and rye meal (1954). (Investigation No. 9, sec. 22)	Origin of investigation: Letter from the President, dated Dec. 9, 1953. Investigation ordered: Dec. 11, 1953. Hearing held: Jan. 12, 1954. Report sent to the President: Mar. 8, 1954 Recommendation of the Commission: Establish ment of an aggregate quota, for imports of rye, rye flour, and rye meal, of 186 million pounds (of which not more tha 15,000 pounds might be rye flour or rye meal), for the 12-month period beginning July 1, 1954, and subsequent years; establishment, for the remainder of the current marketing year ending at the close of June 30, 1954, of an aggregate quota, for such imports, of 31 million pounds (of which not more than 2,500 pounds might be rye flour or rye meal. Vote of the Commission: 6-0. Action of the President: By Proclamation
	3048 (19 F. R. 1807; 3 C. F. R. 1954 Supp., 20) of Mar. 31, 1954, effective Apr. 1, 1954, the President placed in effect the quotas recommended by the Commission. In one respectthe quota periodthe President modified the Commission's recommendation. Instead of a continuing restriction on imports of rye, as the Commission had recommended the President provided for the termina- tion of the quota on June 30, 1955. Reference: U. S. Tariff Commission, Rye and Rye Flour and Rye Meal: Report to the President Under Section 22, 1954 (processed).

Commodity	Status
Rye, rye flour, and rye meal (1957). (Investigation No. 9B, sec. 22)	Origin of investigation: Letter from the President, dated Hay 11, 1957. Investigation ordered: May 13, 1957. Mearing held: June 3, 1957. Recommendation of the Commission: The Commission recommended that a quota of 95,200,000 pounds, of which not more than 8,000 pounds might be rye flour or rye meal, be imposed for succeeding 12-month periods beginning July 1, 1957. The Com- mission also recommended that, of the total annual quota, 93,296,000 pounds be allocated to Canada and 1,904,000 pounds, to all other countries. Vote of the Commission: 4-0. Action of the President: By Proclamation 3189 (22 F. R. hó31; 3 C. F. R., 1957 Supp., 31) of June 27, 1957, the President imposed for two years an annual quota of 186,000,000 pounds on imports of rye, rye meal, and rye flour. In its report, the Tariff Commission had recommended the imposition of an annual quota of 95,200,000 pounds for an indefinite perio In accepting the Tariff Commission's finding that import restriction would remain necessary after June 30, 1957, the President decided to continue for two years the existing annual quota of 186,000,000 pounds. His proclamation continued the historical allocation of the quota182,280,000 pounds for imports from Canada and 3,720,000 pounds for imports from conter countries. The proclama- tion specified that of the total permiss- ible imports, not more than 15,000 pounds might be of rye flour or rye meal. Heference: U. S. Tariff Commission, Rye and Rye Flour and Rye Meal: Report to the President on Investigation 9b under Section 22 , 1957 (processed).

Commodity	Status
Rye, rye flour, and rye meal (1959). (Investigation No. 9C, sec. 22)	Origin of investigation: Letter from the President, dated June 23, 1959. Investigation ordered: June 21, 1959. Hearing held: July 13, 1959. Report sent to the President: July 29, 1959. Recommendation of the Commission: The Com- mission recommended that a quota of 95,200,000 pounds, of which not more than 8,000 pounds might be rye flour or rye meal be imposed for succeeding 12-month periods beginning July 1, 1959. The Commission also recommended that, of the total annual quota, 93,296,000 pounds to all other countries. Vote of the Commission: 5-0. Action of the President: By Proclamation 3306 (24 F.R. 6407) of Aug. 4, 1959, the President imposed for the 2 years ending June 30, 1961, an annual quota of 186,000,000 pounds for imports of rye, rye flour, and rye meal. In its report, the Tariff Commission had recommended the imposition of an annual quota of 95,200,000 pounds for an indefinite period. In accepting the Tariff Commission's finding that import restriction would remain neces- sary after June 30, 1959, the President decided to continue for 2 years the existing annual quota of 186,000,000 pounds for imports from Canada and 3,720,000 pound for imports from Canada and 3,720,000 pound for imports from the countries. The proclamation specified that, of the total permissible imports, not more than 15,000 pounds for the period Aug. 5-31, 1959, for the 10-month period Commencing Sept. 1, 1959, and for the 12-month period commencing July 1, 1960. It provided:

Commodity	Status
Rye, rye flour, and rye meal (1959)Continued.	(1) That for the period commencing Aug. 5, 1959, and ending Aug. 31, 1959, the total aggregate quantity of rye, rye flour, and rye meal entered shall not exceed 6,741,268 pounds, of which not more than 518 pounds may be in the form of rye flour or rye meal; (2) that for the 10- month period commencing Sept. 1, 1959, and ending June 30, 1960, the total aggregate quantity of rye, rye flour, and rye meal entered shall not exceed 77,399,736 pounds of which not more than 5,939 pounds may be in the form of rye flour or rye meal; (3) that for the 12-month period commencin July 1, 1960, and ending June 30, 1961, th total aggregate quantity of rye, rye flour and rye meal entered shall not exceed an amount determined by the Secretary of the Treasury as soon as practicable after June 30, 1960, to be the equivalent of 186,000,000 pounds less the amount, if any by which entries during the period July 1, 1959, to June 30, 1960, exceeded 186,000,0 pounds; <u>Provided</u> , that the amount so determined shall not be less than 92,879,683 pounds, and that of the amount so determined by the Secretary of the Treasury, not more than 0.00806 per centum may be in the form of rye flour or rye meal; and (4) that of the 6,741,268 pounds specified in (1) abo not more than 6,606,443 shall be the product of Canada and not more than 134,825 shall be the product of other foreign countries that of the 77,399,736 pounds specified in (2), not more than 75,851,741 shall be the product of Canada and not more than 1,547,995 shall be the product of other foreign countries; that of the amount to 1 determined under (3), not more than 98 per centum shall be the product of canada and not more than 2 per centum shall be the product of other foreign countries. <u>Reference</u> : U.S. Tariff Commission, <u>Rye and Rye Flour and Rye Meal</u> : Report to the <u>President on Investigation 9C Under Sectio</u> <u>22</u> , 1959 (processed).

Rye, rye flour, and rye meal (1961). (Investigation No. 9D, sec. 22)	Commodity	Status
	Rye, rye flour, and rye meal (1961). (Investigation No. 9D,	Origin of investigation: Letter from the President, dated June 12, 1961. Investigation ordered: June 14, 1961. Hearing scheduled: July 11, 1961; post- poned until further notice July 7, 1961. Investigation dismissed: Sept. 14, 1961. Remarks: On Sept. 7, 1961, the President advised the Commission that he was withdrawing his request for the investi- gation because of a material change in the rye situation resulting from the 1961 summer drought in the North Central

Commodity	Status
<pre>Fung nuts and tung oil (1954). (Investigation No. 10, sec. 22)</pre>	Origin of investigation: Letter from the President, dated May 19, 1954. Investigation ordered: May 19, 1954. Mearing held: Aug. 10, 1955. Report sent to the President: Sept. 30, 1951 Recommendation of the Commission: Establish- ment of an aggregate quota of 13.4 million pounds for imports of tung oil and tung nuts, for the 12-month period beginning Nov. 1 in 1954 and in subsequent years, tung nuts to be charged against this quota on the basis of 15.9 pounds for each 100 pounds of tung nuts. Vote of the Commission: 6-0. Action of the President: In the light of The undertaking by Argentina and Paraguay to restrict their exports to the United States of tung oil and the equivalent in tung nuts to totals of 21.8 million pounds and 2.6 million pounds respectively during the marketing year ending Oct. 31, 1955, the President on Nov. 22, 1954, announced that he would not act on the recommendations made by the Tariff Com- mission in its report. Reference: U. S. Tariff Commission, Tung <u>Nuts and Tung Oil: Report to the</u> <u>President Under Section 22</u> , 1954 (processed).

Commodity	Status
Barley, hulled or unhulled, including rolled barley and ground barley, and barley malt (1954). (Investigation No. 11, sec. 22)	Origin of investigation: Letter from the President, dated Aug. 20, 1954. Investigation ordered: Aug. 23, 1954. Hearing held: Sept. 9-10, 1954. Herort sent to the President: Sept. 30, 1951 Recommendation of the Commission: Imposition of a fee of 8 cents per bushel but not more than 50 percent ad valorem on imports of the specified products in any 12-month period beginning Oct. 1 in 1954 and in subsequent years in excess of an aggregate quantity of 22.5 million bushels, such fee to be in addition to the duties imposed upon such products under the Tariff Act of 1930. Vote of the Commission: 6-0. Action of the President: By Proclamation 3075 (19 F. R. 6807; 3 C. F. R., 1954 Supp., 38) of Oct. 18, 1954, the President limited imports of barley from all sources to 27,500,000 bushels during the period Oct. 1, 1954, through Sept. 30, 1955, of which not more than 27,225,000 bushels could be imported from Canada, and not more than 275,000 bushels, from other countries. The President thus modified the Commission's recommendations by establishing an absolute quota instead of a tariff quota (omitting the fee of 8 cents per bushel on imports in excess of 22,500,000 bushels), by limiting the specified absolute quota to 1 year, and by allocating a specific part of the quota to Canada. Reference: U.S. Tariff Commission, Barley, Mulled or Unhulled, Including Rolled Barley and Ground Barley, and Barley Malt: Report to the President Under Section 22 1954 (processed).

Commodity	Status
Dried figs and fig paste (1956). (Investigation No. 12, sec. 22)	Origin of investigation: Letter from the President, dated Oct. 2, 1956. Investigation ordered: Oct. 2, 1956. Hearing held: Oct. 30-31, 1956. Report sent to the President: Dec. 17, 1956 Recommendation of the Commission: The Com- mission found that dried figs and fig paste were not practically certain to be imported during the 1956-57 crop year under such conditions and in such quan- tities as to render or tend to render ineffective, or materially interfere with, the Federal fig marketing order program undertaken by the Department of Agriculture. The Commission, therefore, made no recommendation to the President for the imposition of import restrictions on dried figs or fig paste under the provisions of sec. 22. Vote of the Commission: 6-0. Reference: U. S. Tariff Commission, Dried Figs and Fig Paste; Report to the Fresi- dent on Investigation No. 12 Under Section 22, 1956 (processed.)

Commodity	Status
Dates (1957) (Investigation No. 13, .sec. 22)	Origin of investigation: Letter from the President, dated Oct. 2, 1956. Investigation ordered: Oct. 2, 1956. Mearing held: Nov. 1-2, 1956. Recommendation of the Commission: The Com- mission found that dates were not practic ally certain to be imported during the 1956/57 crop year under such conditions and in such quantities as to render or tend to render ineffective, or materially interfere with, the Federal date marketin, order program and the Department of Agri- culture program for the diversion of date to new uses, or to reduce substantially the amount of products processed in the United States from domestic dates with respect to which such programs are being undertaken. The Commission, therefore, made no recommendation to the President for the imposition of import restrictions on dates under the provisions of sec. 22. Vote of the Commission: 5-0. Reference: U. S. Tariff Commission, Dates: Report to the President on Investigation No. 13 Under Section 22 , 1957 (processed).

6].

Commodity	Status
Butter substitutes, includ- ing butter oil, contain- ing 45 percent or more of butterfat (1957). (Investigation No. 14, sec. 22)	Origin of investigation: Letter from the President, dated Nov. 17, 1956. Investigation ordered: Nov. 20, 1956. Mearing held: Jan. 15, 1957. Report sent to the Fresident: Mar. 11, 1957 Recommendation of the Commission: Imposition effective Apr. 1, 1957, of the following quantitative limitations on imports of butter substitutes, including butter oil, containing 45 percent or more of butter- fat: For the period Apr. 1, 1957 to June 30, 1957, inclusive, a total aggre- gate quantity of 450,000 pounds; for each 12-month period thereafter, a total aggregate quantity of 1,800,000 pounds. Vote of the Commission: 5-1. (Commissioner Jones dissented). Action of the President: By Proclamation 3178 (22 F. R. 2701; 3 C. F. R., 1957, Supp., 21) of Apr. 15, 1957, the Presi- dent limited to 1,800,000 pounds the aggregate quantity of butter substitutes, including butter oil, containing 45 percent or more of butterfat, that may be imported during the calendar year 1957, and limited to 1,200,000 pounds the aggregate quantity of such products that may be imported during each sub- sequent calendar year. The Commission had recommended a quota of 450,000 pounds for the period Apr. 1, 1957, to June 30, 1957, and a quota of 1,800,000 pounds for each 12-month period there- after. Reference: U. S. Tariff Commission, Butter Substitutes, Including Butter 0il, Con- taining 45 Percent or More of Butterfat: Report to the President on Investigation No. 14 Under Section 22, 1957 (processed).

Commodity	Status
Tung oil (1957) (Investigation No. 15, sec. 22)	Origin of investigation: Letter from the President, dated Mar. 21, 1957. Investigation ordered: Mar. 22, 1957. Hearing held: May 2-3, 1957. Report sent to the President: May 31, 1957. Recommendation of the Commission: Imposition on imports of tung oil, for an indefinite period, of an import fee of 3 cents per pound but not more than 50 percent ad valorem.
	<pre>ion pounds, not more than 22,100,000 pounds may be imported from Argentina, not more than 2,964,000 pounds from Paraguay, and not more than 936,000 pounds from other countries. Reference: U. S. Tariff Commission, Tung Oil: Report to the President on Investi- gation No. 15 Under Section 22, 1957 (processed).</pre>

Commodity	Status
Certain articles contain- ing butterfat (1957).	Origin of investigation: Letter from the President, dated May 21, 1957.
(Investigation No. 16)	Investigation ordered: May 21, 1957. Hearing held: June 11, 1957.
	Report sent to the President: July 2, 195 Recommendation of the Commission: The Com-
	mission found (Commissioners Talbott and Dowling dissenting in part) that certain
	articles containing 45 percent or more of butterfat or of butterfat and other
	fat and oil were being or were practic- ally certain to be imported under such
	conditions and in such quantities as to materially interfere with the price-
	support program undertaken by the Depar ment of Agriculture with respect to
	whole milk and butterfat, and to reduce substantially the amount of products
	processed in the United States from domestic milk and butterfat. To pre-
	vent such interference, the Commission recommended to the President that
	imports of such products be prohibited. Vote of the Commission: 3-2. (Commis-
	sioners Talbot and Dowling dissented.) Action of the President: By Proclamation
	3193 (22 F. R. 6395; 3 C. F. R., 1957 Supp., 38) of Aug. 8, 1957, effective
	immediately, the President prohibited
	further imports of articles containing 45 percent or more of butterfat, except
	articles already subject to quotas, cheeses, evaporated and condensed milk,
	and products imported in retail pack- ages.
	Reference: U. S. Tariff Commission, Certain Articles Containing 45 Percent
	or More of Butterfat or of Butterfat and Other Fat or Oil: Report to the
	President on Investigation No. 16 Under Section 22, 1957 (processed).

,

Commodity	Status
Almonds, shelled and blanched, and almonds, blanched, roasted, or otherwise prepared or preserved (1957). (Investigation No. 17, sec. 22)	Origin of investigation: Letter from the President, dated June 27, 1957. Investigation ordered: June 28, 1957. Hearing held: Aug. 8-9, 1957. Report sent to the President: Sept. 23, 1957. Recommendation of the Commission: Impos- ition of a fee of 10 cents per pound, but not more than 50 percent ad valorem, on all shelled almonds and blanched, roasted, or otherwise preserved almonds (not including almond paste) imported during the 12-month period beginning Oct. 1, 1957, in excess of an aggre- gate quantity of 3,500,000 pounds. The fee recommended by the Commission would be in addition to the regular customs duties presently in effect, irrespective of the quantities imported, of 16 ¹ / ₂ cents per pound on shelled almonds and 18 ¹ / ₂ cents per pound on blanched, roasted, or otherwise prepared
	or preserved almonds. <u>Vote of the Commission:</u> 4-2 (Commissioner Jones and Dowling dissented.) <u>Action of the President:</u> By Proclamation <u>3209 (22 F. R. 8725; 3 C. F. R., 1957</u> Supp., 49) of Oct. 23, 1957, the Presi- dent imposed a tariff quota on imports of shelled almonds and blanched, roasted or otherwise prepared or preserved almonds (not including almond paste). The proclamation provided for a fee of 10 cents per pound but not more than 50 percent ad valorem on imports in excess of 5,000,000 pounds during the period beginning Oct. 23, 1957, and ending Sept. 30, 1958, such fee to be in addi- tion to the regular import duties imposed on the importation of the specified almonds. <u>Reference:</u> U. S. Tariff Commission, <u>Almon</u> <u>Report to the President on Investigation</u> <u>No. 17 Under Section 22, 1957</u>

Commodity	Status
Dried figs and fig paste (1957). (Investigation No. 18, sec. 22)	Crigin of investigation: Letter from the President, dated July 18, 1957. Investigation ordered: July 19, 1957. Mearing held: Aug. 20-22, 1957. Report sent to the Fresident: Sept. 17, 1957. Recommendation of the Commissioners Brossard and Schreiber dissenting) that dried figs and fig paste were not practically certain to be imported during the 1957/58 crop year under such conditions and in such quantities as to render or tend to render ineffective, or materially inter- fere with, the marketing-agreement-and- order program with respect to figs and fig paste undertaken by the Department of Agriculture, or to reduce substantiall the amount of products processed in the United States from domestic figs or fig paste with respect to which such programs are being undertaken. The Commission, therefore, made no recommendation to the President for the imposition of import restrictions on dried figs or fig paste under the provisions of sec. 22. Vote of the Commission: 4-2 (Commissioners Brossard and Schreiber dissented). Action of the President: On Oct. 24, 1957, the President accepted the Commission's report. Reference: U. S. Tariff Commission, Dried Figs and Fig Paste: Report to the Fresi- dent on Investigation No. 18 Under Section 22, 1957 (processed).

•

Recommendation of the Commission: The Commission found (Commissioner Brossard dissenting) that dates were not being and were not practically certain to be imported during the 1957-58 crop year under such conditions and in such quantities as to render or tend to render ineffective, or materially inter- fere with, the Department of Agriculture date marketing-order program and its program for the diversion of dates to new uses, or to reduce substantially the amount of products processed in the United States from domestic dates for which those programs are being under- taken. The Commission, therefore, made no recommendation to the President for the imposition of import restrictions on dates under the provisions of sec. 22. Vote of the Commission: 4-1 (Commissioner Brossard dissented).	Commodity	Status
the President accepted the Commission's report. Reference: U. S. Tariff Commission, Dates	(Investigation No. 19,	President, dated Aug. 7, 1957. Investigation ordered: Aug. 7, 1957. Hearing held: Sept. 10-11, 1957. Report sent to the President: Nov. 4, 1957. Recommendation of the Commission: The Com- mission found (Commissioner Brossard dissenting) that dates were not being and were not practically certain to be imported during the 1957-58 crop year under such conditions and in such quantities as to render or tend to render ineffective, or materially inter- fere with, the Department of Agriculture date marketing-order program and its program for the diversion of dates to new uses, or to reduce substantially the amount of products processed in the United States from domestic dates for which those programs are being under- taken. The Commission, therefore, made no recommendation to the President for the imposition of import restrictions on dates under the provisions of sec. 22. Vote of the Commission: 4-1 (Commissioner Brossard dissented). Action of the President: On Dec. 2, 1957, the President accepted the Commission's report. Reference: U. S. Tariff Commission, Dates: Report to the President on Investigation No. 19 under Section 22 , 1957

Commodity	Status
Tung nuts (1958) (Investigation No. 20, sec. 22)	 Origin of investigation: Letter from the President, dated Feb. 20, 1958. Investigation ordered: Feb. 21, 1958. Hearing held: Mar.10, 1958. Report sent to the President: Mar. 19, 1958 Recommendation of the Commission: The Commission found that tung nuts are practically certain to be imported into the United States under such conditions and in such quantities as to interfere materially with the price-support program for tung oil and tung nuts undertaken by the Department of Agriculture. To prevent such interference, the Commission recommended to the President that the oil content of imported tung nuts be charged against the existing quotas applicable to imported tung oil. Vote of the Commission: 6-0. Action of the President: The President adopted the Commission's recommendation. By Proclamation 3236 (23 F. R. 2959) of Apr. 28, 1958, effective immediately, he subjected imports of tung nuts to the existing quota on imports of tung oil established by Proclamation 3200 (22 F. R. 7265; 3 C. F. R., 1957, Supp., 13) of Sept. 9, 1957. The Proclamation specified that, for its purpose the oil content of tung nuts. shall be computed on the basis of 15.9 pounds of oil for each 100 pounds of whole nuts, and on the basis of 35.8 pounds of oil for each 100 pounds of whole nuts, and on the basis of 35.8 pounds of oil for each 100 pounds of whole nuts, and on the basis of 35.8 pounds of oil for each 100 pounds of whole nuts, and on the basis of 35.8 pounds of oil for each 100 pounds of whole nuts, and on the prevides that only direct shipments from supplying countries may be imported under the quota on tung oil and tung nuts. Reference: U. S. Tariff Commission, Tung Nuts: Report to the President on Investigation No. 20 under Section 22 . 1958 (processed

Commodity	Status
Shelled almonds and blanched, roasted, or otherwise prepared or preserved almonds (1959)Continued	Commissioners Jones and Dowling found that shelled almonds, and blanched, roasted, or otherwise prepared or pre- served almonds were not practically certain to be imported into the United States during the period Oct. 1, 1959, to Sept. 30, 1960, both dates inclusive, under such conditions and in such quan- tities as to render or tend to render ineffective, or materially interfere with, the U.S. Department of Agriculture marketing order program with respect to almonds under- taken pursuant to the Agricultural Marketing Agreement Act of 1937, as amended. These Commissioners, therefore, made no recommen- dation to the President for the imposition of additional import restrictions on the products under consideration. Vote of the Commission: 2-2. Action of the President: On Feb. 5, 1960, the President announced that he had accepted as the findings of the Tariff Commission the finding of two Commissioners that restrictions on imports of the speci- fied almonds under the provisions of sec. 22 were not warranted. Reference: U.S. Tariff Commission, Almonds: Report to the President on Investigation No. 21 under Section 22, 1959 (processed).

Commodity	Status
Articles containing cotton (1960). (Investigation No. 22, sec. 22)	Origin of investigation: Letter from the President, dated Nov. 10, 1959. Investigation ordered: Nov. 16, 1959. Hearing held: Mar. 1-h, 8-9, 1960. Report sent to the President: June 27, 1960 Recommendation of the Commission: The Commission found (Commissioners Schreiber and Sutton dissenting) that articles containing cotton were not being and were not practically certain to be imported under such conditions and in such quanti- ties as to render or tend to render ineffective, or materially interfere with, the Department of Agriculture cotton export subsidy program. The Commission, therefore, made no recomenda- tion to the President for the imposition of a fee or other import restriction on the imports of such articles. Vote of the Commission: 4-2. Action of the President: On Aug. 23, 1960, The President accepted the Commission's report on articles containing cotton. Reference: U.S. Tariff Commission, Article Containing Cotton: Report to the Preside on Investigation No. 22-22 Under Section 22, 1960 (processed).

Commodity	Status
This of and tung nut a	Origin of investigation: Letter from the
Fung oil and tung nuts	President, dated Aug. 30, 1960.
(1960).	Investigation ordered: Aug. 31, 1960.
(Investigation No. 23,	
sec. 22)	Hearing held: Sept. 21, 1960.
	Report sent to the President: Oct. 19, 1960.
	Recommendation of the Commission: The
	Commission found that tung oil and tung nut
	were practically certain to be imported und
	such conditions and in such quantities as
	to materially interfere with the Department
	of Agriculture price-support program for
	tung nuts. To prevent such interference,
	the Commission recommended to the President
	that, for the 12-month period beginning
	Nov. 1, 1960, a quota of 14,000,000 pounds
	be imposed on tung oil and tung nuts (in
	terms of their oil equivalent), and that
	imports for the first quarter of the
	specific period be limited to 3,500,000
	pounds.
	Vote of the Commission: 5-0.
	Action of the President: By Proclamation
	3378 (25 F.R. 10449) of Oct. 27, 1960, the
	President extended for 3 years the existin
	quota on imports of tung oil and tung nuts
	Under the proclamation, the annual import
	quota for tung oil and tung nuts continued
	to be 26,000,000 pounds, of which not more
	than 22,100,000 pounds might be the produc
	of Argentina; not more than 2,964,000
	pounds, the product of Paraguay; and not
	more than 936,000 pounds, the product of
	other foreign countries. The proclama-
	tion also specified that not more than
	6,500,000 pounds of tung oil and tung nuts
	(in terms of their oil equivalent) might
	be entered or withdrawn during the first
	quarter of each quota year, and specified
	the quantities that might be the product
	of Argentina, Paraguay, and other foreign
	countries.
	Reference: U.S. Tariff Commission, Tung
	011 and Tung Nuts: Report to the Presiden
	on Investigation No. 22-23 Under Section
	22, 1960 (processed).

Commodity	Status
Pung oil and tung nuts (supplemental investigation) (1961). (Investigation No. 238, sec. 22)	Origin of investigation: Letter from the President, dated Sept. 18, 1961. Investigation ordered: Sept. 21, 1961. Hearing held: Oct. 24, 1961. Report sent to the President: Dec. 4, 1961. Recommendation of the Commission: The Commission found that the circumstances requiring import quotas on tung oil and tung nuts, imposed by Proclamation 3378 of Oct. 27, 1960, continued to exist and that termination of the proclamation would therefore result in the importation of tung oil under such conditions and in such quantities as to materially interfere with the Department of Agriculture price- support program with respect to tung nuts. Accordingly, the Commission made no recommendation for the termination of the quotas. Vote of the Commission: 5-0. Action of the President: The President did not concur in the Commission's finding. By Proclamation 3471 (27 F.R. 4271) of May 1, 1962, he terminated the import quotas on tung oil and tung nuts imposed by Proclamation 3378 of Oct. 27, 1960. Reference: U.S. Tariff Commission, Tung Oil and Tung Nuts: Report to the President on Investigation No. 22-235 Under Section 22, TC Publication 42, 1961 (processed

Commodity	Status
Certain cotton products	Origin of investigation: Letter from the
(chiefly cotton picker	President, dated Jan. 18, 1961.
laps) (1961).	Investigation ordered: Jan. 23, 1961.
(Investigation No. 24,	Hearing scheduled: Apr. 25, 1961; postpo
sec. 22)	until further notice Apr. 18, 1961;
,	rescheduled for Aug. 8, 1961.
	Hearing held: Aug. 8-9, 1961.
	Report sent to the President: Sept. 1, 1
	Recommendation of the Commission: The
	Commission found that the specified cot
	articles were being, or were practicall
	certain to be, imported under such con-
	ditions and in such quantities as to re
	or tend to render ineffective, or mater
	ally interfere with, the Department of
	Agriculture programs or operations under
	taken with respect to cotton or product
	thereof. The Commission recommended th
	in order to prevent such interference,
	aggregate total quantity of the specifi
	products which might be entered or with
	drawn from warehouse for consumption in
	any 12-month period should not be permi
	to exceed 1,000 pounds.
	Vote of the Commission: 4-0.
	Action of the President: The President
	adopted the Commission's recommendation
· · · ·	By Proclamation 3428 (26 F.R. 8535) of
	Sept. 11, 1961, he specified that the
	total aggregate quantity of cotton prod
	produced in any stage preceding the
	spinning into yarn, except cotton waste
	which might be entered, or withdrawn fr
	warehouse, for consumption in any 12-mo
	period, beginning Sept. 11, in 1961 and
	subsequent years, were not to exceed 1,
	pounds.
	Reference: U.S. Tariff Commission, Certa
	Cotton Products (Cotton Picker Laps, Et
	Report to the President on Investigation
	No. 22-24 Under Section 22 TC
	Publication 31, 1961 (processed).

.

Commodity	Status
Articles or materials wholly or in part of cotton (1962). (Investigation No. 25, sec. 22)	Origin of investigation: Letter from the President, dated Nov. 21, 1961. Investigation ordered: Nov. 22, 1961. Mearing scheduled: Mar. 13, 1962; rescheduled for Feb. 13, 1962. Mearing held: Feb. 13-16, 19, 23, 1962. Recommendation of the President: Sept. 6, 1962. Recommendation of the Commission: The Commission found (Commissioners Schreiber and Sutton dissenting) that articles or materials wholly or in part of cotton were not being and were not practically certain to be imported under such conditions and in such quantities as to render or tend to render ineffective, or materially interferent with, the programs or operations undertaken by the U.S. Department of Agriculture with respect to cotton or products thereof, or to reduce substantially the amount of any product processed in the United States from cotton or products thereof with respect to which such programs or operations were being undertaken. The Commission, thereford made no recommendation to the President for the imposition of a fee or other import restriction on the imports of such article Vote of the Commission: 3-2. Action of the President: On Sept. 6, 1962, the President announced that the Commission had made its report to him. In view of the Commission's finding, the President stated that he was requesting the Depart- ment of Agriculture to formulate a domestid program that would eliminate the inequity of the so-called two-price system for raw cotton. Reference: U.S. Tariff Commission, Cotton Products: Report to the President on Investigation No. 22-25 Under Section 22, TC Publication 69, 1962 (processed).

Commodity	Status
Dairy products (1967). (Investigation No. 26, sec. 22)	Origin of investigation: Letter from the President, dated Apr. 7, 1967. Investigation ordered: Apr. 10, 1967. Hearing held: May 15-17, 1967. Recommendation of the Commission: The Commis- sion found, inter alia, that American-type cheese, including Colby, washed curd, and gramular cheese, and butterfat-sugar mixtures such as Junex, were practically certain to b imported into the United States under such conditions and in such quantities as to render or tend to render ineffective, or materially interfere with, the price- support programs of the U.S. Department of Agriculture for milk and butterfat. The Commission recommended that annual import quotas on the above-mentioned products equivalent to the 1966 imports be imposed; such quotas would permit the entry each calendar year of 46 million pounds of American-type cheese (other than Cheddar, which was already subject to quota) and 107.6 million pounds of butterfat-sugar mixtures. Quotas recommended for the last 6 months of 1967 were one-half the recom- mended annual quotas. The Commission found that the existing import quota on Cheddar cheese could be modified to include the recommended quota on other American-type cheeses and that the existing quota on butter could be modified to include the butter equivalent of most of the recommended quota for butterfat-sugar mixtures without rendering or tending to render ineffective or materially interfer- ing with the price-support programs. The Commission made no recommended that the existing allocated three times a year) to a calendar-year basis (with certain quotas being allocated semi-annually and with unused portions of the first semi- annual allocations to carry over to the latter half of each calendar year).

1/ For the year ending Dec. 31, 1967, the quota was the quantity entered on or before June 30, 1967, plus one-half of the annual quantity specified for a claendar year.

1/ For the year ending Dec. 31, 1967, the quota was the quantity entered on or before June 30, 1967, plus one-half of the annual quantity specified for a calendar year.

<u>i</u> <u>n</u> <u>d</u> <u>e</u> <u>x</u>

Commodity	Year	Page No.
Barley	1954	59
Cotton	1939, 1940, 1942, 1946-51, 1957-62	3-20, 71, 74, 75
Dairy products	1953, 1955, 1 957, 1960, 1961, 1966, 1967	33–37, lılı, 46–48, 62, 64, 76–78
Dates	1957 (2)	61, 67
Figs	1956 , 19 57	60 , 6 6
Flaxseed and linseed oil	1953, 1961	34, 45
Nuts, edible tree	1950 -55	25-31
Almonds	1957 , 195 9	65,69
Filberts	1955	30
Nuts, peanuts	1953, 1955 (2), 1956	34, 38-43
Oats	1953, 1954	49, 50
Rye	1954, 1955, 1957, 1959, 1961	52-57
Tung oil and tung nuts	1953, 1954, 1957, 1958, 1960, 1961	34, 58, 63, 68, 72, 73
Wheat	1941-43, 1954	21-24
Wool	1953, 1954	32, 51