

with the name of the State of incorporation, the date of incorporation, and the names, addresses, and respective positions held by its officers and directors; if an unincorporated association, the names and addresses of its officers, and the respective positions held by them; if a partnership, the name and address of each partner;

(2) Reference to the specific terms or provisions of the order, or the interpretation or application of such terms or provisions, which are complained of;

(3) A full statement of the facts, avoiding a mere repetition of detailed evidence, upon which the petition is based, and which it is desired that the Secretary consider, setting forth clearly and concisely the nature of the petitioner's business and the manner in which petitioner claims to be affected by the terms or provisions of the order or the interpretation or application thereof, which are complained of;

(4) A statement of the grounds on which the terms or provisions of the order, or the interpretation or application thereof, which are complained of, are challenged as not in accordance with law;

(5) Requests for the specific relief which the petitioner desires the Secretary to grant; and

(6) An affidavit by the petitioner, or, if the petitioner is not an individual, by an officer of the petitioner having knowledge of the facts stated in the petition, verifying the petition and stating that it is filed in good faith and not for purposes of delay.

(c) *A motion to dismiss a petition: filing, contents, and responses to a petition.* If the Administrator is of the opinion that the petition, or any portion thereof, does not substantially comply, in form or content, with the Act or with requirements of paragraph (b) of this section, the Administrator may, within 30 days after the service of the petition, file with the hearing clerk a motion to dismiss the petition, or any portion of the petition, on one or more of the grounds stated in this paragraph. Such motion shall specify the grounds for objection to the petition and if based, in whole or in part, on allegations of fact not appearing on the face of the petition, shall be accompanied by appropriate affidavits or doc-

umentary evidence substantiating such allegations of fact. The motion may be accompanied by a memorandum of law. Upon receipt of such motion, the hearing clerk shall cause a copy thereof to be served upon the petitioner, together with a notice stating that all papers to be submitted in opposition to such motion, including any memorandum of law, must be filed by the petitioner with the hearing clerk not later than 20 days after the service of such notice upon the petitioner. Upon the expiration of the time specified in such notice, or upon receipt of such papers from the petitioner, the hearing clerk shall transmit all papers which have been filed in connection with the motion to the judge for the judge's consideration.

(d) *Further proceedings.* Further proceedings on petitions to modify or to be exempted from the Order shall be governed by §§ 900.52(c)(2) through 900.71 of the Rules of Practice Governing Proceedings on Petitions To Modify or To Be Exempted From Marketing Orders. However, each reference to *marketing order* in the title shall mean *order*.

[47 FR 44684, Oct. 8, 1982, as amended at 67 FR 10830, Mar. 11, 2002]

PART 1205—COTTON RESEARCH AND PROMOTION

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AUTHORITY: 7 U.S.C. 2101–2118 and 7 U.S.C. 7401.

Subpart—Procedures for Conduct of Sign-up Period

SOURCE: 62 FR 1660, Jan. 13, 1997, unless otherwise noted.

DEFINITIONS

§ 1205.10 Act.

The term *Act* means the Cotton Research and Promotion Act, as amended [7 U.S.C 2101–2118; Public Law 89–502, 80 Stat 279, as amended].

§ 1205.11 Administrator.

The term *Administrator* means the Administrator of the Agricultural Marketing Service, or any officer or employee of USDA to whom authority has been delegated to act in the Administrator’s stead.

§ 1205.12 Cotton.

The term *cotton* means all Upland cotton harvested in the United States and all imports of Upland cotton, including the Upland cotton content of products derived thereof. The term *cotton* does not include imported cotton for which the assessment is less than the value of \$2.00 per line item entry as established by regulations.

[62 FR 1660, Jan. 13, 1997, as amended at 67 FR 21169, Apr. 30, 2002]

§ 1205.13 Upland cotton.

The term *Upland cotton* means all cultivated varieties of the species *Gossypium hirsutum L.*

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§ 1205.14 Department.

The term *Department* means the U.S. Department of Agriculture.

§ 1205.15 Farm Service Agency.

The term *Farm Service Agency*—formerly Agricultural Stabilization and Conservation Service (ASCS)—also referred to as “FSA,” means the Farm Service Agency of the Department.

§ 1205.16 Order.

The term *Order* means the Cotton Research and Promotion Order.

§ 1205.17 Person.

The term *person* means any individual 18 years of age or older, or any partnership, corporation, association, or any other entity.

§ 1205.18 Producer.

The term *producer* means any person who shares in a cotton crop, or in the proceeds thereof, as an owner of the farm, cash tenant, landlord of a share tenant, share tenant, or sharecropper, that planted the cotton during the representative period.

[67 FR 21169, Apr. 30, 2002]

§ 1205.19 Importer.

The term *importer* means any person who enters, or withdraws from warehouse, cotton for consumption in the customs territory of the United States, and the term import means any such entry.

§ 1205.20 Representative period.

The term *representative period* means the 2006 calendar year.

[72 FR 51160, Sept. 6, 2007]

§ 1205.21 Secretary.

The term *Secretary* means the Secretary of Agriculture of the United States, or any other officer or employee of the Department to whom authority has been delegated to act in the Secretary’s stead.

§ 1205.22 State.

The term *State* means each of the 50 states.

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§ 1205.23 United States.

The term *United States* means the 50 states of the United States of America.

PROCEDURES

§ 1205.24 General.

A sign-up period will be conducted to determine whether eligible producers and importers favor the conduct of a referendum on the continuance of the 1991 amendments to the Order.

(a) If the Secretary determines, based on the results of the sign-up period, that at least 10 percent (4,622) or more of the number of cotton producers and importers who voted in the 1991 referendum request the conduct of a continuance referendum on the 1991 Order amendments, a referendum will be held within 12 months after the end of the sign-up period. Not more than 20 percent of the total requests counted toward the 10 percent figure may be from producers from any one state or from importers of cotton.

(b) If the Secretary determines that fewer than 10 percent (4,622) of the number of producers and importers who voted in the 1991 referendum do not favor a continuance referendum, no referendum will be held.

§ 1205.25 Supervision of sign-up period.

The Administrator shall be responsible for conducting the sign-up period in accordance with this subpart.

§ 1205.26 Eligibility.

Only persons who meet the eligibility requirements in this subpart may participate in the sign-up period. No person is entitled to sign up more than once.

(a) Except as set forth in paragraphs (b) and (c) of this section, the following persons are eligible to request the conduct of a continuance referendum:

(1) Any person who was engaged in the production of Upland cotton during calendar year 2006; and

(2) Any person who was an importer of Upland cotton and imported Upland cotton in excess of the value of \$2.00 per line item entry during calendar year 2006.

(b) A general partnership is not eligible to request a continuance ref-

erendum, however, the individual partners of an eligible general partnership are each entitled to submit a request.

(c) Where a group of individuals is engaged in the production of Upland cotton under the same lease or cropping agreement, only the individual or individuals who signed or entered into the lease or cropping agreement are eligible to participate in the sign-up period. Individuals who are engaged in the production of Upland cotton as joint tenants, tenants in common, or owners of community property, are each entitled to submit a request if they share in the proceeds of the required crop as owners, cash tenants, share tenants, sharecroppers or landlords of a fixed rent, standing rent or share tenant.

(d) An officer or authorized representative of a qualified corporation, association, or limited partnership may submit a request on behalf of that corporation, association, or limited partnership.

(e) A guardian, administrator, executor, or trustee of any qualified estate or trust may submit a request on behalf of that estate or trust.

(f) An individual may not submit a request on behalf of another individual.

(g) Participation in the sign-up by proxy or power of attorney is not authorized.

[62 FR 1660, Jan. 13, 1997, as amended at 67 FR 21169, Apr. 30, 2002; 72 FR 51160, Sept. 6, 2007]

§ 1205.27 Participation in the sign-up period.

The sign-up period will be from September 4, 2007, through November 30, 2007. Those persons who favor the conduct of a continuance referendum and who wish to request that USDA conduct such a referendum may do so by submitting such request in accordance with this section. All requests must be received by the appropriate USDA office by November 30, 2007.

(a) Before the sign-up period begins, FSA shall establish a list of known, eligible, Upland cotton producers in the country that it serves during the representative period, and AMS shall also establish a list of known, eligible Upland cotton importers.

(b) Before the start of the sign-up period, AMS shall mail a request form to

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each known, eligible, cotton importer. Importers who wish to request a referendum and who do not receive a request form in the mail by September 4, 2007, may participate in the sign-up period by submitting a signed, written request for a continuance referendum, along with a copy of a U.S. Customs and Border Protection form 7501 showing payment of a cotton assessment for calendar year 2006. Importers must submit their requests and supporting documents to USDA, FSA, DAFO, Attention: Rick Pinkston, P.O. Box 23103, Washington, DC 20026-3103. All requests and supporting documents must be received by November 30, 2007.

(c) Each person on the county FSA office lists may participate in the sign-up period. Eligible producers must date and sign their name on the "County FSA Office Sign-up Sheet." A person whose name does not appear on the county FSA office list may participate in the sign-up period.

Such person must be identified on FSA-578 during the representative period or provide documentation that demonstrates that the person was a cotton producer during the representative period. Cotton producers not listed on the FSA-578 shall submit at least one sales receipt for cotton they planted during the representative period. Cotton producers must make requests to the county FSA office where the producer's farm is located. If the producer's land is in more than one county, the producer shall make request at the county office where FSA administratively maintains and processes the producer's farm records. It is the responsibility of the person to provide the information need by the county FSA office to determine eligibility. It is not the responsibility of the county FSA office to obtain this information. If any person whose name does not appear on the county FSA office list fails to provide at least one sales receipt for the cotton they produced during the representative period, the county FSA office shall determine that such person is ineligible to participate in the sign-up period, and shall note "ineligible" in the remarks section next to the person's name on the county FSA office sign-up sheet. In lieu of personally appearing at a county FSA office, eligible

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producers may request a sign-up form from the county FSA office where the producer's farm is located. If the producer's land is in more than one county, the producer shall make the request for the sign-up form at the county office where the FSA administratively maintains and processes the producer's farm records. Such request must be accompanied by a copy of at least one sales receipt for cotton they produced during the representative period. The appropriate FSA office must receive all completed forms and supporting documentation by November 30, 2007.

[72 FR 51161, Sept. 6, 2007]

§ 1205.28 Counting.

County FSA offices and FSA, Deputy Administrator for Field Operations (DAFO), shall begin counting requests no later than November 30, 2007. FSA shall determine the number of eligible persons who favor the conduct of a continuance referendum.

[62 FR 1660, Jan. 13, 1997, as amended at 67 FR 21170, Apr. 30, 2002; 72 FR 51161, Sept. 6, 2007]

§ 1205.29 Reporting results.

(a) Each county FSA office shall prepare and transmit to the state FSA office by December 7, 2007, a written report of the number of eligible producers who requested the conduct of a referendum, and the number of ineligible persons who made requests.

(b) DAFO shall prepare, by December 7, 2007, a written report of the number of eligible importers who requested the conduct of a referendum, and the number of ineligible persons who made requests.

(c) Each state FSA office shall, by December 7, 2007, forward all county reports to DAFO. By December 14, 2007, DAFO shall forward its report of the total number of eligible producers and importers that requested a continuance referendum, through the sign-up period, to the Deputy Administrator, Cotton Program, AMS, Stop 0224, 1400 Independence Ave., SW., Washington, DC 20250-0224.

[72 FR 51161, Sept. 6, 2007]

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§ 1205.30 Instructions and forms.

The Administrator is hereby authorized to prescribe additional instructions and forms consistent with the provisions of this subpart to govern conduct of the sign-up period.

Subpart—Procedures for the Conduct of Referenda in Connection With Cotton Research and Promotion Order

SOURCE: 74 FR 51070, Oct. 5, 2009, unless otherwise noted.

§ 1205.200 General.

Referenda for the purpose of ascertaining whether producers and importers favor the issuance, continuance, amendment, suspension, or termination of the Cotton Research and Promotion Order shall be conducted in accordance with this subpart.

§ 1205.201 Definitions.

(a) *Act* means the Cotton Research and Promotion Act, as amended (7 U.S.C. 2101–2118; Pub. L. 89–502, as amended).

(b) *Administrator* means the Administrator of the Agricultural Marketing Service, or any officer or employee of USDA to whom authority has been delegated to act in the Administrator's stead.

(c) *Agricultural Marketing Service* also referred to as "AMS" means the Agricultural Marketing Service of the Department.

(d) *Cotton* means all Upland cotton harvested in the United States or imports of Upland cotton, including the Upland cotton content of the products derived thereof. The term *cotton* shall not, however, include any entry of imported cotton by an importer which has a value or weight less than the *de minimis* value established by the Secretary or industrial products as that term is defined by regulation.

(e) *Upland Cotton* means all cultivated varieties of the species *Gossypium hirsutum L.*

(f) *Department* means the U.S. Department of Agriculture.

(g) *Deputy Administrator* means the Deputy Administrator for Field Operations and also referred to as "DAFO."

(h) *Farm Service Agency* also referred to as "FSA" means the Farm Service Agency of the Department.

(i)(1) *Importer* means any person who enters, or withdraws from warehouse, cotton for consumption in the customs territory of the United States and who, during a 12-month period ending no later than 90 days prior to the conduct of the referendum, imported Upland cotton, and

(2) the term *import* means any such entry.

(j) *Order* means the Cotton Research and Promotion Order.

(k) *Person* means any individual 18 years of age or older, or any partnership, corporation, association, or any other entity.

(l) *Producer* means any person who shares in a cotton crop, or in the proceeds thereof, as an owner of the farm, cash tenant, landlord of a share tenant, share tenant, or sharecropper, that planted the cotton during the representative period.

(m) *Representative Period* means the period designated by the Secretary pursuant to section 8 of the Act (7 U.S.C. 2107).

(n) *Secretary* means the Secretary of Agriculture or any other officer or employee of the Department of Agriculture to whom there has heretofore been delegated, or to whom there may be hereafter be delegated, the authority to act in the Secretary's stead.

(o) *State* means each of the 50 states.

(p) *United States* means 50 states of the United States of America.

(q) *Customs and Border Protection* means the U.S. Customs and Border Protection of the Department of Homeland Security. Customs and Border Protection is also referred to as "CBP."

§ 1205.202 Agencies through which a referendum shall be conducted.

(a) Agricultural Marketing Service. The Administrator shall:

(1) Determine the referendum period.

(2) Give producers and importers reasonable advance notice of the referendum

(i) by utilizing without advertising expense, available media of public information (including, but not being limited to, press and radio facilities) to

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announce the dates, places, or methods of voting, and other pertinent information, and

(ii) by such other means as the Administrator may deem advisable.

(3) Provide ballots and related material to be used in the referendum to FSA. The ballots:

(i) shall provide for recording essential information for ascertaining whether the person voting is an eligible voter, and

(ii) may provide for recording the total amount of Upland cotton produced by the producer or the total amount of cotton imported by the importer during the appropriate representative period.

(4) Make available to producers through FSA county offices instructions on voting, an appropriate ballot and, except in the case of a referendum on the termination or suspension of an order, a summary of the terms and conditions of the order. The instructions on voting shall explain the method to be used in determining the amount of Upland cotton produced during the representative period and shall specify whether such amount is to be entered on the ballot by the voter, subject to the following terms and conditions:

(i) If a current production year for which harvesting has not been completed is designated as the representative period, the amount of Upland cotton produced shall be determined by the FSA county office on the basis of the acreage planted or in the case of approved prevented plantings under the disaster payment program, the acreage the person intended to plant up to the allotted acreage as determined by the FSA county office, and the established yield for FSA program payment purposes: *Provided*, That on farms for which an established yield has not been established, the county committee shall determine an established yield based on actual production records on the farm for the preceding three years, as adjusted for any abnormal conditions, if available; if not available, on the basis of yield on similar farms in the area.

(ii) On farms in which more than one eligible voter is engaged in production, the vote cast by each voter shall represent only the amount of Upland cot-

ton that is the voter's share of the crop, or proceeds thereof.

(iii) If an eligible voter is engaged in production of Upland cotton on more than one farm, such voter is entitled to only one vote but any vote cast by such voter shall represent the total amount of Upland cotton that is that voter's share of the crop, or proceeds thereof, on all such farms: *Provided*, That only farms for which records are maintained by the FSA county office designated as the voter's polling place shall be considered unless the voter, prior to the expiration of the referendum period, establishes to the satisfaction of such county office the voter's share of the crop, or proceeds thereof, on an additional farm or farms.

(5) Make available to importers through FSA instructions on voting, an appropriate ballot and, except in the case of a referendum on the termination or suspension of an order, a summary of the terms and conditions of the order. The instructions on voting shall explain the appropriate method to be used in determining the amount of cotton imported during the representative period and specify whether such amount is to be entered on the ballot. If applicable, the following terms and conditions apply:

(i) For importer entities in which more than one importer is eligible to vote, the vote cast by each importer shall represent only the amount in weight or value of cotton imported by each eligible voter.

(ii) If an eligible importer is engaged in importation of cotton as more than one importer entity, such voter is entitled to only one vote but any vote cast by such voter shall represent the total amount in weight or value, of cotton in the voters share of cotton imported from each such importer entity: *Provided*, that only the importer entities for which records are maintained by CBP or other source determined by the Administrator shall be considered unless the voter, prior to the expiration of the referendum period, establishes to the satisfaction of the Administrator the voters share, in weight or value, of the imported cotton.

(b) *Farm Service Agency*. Except for the functions specified in paragraph (a)

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of this section the Deputy Administrator shall be in charge of and responsible for conducting the referendum. Each FSA county office shall be in charge and responsible for conducting such referendum in its State. Each county office shall be responsible for the proper holding of such referendum in its county. It shall be the duty of each FSA county office to conduct each referendum in a fair, unbiased, and impartial manner in accordance with the regulations in this subpart.

§ 1205.203 Voting eligibility.

(a) *General eligibility requirements.* The following persons shall be eligible to vote in an announced referendum—

(1) each person who was engaged in the production of Upland cotton during the representative period; and

(2) each person who is an importer of Upland cotton and who, during a 12-month period ending no later than 90 days prior to the conduct of the referendum, imported Upland cotton.

(b) *Special eligibility requirements.* (1)(i) A person may qualify as an eligible voter by meeting the eligibility requirements, but no such person shall be entitled to more than one vote regardless of the number of importing entities or Upland cotton farms in which the person is interested or the number of communities, counties, or States in which are located farms in which such person is interested: *Provided, however,* That the individual members of a qualified partnership shall each have one vote, but the partnership as such shall not have a vote and an individual who qualifies as an eligible voter by reason of that individual's separate farming or importing operations will be entitled to one vote even though that person is interested in an entity such as (but not limited to) a corporation which is also eligible as a voter and entitled to one vote. A person who, as a guardian, administrator, executor, or trustee engages in the production of Upland cotton or importation of cotton will be eligible to vote in such a fiduciary capacity if, in such a capacity, that person qualifies as an eligible voter.

(ii) In such cases the person for whom he or she is acting in a fiduciary capacity will not be eligible to vote. An indi-

vidual may, if otherwise eligible, cast a ballot in his or her individual capacity although that person may also cast a ballot as a guardian, administrator, executor, or trustee. An individual who holds more than one fiduciary position may vote as a fiduciary in each case in which that person is otherwise eligible, as for example, if an individual is administrator of estate X, he or she may cast a ballot as administrator of estate X, and if the same individual is administrator of estate Y, he or she may cast another ballot as administrator or estate Y.

(2) Where a group of several persons, such as a spouse or marital partner, and children, or unrelated individuals, are engaged in the production of Upland cotton under the same lease or cropping agreement, only the person or persons who signed or entered into the lease or cropping agreement shall be eligible to vote. In the event two or more persons are engaged in the production of Upland cotton as joint tenants, tenants in common, or owners of community property, each such person shall be entitled to one vote if otherwise qualified. For example, a husband or a wife is eligible to vote if he or she shares with his or her spouse in the proceeds of the required crop as an owner, cash tenant, share tenant, sharecropper or landlord of a fixed rent, standing rent or share tenant. Thus, if a husband and wife are tenants or sharecropper on a farm, jointly responsible under the rental or sharecropping agreement, both are eligible to vote. This is true whether the rental or sharecropping agreement is written, signed by both parties, or oral, provided both husband and wife made the oral agreement. A minor is not disqualified from voting solely because of minority if otherwise eligible and the minor is not less than 18 years of age.

(c) *Voting by proxy prohibited.* There shall be no voting by proxy or agent but a duly authorized officer of a corporation, association or their legal entity may cast its vote.

§ 1205.204 Voting.

(a) *Place of voting.* The FSA county office serving the county in which the producer's farm is located shall be the producer's polling place. For a person

not participating in an FSA program, the opportunity to vote in a referendum will be provided at the FSA county office serving the county where the person owns or rents land. If a person's operation is located in several counties, the voting office shall be determined based on the major portion of the operation's location. The U.S. Department of Agriculture, FSA, DAFO, P.O. Box 23704, Washington, DC 20026-3704 shall be the polling place for all cotton importers.

(b) *Register of eligible voters.* The FSA county office shall establish a register of known eligible producer voters prior to the referendum. AMS shall establish a register of known eligible importer voters prior to the referendum and provide the list to FAS.

(c) *Voting.* (1) For Upland producers to vote, eligible persons may obtain form CN-100 in-person, by mail or by facsimile from FSA county offices or through the Internet during the voting period. A completed and signed CN-100 and supporting documentation, such as a sales receipt or remittance form, must be returned to the appropriate FSA county office. Forms obtained via the Internet will be located at <http://www.ams.usda.gov/Cotton>. Upon request by Upland producers, ballots shall be mailed by FSA county offices.

(2) For cotton importers to vote, eligible persons may obtain form CN-100 in-person, by mail or by facsimile from USDA, FSA in Washington, D.C. or through the Internet during the voting period. In addition, before the referendum, USDA shall mail a request form to each known, eligible, cotton importer. A completed and signed CN-100 and supporting documentation of CBP Form 7501, must be returned USDA, FSA, DAFO, P.O. Box 23704, Washington, DC 20026-3704. Forms obtained via the Internet will be located at <http://www.ams.usda.gov/Cotton>.

(d) Returning ballot to polling place. Each person to whom a ballot is issued by Internet, mail, facsimile, or in-person shall only be allowed to vote in the referendum by completing and signing the ballot, placing it in an envelope, and delivering or mailing it to the appropriate polling place. In order to be eligible for tabulation, voted ballots must be received at the polling place

during the period established for holding the referendum. A ballot shall be considered to have been received during the referendum period if:

(1) In the case of the ballot delivered to the polling place, it was received in the office prior to the close of the work day on the final day of the referendum period, or

(2) In the case of the mailed ballot, it was postmarked not later than midnight of the final day of the referendum period and was received in the polling place prior to the start of canvassing the ballots.

(e) *Placing ballots in ballot box.* Notwithstanding the fact that a ballot(s) may be later challenged by FSA county office or a representative of FSA, envelopes containing ballots received at the polling place during the referendum period shall remain unopened and shall be placed immediately in a ballot box provided by FSA for producers and importers. Such ballot box shall be arranged so that ballots cannot be read or moved without breaking the seal on the container.

§ 1205.205 Canvass of ballots.

(a) *Canvassing procedure.* Canvassing of returned ballots shall take place as soon as possible after the opening of the FSA offices on the fifth day following the close of the referendum period. Such canvassing shall be in the presence of at least one member of the FSA county office for producer ballots or an FSA representative for importer ballots and shall be open to the public. The canvassing and ballots shall be handled in such a manner so that no member of the public may see how any person voted in the referendum. The county office or FSA representative shall supervise the opening of the sealed ballot box, the opening of the envelopes containing the ballots and a determination as to:

(1) The number of eligible voters favoring the Order and where necessary, the amount of cotton represented by them,

(2) The number of eligible voters disapproving the Order and, where necessary, the amount of cotton represented by them.

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(3) The number of ballots cast by voters found to be ineligible to vote in the referendum, and

(4) The number of spoiled ballots. The ballots determined to be spoiled or cast by ineligible voters shall not be considered as approving or disapproving the Order, and the persons who cast such ballots shall not be regarded as participating in the referendum.

(b) *Spoiled ballots.* A ballot shall be considered as a spoiled ballot if:

(1) It is mutilated or marked in such a way that it is not possible to determine with certainty how the ballot was intended to be counted, or

(2) It does not contain the signature of the voter, or the voter's properly witnessed mark.

(c) *Challenge of ballots.* A producer ballot may be challenged by the member of the FSA county office and the importer ballot may be challenged by the representative of FSA. Before a challenged ballot is either counted or declared invalid, a determination shall be made by the FSA county office or representative of FSA as to the eligibility of the voter to vote in the referendum.

§ 1205.206 Reporting results of referendum.

(a) Each FSA county office shall transmit a written county summary of ballots showing the results of the referendum in its county to its State office.

(b) Each State office shall transmit a written summary of the referendum results from the county offices within its State to DAFO, and DAFO will provide a copy to the AMS. AMS will make the results available for public inspection for a period of 5 years following the end of the referendum period.

(c) AMS shall prepare and submit to the Secretary a report as to the results of the referendum. The Secretary shall then publically proclaim the results of the referendum.

§ 1205.207 Challenge of correctness of county summary of ballots.

The FSA state offices shall make a prompt investigation and decision in case of any dispute or challenge regarding the correctness of the county summary of ballots in any county: *Provided,*

That no dispute of challenge shall be investigated unless it is brought to the attention of the State FSA office within 3 days after receipt by the FSA State office of the county summary of ballots from such county.

§ 1205.208 Disposition of ballots and records.

The FSA county office shall seal the voted ballots, challenged ballots found to be ineligible, spoiled ballots, register sheets, and summary sheets for the county in one or more envelopes or packages, plainly marked with the identification of the referendum, the date and the names of the county and State, and place them under lock and key in a safe place under the custody of the FSA county office for a period of 45 days after the referendum period. If no notice to the contrary is received by the end of such time, and after the ballots and other records have been examined by a representative of the State FSA office, the voted ballots and challenged ballots shall be destroyed, but the registers and county summary sheets shall be filed for a period of 5 years in the office of the FSA county office.

§ 1205.209 Confidential information.

(a) The ballots cast or the manner in which any person voted and all information furnished to, compiled by, or in the possession of the referendum agent shall be regarded as confidential.

(b) The ballots and other information or reports that reveal, or tend to reveal, the vote of any person covered under the Order and the voter list shall be strictly confidential and shall not be disclosed.

§ 1205.210 Additional instructions and forms.

AMS is hereby authorized to prescribe additional instructions and forms not inconsistent with the provisions of this subpart for the use of State and County FSA offices in conducting a referendum. Such additional instructions may include procedures for FSA county and State offices to report and announce the results of the preliminary count of the votes in the county and the State.

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Subpart—Cotton Research and Promotion Order

SOURCE: 31 FR 16758, Dec. 31, 1966, unless otherwise noted.

DEFINITIONS

§ 1205.301 Secretary.

Secretary means the Secretary of Agriculture of the United States, or any officer or employee of the U.S. Department of Agriculture to whom authority has heretofore been delegated, or to whom authority may hereafter be delegated, to act in his stead.

§ 1205.302 Act.

Act means the Cotton Research and Promotion Act, as amended (7 U.S.C. 2101-2118; Public Law 89-502, 80 Stat 279, as amended).

[56 FR 64472, Dec. 10, 1991]

§ 1205.303 Person.

Person means any individual, partnership, corporation, association, or any other entity.

§ 1205.304 Cotton.

Cotton means:

(a) All Upland cotton harvested in the United States, and, except as used in §§ 1205.311 and 1205.335, includes cottonseed of such cotton and the products derived from such cotton and its seed, and

(b) Imports of Upland cotton, including the Upland cotton content of the products derived thereof. The term "cotton" shall not, however, include:

(1) Any entry of imported cotton by an importer which has a value or weight less than a de minimis amount established in regulations issued by the Secretary and

(2) Industrial products as that term is defined by regulation.

[56 FR 64472, Dec. 10, 1991]

§ 1205.305 Upland cotton.

Upland cotton means all cultivated varieties of the species *Gossypium hirsutum* L.

[56 FR 64472, Dec. 10, 1991]

§ 1205.306 Bale.

Except as used in § 1205.322, *Bale* means the package of lint cotton produced at a cotton gin or the amount of processed cotton in a manufactured product that is equivalent to a 500 pound bale of lint cotton.

[56 FR 64472, Dec. 10, 1991]

§ 1205.307 Fiscal period.

Fiscal period is the 12-month budgetary period and means the calendar year unless the Cotton Board, with the approval of the Secretary, selects some other 12-months budgetary period.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.308 Cotton Board.

Cotton Board means the administrative body established pursuant to § 1205.318.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.309 Producer.

Producer means any person who shares in a cotton crop actually harvested on a farm, or in the proceeds thereof, as an owner of the farm, cash tenant, landlord of a share tenant, share tenant, or sharecropper.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.310 Importer.

Importer means many person who enters, or withdraws from warehouse, cotton for consumption in the customs territory of the United States, and the term *import* means any such entry.

[56 FR 64472, Dec. 10, 1991]

§ 1205.311 Handler.

Handler means any person who handles cotton, including the Commodity Credit Corporation.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.312 Handle.

Handle means to harvest, gin, warehouse, compress, purchase, market,

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transport, or otherwise acquire ownership or control of cotton.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.313 United States.

United States means the 50 States of the United States of America.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.314 Cotton-producing State.

Cotton-producing State means each of the following States and combination of States: Alabama; Arizona; Arkansas; California-Nevada; Florida; Georgia; Kansas; Louisiana; Mississippi; Missouri-Illinois; New Mexico; North Carolina; Oklahoma; South Carolina; Tennessee-Kentucky; Texas; Virginia.

[75 FR 24374, May 5, 2010]

§ 1205.315 Marketing.

Marketing includes the sale of cotton or the pledging of cotton to the Commodity Credit Corporation as collateral for a price support loan.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.316 Cotton-Producer organization.

Cotton-Producer organization means any organization which has been certified by the Secretary pursuant to § 1205.341.

[56 FR 64472, Dec. 10, 1991]

§ 1205.317 Cotton-Importer organization.

Cotton-Importer organization means any organization which has been certified by the Secretary pursuant to § 1205.342.

[56 FR 64472, Dec. 10, 1991]

§ 1205.318 Contracting organization or association.

Contracting organization or association means the organization or association with which the Cotton Board has entered into a contract or agreement pursuant to § 1205.328(c).

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.319 Cotton-producing region.

Cotton-producing region means each of the following groups of cotton-producing States:

(a) Southeast Region: Alabama, Florida, Georgia, North Carolina, South Carolina, and Virginia;

(b) Midsouth Region: Arkansas, Louisiana, Mississippi, Missouri-Illinois, and Tennessee-Kentucky;

(c) Southwest Region: Kansas, Oklahoma and Texas;

(d) Western Region: Arizona, California-Nevada, and New Mexico.

[75 FR 24374, May 5, 2010]

§ 1205.320 Marketing year.

Marketing year means a consecutive 12-month period ending on July 31.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.321 Part and subpart.

Part means the cotton research and promotion order and all rules, regulations and supplemental orders issued pursuant to the act and the order, and the aforesaid order shall be a "subpart" of such part.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

COTTON BOARD

§ 1205.322 Establishment and membership.

(a) There is hereby established a Cotton Board composed of:

(1) Representatives of cotton producers, each of whom shall have an alternate, selected by the Secretary from nominations submitted by eligible producer organizations within a cotton-producing state, as certified pursuant to § 1205.341, or, if the Secretary determines that a substantial number of producers are not members of or their interests are not represented by any such eligible organizations, from nominations made by producers in a manner authorized by the Secretary, and

(2) Representatives of cotton importers, each of whom shall have an alternate, selected by the Secretary from nominations submitted by eligible importer organizations, as certified pursuant to § 1205.342, or, if the Secretary determines that a substantial number

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of importers are not members of or their interests are not represented by any such eligible organization, from nominations made by importers in a manner authorized by the Secretary.

(b) Representation on the Cotton Board shall be as follows:

(1) Each cotton-producing state shall have at least one member and an additional member for each 1 million bales or major fraction (more than half) thereof of cotton produced in the state and marketed above one million bales during the period specified in the regulations for determining Board membership; and

(2) Cotton importers shall be represented by an appropriate number of representatives, as determined by the Secretary, of importers of cotton subject to assessment during the period specified in the regulations for determining Board membership. That number shall not be less than two members. The initial importer representation on the Board shall consist of four representatives. The Secretary may, after consultation with organizations representing importers, reduce or increase the number of importer representatives, in the manner prescribed by the Secretary.

[56 FR 64472, Dec. 10, 1991]

§ 1205.323 Term of office.

All members of the Board and their alternatives shall serve for terms of three years. Each member and alternate shall continue to serve until a successor is selected and has qualified.

[56 FR 64472, Dec. 10, 1991]

§ 1205.324 Nominations.

All nominations authorized under §1205.322 shall be made within such a period of time and in such a manner as the Secretary shall prescribe. The eligible producer organizations within each cotton-producing state, as certified pursuant to §1205.341, shall caucus for the purpose of jointly nominating two qualified persons for each member and each alternate member to be selected to represent the cotton producers of such cotton-producing state. The eligible importer organizations, as certified pursuant to §1205.342, shall caucus for the purpose of jointly nomi-

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nating two qualified persons for each member and alternate member to be selected to represent cotton importers. If joint agreement is not reached with respect to the nominees for any such position, each such organization may nominate two qualified persons for any position on which there is no agreement.

[56 FR 64472, Dec. 10, 1991; 56 FR 66670, Dec. 24, 1991]

§ 1205.325 Selection.

From the nominations made pursuant to §§1205.322 and 1205.324, the Secretary shall select the members of the Board and an alternate for each member on the basis of representation provided for in §§1205.322 and 1205.323.

[56 FR 64473, Dec. 10, 1991]

§ 1205.326 Acceptance.

Any person selected by the Secretary as a member or as an alternate member of the Board shall qualify by filing a written acceptance with the Secretary promptly after being notified of such selection.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.327 Vacancies.

To fill any vacancy occasioned by the failure of any person selected as a member or as an alternate member of the Board to qualify, or in the event of death, removal, resignation or disqualification of any member or alternate member of the Board, a successor for the unexpired term of such member or alternate member of the Board shall be nominated and selected in the manner specified in §§1205.322, 1205.324 and 1205.325.

[56 FR 64473, Dec. 10, 1991]

§ 1205.328 Alternate members.

An alternate member of the Board, during the absence of the member for whom the person is the alternate, shall act in the place and stead of such member and perform such other duties as assigned. In the event of death, removal, resignation or disqualification of a member, the alternate for the member shall act for the member until a successor for such member is selected

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and qualified. In the event that both a producer member of the Board and the member's alternate are unable to attend a meeting, the Board may designate any other alternate member from the same cotton-producing state or region to serve in such member's place and stead of such meeting. In the event that both an importer member and the member's alternate are unable to attend a meeting, the Board may designate any other importer alternate member to serve in such member's place and stead at such meeting.

[56 FR 64473, Dec. 10, 1991]

§ 1205.329 Procedure.

A majority of the members of the Board, or alternates acting for members, shall constitute a quorum and any action of the Board shall require the concurring votes of at least a majority of those present and voting. At assembled meetings all votes shall be cast in person. For routine and non-controversial matters which do not require deliberation and the exchange of views, and in matters of an emergency nature when there is not enough time to call an assembled meeting of the Board, the Board may also take action upon the concurring votes of a majority of its members by mail, telegraph or telephone, but any such action by telephone shall be confirmed promptly in writing.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.330 Compensation and reimbursement.

The members of the Board, and alternates when acting as members, shall serve without compensation but shall be reimbursed for necessary expenses, as approved by the Board, incurred by them in the performance of their duties under this subpart.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.331 Powers.

The Board shall have the following powers:

(a) To administer the provisions of this subpart in accordance with its terms and provisions;

(b) Subject to the approval of the Secretary, to make rules and regulations to effectuate the terms and provisions of this subpart including the designation of the handler, importer, or other person responsible for collecting the assessments authorized by § 1205.335, which designation may be of different handlers, importers, or other persons, or classes of handlers, importers, or other persons, to recognize differences in marketing practices or procedures in any state or area;

(c) To receive, investigate, and report to the Secretary complaints of violations of the provisions of this subpart;

(d) To recommend to the Secretary amendments to this subpart.

[31 FR 16758, Dec. 31, 1966, as amended at 42 FR 4813, Jan. 26, 1977. Redesignated and amended at 56 FR 64472, 64473, Dec. 10, 1991]

§ 1205.332 Duties.

The Board shall have the following duties:

(a) To select from among its members a chairman and such other officers as may be necessary for the conduct of its business, and to define their duties;

(b) To appoint or employ such persons as it may deem necessary and to determine the compensation and to define the duties of each;

(c) With the approval of the Secretary, to enter into contracts or agreements for the development and submission to it of research and promotion plans or projects authorized by § 1205.333, and for the carrying out of such plans or projects when approved by the Secretary, and for the payment of costs thereof with funds collected pursuant to § 1205.335, with an organization or association whose governing body consists of cotton producers selected by the cotton-producer organizations certified by the Secretary under § 1205.341, in such manner that the producers of each cotton-producing state will, to the extent practicable, have representation on the governing body of such organization in the proportion that the cotton marketed by the producers of such state bears to the total marketed by the producers of all cotton-producing states. Any such contract or agreement shall provide that

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such contracting organization or association shall develop and submit annually to the Cotton Board, for the purpose of review and making recommendations to the Secretary, a program of research, advertising, and sales promotion projects, together with a budget, or budgets, which shall show the estimated cost to be incurred for such projects, and that any such projects shall become effective upon approval by the Secretary. Any such contract or agreement shall also provide that the contracting organization shall keep accurate records of all its transactions, which shall be available to the Secretary and Board on demand, and make an annual report to the Cotton Board of activities carried out and an accounting for funds received and expended, and such other reports as the Secretary may require;

(d) To review and submit to the Secretary any research and promotion plans or projects which have been developed and submitted to it by the contracting organization or association, together with its recommendations with respect to the approval thereof by the Secretary;

(e) To submit to the Secretary for his approval budgets on a fiscal period basis of its anticipated expenses and disbursements in the administration of this subpart, including probable costs of advertising and promotion and research and development projects as estimated in the budget or budgets submitted to it by the contracting organization or association, with the Board's recommendations with respect thereto;

(f) To maintain such books and records and prepare and submit such reports from time to time to the Secretary as he may prescribe, and to make appropriate accounting with respect to the receipt and disbursement of all funds entrusted to it;

(g) To cause its books to be audited by a competent public accountant at least once each fiscal period and at such other times as the Secretary may request, and to submit a copy of each such audit to the Secretary;

(h) To give the Secretary the same notice of meetings of the Board as is given to members in order that his representative may attend such meetings;

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(i) To act as intermediary between the Secretary and any producer, importer, or handler.

(j) To submit to the Secretary such information as he may request.

[31 FR 16758, Dec. 31, 1966. Redesignated and amended at 56 FR 64472, 64473, Dec. 10, 1991]

RESEARCH AND PROMOTION

§ 1205.333 Research and promotion.

The Cotton Board shall in the manner prescribed in §1205.332(c) establish or provide for:

(a) The establishment, issuance, effectuation, and administration of appropriate plans or projects for the advertising and sales promotion of cotton and its products, which plans or projects shall be directed toward increasing the general demand for cotton or its products in accordance with section 6(a) of the act;

(b) The establishment and carrying on of research and development projects and studies with respect to the production, ginning, processing, distribution, or utilization of cotton and its products in accordance with section 6(b) of the act, to the end that the marketing and utilization of cotton may be encouraged, expanded, improved, or made more efficient.

[31 FR 16758, Dec. 31, 1966. Redesignated and amended at 56 FR 64472, 64473, Dec. 10, 1991]

EXPENSES AND ASSESSMENTS

§ 1205.334 Expenses.

(a) The Board is authorized to incur such expenses as the Secretary finds are reasonable and likely to be incurred by the Board for its maintenance and functioning and to enable it to exercise its powers and perform its duties in accordance with the provisions of this subpart.

(b) The Board shall reimburse the Secretary for:

(1) Expenses up to \$300,000 incurred by the Secretary in connection with any referendum conducted under the Act and

(2) Expenses incurred by the Department of Agriculture for administrative and supervisory costs up to five employee years annually.

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(c) The Board shall reimburse any agency of the United States Government that assists in administering the import provisions of the order for a reasonable amount of the expenses incurred by that agency in connection therewith.

(d) The funds to cover such expenses incurred under paragraphs (a), (b) and (c) of this section shall be paid from assessments received pursuant to § 1205.335.

[42 FR 4813, Jan. 26, 1977. Redesignated and amended at 56 FR 64472, 64473, Dec. 10, 1991]

§ 1205.335 Assessments.

(a) Each cotton producer or other person for whom cotton is being handled shall pay to the handler thereof designated by the Cotton Board pursuant to regulations issued by the Secretary and such handler shall collect from the producer or other person for whom the cotton, including cotton owned by the handler, is being handled, and shall pay to the Cotton Board, at such times and in such manner as prescribed by regulations issued by the Secretary, assessments as prescribed in paragraphs (a) (1) and (2) of this section:

(1) An assessment at the rate of \$1 per bale of cotton handled;

(2) A supplemental assessment on cotton handled which shall not exceed one percent of the value of such cotton as determined by the Cotton Board and approved by the Secretary and published in the Cotton Board rules and regulations. The rate of the supplemental assessment may be increased or decreased by the Cotton Board with the approval of the Secretary. The Secretary shall prescribe by regulation whether the assessment rate shall be levied on:

(i) The current value of the cotton, or

(ii) An average value determined from current and/or historical cotton prices and converted to a fixed amount for each bale.

(b) Each importer of cotton shall pay to the Cotton Board through the U.S. Customs Service, or in such other manner and at such times as prescribed by regulations issued by the Secretary, assessments as prescribed in paragraphs (b)(1) and (2) of this section:

(1) An assessment of \$1 per bale of cotton imported or the bale equivalent thereof for cotton products.

(2) A supplemental assessment on each bale of cotton imported, or the bale equivalent thereof for cotton products, which shall not exceed one percent of the value of such cotton as determined by the Cotton Board and approved by the Secretary and published in the Cotton Board rules and regulations. The rate of the supplemental assessment on imported cotton shall be the same as that paid on cotton produced in the United States. The rate of the supplemental assessment may be increased or decreased by the Cotton Board with the approval of the Secretary. The Secretary shall prescribe by regulation the value of imported cotton based on an average of current and/or historical cotton prices.

(c) The Secretary may designate by regulation exemptions to assessments provided for in this section for the following:

(1) Entries of products designated by specific Harmonized Tariff Schedule numbers which the Secretary determines are composed of U.S. cotton or other than Upland cotton, and for;

(2) Cotton contained in entries of imported cotton and cotton products that is U.S. produced cotton or is other than Upland cotton.

(d) Assessments collected under this section are to be used for such expenses and expenditures, including provision for a reasonable reserve, as the Secretary finds reasonable and likely to be incurred by the Cotton Board and the Secretary under this subpart.

[56 FR 64473, Dec. 10, 1991]

§ 1205.336 "Importer Reimbursements".

Any cotton importer against whose imports any assessment is made and collected under the authority of the Act who has reason to believe that such assessment or any portion of such assessment was made on U.S. produced cotton or cotton other than Upland cotton shall have the right to demand and receive from the Cotton Board a reimbursement of the assessment or portion of the assessment upon submission of proof satisfactory to the Board that the importer paid the assessment

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and that the cotton was produced in the U.S. or is other than Upland cotton. Any such demand shall be made by the importer in accordance with regulations and on a form and within a time period prescribed by the Board and approved by the Secretary. Such time periods shall provide the importer at least 90 days from the date of collection to submit the reimbursement form to the Board. Any such reimbursement shall be made within 60 days after demand therefor.

[56 FR 64474, Dec. 10, 1991]

§ 1205.337 Influencing governmental action.

No funds collected by the Board under this subpart shall in any manner be used for the purpose of influencing governmental policy or action except in recommending to the Secretary amendments to this subpart.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

REPORTS, BOOKS, AND RECORDS

§ 1205.338 Reports.

Each handler and importer subject to this subpart and importers of de minimis amounts of cotton may be required to report to the Cotton Board periodically such information as is required by regulations, which may include but not be limited to the following:

- (a) Number of bales handled or imported;
- (b) Number of bales on which an assessment was collected;
- (c) Name and address of person from whom the handler has collected the assessments on each bale handled or imported;
- (d) Date collection was made on each bale handled or imported.

[56 FR 64474, Dec. 10, 1991]

§ 1205.339 Books and records.

Each handler and importer subject to this subpart and importers of de minimis amounts of cotton shall maintain and make available for inspection by the Secretary such books and records as are necessary to carry out the provisions of this subpart and the regulations issued thereunder, including such records as are necessary to verify any

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reports required. Such records shall be retained for at least two years beyond the marketing year of their applicability.

[56 FR 64474, Dec. 10, 1991]

§ 1205.340 Confidential treatment.

All information obtained from such books, records or reports shall be kept confidential by all officers and employees of the Department of Agriculture and of the Cotton Board, and only such information so furnished or acquired as the Secretary deems relevant shall be disclosed by them, and then only in a suit or administrative hearing brought at the direction, or upon the request, of the Secretary of Agriculture, or to which the Secretary or any officer of the United States is a party, and involving this subpart. Nothing in this § 1205.340 shall be deemed to prohibit:

- (a) The issuance of general statements based upon the reports of a number of handlers or importers subject to this subpart or importers of de minimis amounts of cotton, which statements do not identify the information furnished by any person, or
- (b) The publication by the direction of the Secretary, of the name of any person violating this subpart, together with a statement of the particular provisions of this subpart violated by such person.

[56 FR 64474, Dec. 10, 1991]

CERTIFICATION OF COTTON PRODUCER ORGANIZATION

§ 1205.341 Certification of cotton producer organization.

Any cotton producer organization within a cotton-producing State may request the Secretary for certification of eligibility to participate in nominating members and alternate members to represent such State on the Cotton Board. Such eligibility shall be based in addition to other available information upon a factual report submitted by the organization which shall contain information deemed relevant and specified by the Secretary for the making of such determination, including the following:

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(a) Geographic territory within the State covered by the organization's active membership;

(b) Nature and size of the organization's active membership in the State, proportion of total of such active membership accounted for by farmers, a map showing the cotton-producing counties in such State in which the organization has members, the volume of cotton produced in each such county, the number of cotton producers in each such county, and the size of the organization's active cotton producer membership in each such county;

(c) The extent to which the cotton producer membership of such organization is represented in setting the organization's policies;

(d) Evidence of stability and permanency of the organization;

(e) Sources from which the organization's operating funds are derived;

(f) Functions of the organization; and

(g) The organization's ability and willingness to further the aims and objectives of the act.

The primary consideration in determining the eligibility of an organization shall be whether its cotton producer membership consists of a sufficiently large number of cotton producers who produce a relatively significant volume of cotton to reasonably warrant its participation in the nomination of members for the Cotton Board. Any cotton producer organization found eligible by the Secretary under this §1205.341 will be certified by the Secretary, and the Secretary's determination as to eligibility is final.

[31 FR 16758, Dec. 31, 1966. Redesignated and amended at 56 FR 64472, 64474, Dec. 10, 1991]

§ 1205.342 Certification of cotton importer organizations.

Any importer organization may request the Secretary for certification of eligibility to participate in nominating members and alternate members to represent cotton importers on the Cotton Board. Such eligibility shall be based, in addition to other available information, upon a factual report submitted by the organization which shall contain information deemed relevant and specified by the Secretary for the making of such determination, including the following:

(a) Nature and size of organization's active membership, proportion of total active membership accounted for by cotton importers and the total amount of cotton imported by the organization's cotton importer members;

(b) The extent to which the cotton importer membership of such organization is represented in setting the organization's policies;

(c) Evidence of stability and permanency of the organization;

(d) Sources from which the organization's operating funds are derived;

(e) Functions of the organization; and

(f) The organization's ability and willingness to further the aims and objectives of the Act.

The primary consideration in determining the eligibility of an organization shall be whether its membership consist of a sufficient large number of cotton importers who import a relatively significant volume of cotton to reasonably warrant its participation in the nomination of members for the Cotton Board. Any importer organization found eligible by the Secretary under this §1205.342 will be certified by the Secretary, and the Secretary's determination as to eligibility is final.

[56 FR 64475, Dec. 10, 1991]

MISCELLANEOUS

§ 1205.343 Suspension and termination.

(a) The Secretary will, whenever the Secretary finds that this subpart or any provision thereof obstructs or does not tend to effectuate the declared policy of the Act, terminate or suspend the operation of this subpart or such provision.

(b) The Secretary may conduct a referendum at any time, and shall hold a referendum on request of 10 percent or more of the number of cotton producers and importers (if subject to the Order) voting in the most recent referendum, to determine whether cotton producers and importers subject to the Order favor the suspension or termination of this subpart, except that in counting such request for a referendum, not more than 20 percent of such request may be from producers

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from any one state or importers of cotton (if subject to the Order). The Secretary shall suspend or terminate such subpart at the end of the marketing year whenever the Secretary determines that its suspension or termination is approved or favored by a majority of producers and importers subject to the Order voting in such referendum who, during a representative period determined by the Secretary, have been engaged in the production or importation of cotton, and who produced and imported more than 50 percent of the volume of cotton produced and imported by those voting in the referendum.

[56 FR 64474, Dec. 10, 1991]

§ 1205.345 Proceedings after termination.

(a) Upon the termination of this subpart the Cotton Board shall recommend not more than five of its members to the Secretary to serve as trustees, for the purpose of liquidating the affairs of the Cotton Board. Such persons, upon designation by the Secretary, shall become trustees of all of the funds and property then in the possession or under control of the Board, including claims for any funds unpaid or property not delivered or any other claim existing at the time of such termination.

(b) The said trustees shall—

(1) Continue in such capacity until discharged by the Secretary;

(2) Carry out the obligations of the Cotton Board under any contracts or agreements entered into by it pursuant to § 1205.332 (c);

(3) From time-to-time account for all receipts and disbursements and deliver all property on hand, together with all books and records of the Board and the trustees, to such person or persons as the Secretary may direct; and

(4) Upon request of the Secretary execute such assignments or other instruments necessary or appropriate to vest in such persons full title and right to all funds, property and claims vested in the Board or the trustees pursuant to this § 1205.345.

(c) Any person to whom funds, property or claims have been transferred or delivered pursuant to this § 1205.345 shall be subject to the same obligation

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imposed upon the Cotton Board and upon the trustees.

(d) Any residual funds not required to defray the necessary expenses of liquidation shall be turned over to the Secretary to be disposed of, to the extent practicable, in the interest of continuing one or more of the cotton research or promotion programs hitherto authorized.

[31 FR 16758, Dec. 31, 1966. Redesignated and amended at 56 FR 64472, 64475, Dec. 10, 1991]

§ 1205.346 Effect of termination or amendment.

Unless otherwise expressly provided by the Secretary, the termination of this subpart or of any regulation issued pursuant thereto, or the issuance of any amendment to either thereof, shall not (a) affect or waive any right, duty, obligation, or liability which shall have arisen or which may thereafter arise in connection with any provision of this subpart or any regulation issued thereunder, or (b) release or extinguish any violation of this subpart or any regulation issued thereunder, or (c) affect or impair any rights or remedies of the United States, or of the Secretary, or of any other person, with respect to any such violation.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.347 Personal liability.

No member or alternate member of the Cotton Board shall be held personally responsible, either individually or jointly with others, in any way whatsoever, to any person for errors in judgment, mistakes, or other acts, either of commission or omission, as such member or alternate, except for acts of dishonesty or willful misconduct.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

§ 1205.348 Separability.

If any provision of this subpart is declared invalid or the applicability thereof to any person or circumstances

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is held invalid, the validity of the remainder of this subpart or the applicability thereof to other persons or circumstances shall not be affected thereby.

[31 FR 16758, Dec. 31, 1966. Redesignated at 56 FR 64472, Dec. 10, 1991]

Subpart—Members of Cotton Board

§ 1205.401 Definitions.

(a) *Cotton Division.* *Cotton Division* means the Cotton Division of the Agricultural Marketing Service of the U.S. Department of Agriculture.

(b) *Director.* *Director* means the Director of the Cotton Division.

[32 FR 1084, Jan. 31, 1967, as amended at 41 FR 37092, Sept. 2, 1976]

§ 1205.402 Determination of Cotton Board membership.

(a) In determining whether any cotton-producing state is entitled to be represented by more than one member of the Cotton Board as provided in §1205.322, average annual production of Upland cotton in terms of 480-pound net weight bales for the five most recent marketing years will be used as the criteria for determination of such additional members.

(b) In determining whether importers of cotton and cotton-containing products are entitled to be represented by more than a minimum of two members on the Cotton Board as provided in §1205.322, the average annual volume of imported cotton and the cotton content of imported products on which assessments have been collected will be used as the criteria for determination of such additional members. This volume of cotton will be expressed in terms of 480-pound net weight bales for the five most recent calendar years. The initial importer representation on the Board shall consist of four importer representatives.

(c) All members appointed from a state will be entitled to serve a full three-year term even though it is determined in a subsequent year that a state should have fewer additional members by using the average production of the five most recent marketing

years as specified in paragraph (a) of this section.

(d) All members appointed to represent importers will be entitled to serve a full three-year term even though it is determined in a subsequent year that importers should be represented by fewer additional members by using the average volume of imports of cotton and the cotton content of products on which assessments have been collected as specified in paragraph (b) of this section.

(e) Each year the Director shall:

(1) Based on the average annual production of Upland cotton in terms of 480-pound net weight bales for the five most recent marketing years, notify all certified cotton producer organizations in each cotton-producing state of the number of vacancies to be filled by cotton producers on the Cotton Board; and

(2) Based on the average annual volume of imports of cotton and the cotton content of cotton-containing products on which assessments as provided for in §1205.335 have been collected in terms of 480-pound net weight bales for the five most recent calendar years, notify all certified cotton importer organizations of the number of vacancies to be filled by cotton importers on the Cotton Board.

[56 FR 65980, Dec. 20, 1991]

§ 1205.403 Nomination procedure.

(a) The Director shall notify all certified producer organizations within each cotton-producing state and all certified importer organizations of the location, date, and time of the caucus for nominating producer and importer representatives for the Cotton Board as specified in §1205.324. The Director will designate a representative from the Cotton Division to attend the caucus meeting of cotton producer organizations in each state, and of cotton importer organizations. Each eligible cotton producer organization within each cotton-producing state and each importer organization will be entitled to only one representative at the caucus for the purpose of nominating two qualified persons for each member and for each alternate member to be selected. The representative of a cotton producer organization shall be a cotton

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producer and resident of such state, an officer or member of the Board of Directors of such organization, and duly and unqualifiedly authorized in writing by such organization to make nominations on its behalf. The representative of an importer organization shall be an importer of cotton and/or products containing cotton, an officer or member of the Board of Directors of such organization, and duly and unqualifiedly authorized in writing by such organization to make nominations on its behalf. The representative of the Director designated to attend the caucus meeting of cotton producer organizations in each state and of cotton importer organizations will ascertain the qualifications and eligibility of each representative of a cotton producer organization or cotton importer organization to participate in said meeting and to make nominations.

(b) Each caucus will be conducted as follows:

(1) The representative from the Cotton Division will act as temporary chairperson and will explain the procedure for nominations and the duties of the Cotton Board;

(2) The representatives in attendance from the certified organizations will then select a chairperson and secretary;

(3) At each caucus there will be presented for nomination and there will be nominated not less than the number of nominees required under the provisions of §§ 1205.322, 1205.324, and 1205.402.

[56 FR 65981, Dec. 20, 1991]

Subpart—Cotton Board Rules and Regulations

SOURCE: 42 FR 35974, July 13, 1977, unless otherwise noted.

DEFINITIONS

§ 1205.500 **Terms defined.**

As used throughout this subpart, unless the context otherwise requires, the following terms shall mean:

(a) *ASCS* means the Agricultural Stabilization and Conservation Service of the U.S. Department of Agriculture.

(b) *Cotton Board* means the administrative body established pursuant to

the Cotton Research and Promotion Order.

(c) *CCC* means the Commodity Credit Corporation.

(d) *Current value of Cotton* means the gross price per pound of lint cotton received by the producer for cotton as shown on the producers' settlement document before deductions are made for weight penalties, buyer's commission or brokerage fees, marketing fees, the \$1 per bale cotton research and promotion assessment, picking charges, ginning charges, warehouse receiving charges, warehouse storage charges, transportation charges or any other charges, plus any amount received by a producer in the form of a loan deficiency payment with respect to such cotton.

(e) *Form A* means Cotton Producer's Note, Form CCC Cotton A.

(f) *Gin code number* means the identification number assigned to each cotton gin by the Cotton Division, Agricultural Marketing Service, U.S. Department of Agriculture.

(g) *Handle* means to harvest, gin, warehouse, compress, purchase, market, transport, or otherwise acquire ownership or control of cotton.

(h) *Handler* means any person who handles cotton, including CCC.

(i) *Marketing* means any sale of cotton, or the pledging of cotton to CCC as collateral for a price support loan.

(j) *Marketing year* means a consecutive 12-month period ending on July 31.

(k) *Person* means any individual, partnership, corporation, association, or any other entity, whether governmental or private.

(l) *Producer* means any person who owns or shares in a cotton crop (or in the proceeds thereof) as landowner, landlord, tenant, or sharecropper.

(m) *Secretary* means the Secretary of Agriculture of the United States, or any officer or employee of the U.S. Department of Agriculture to whom authority has heretofore been delegated, or to whom authority may hereafter be delegated, to act in the Secretary's stead.

(n) *Loan deficiency payment* means any payment on Upland cotton made by the Commodity Credit Corporation to a producer in accordance with 7 CFR 713.55.

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(o) *Importer* means any person who enters, or withdraws from warehouse, cotton for consumption in the customs territory of the United States and *import* means any such entry.

(p) *Customs Service* means the United States Customs Service of the United States Department of Treasury.

(q) *Cotton* means:

(1) All Upland cotton harvested in the United States, and, except as used in section 7(e) of the Act, includes cottonseed of such cotton and the products derived from such cotton and its seed, and

(2) Imports of Upland cotton, including the Upland cotton content of the products derived thereof. The term *cotton* shall not, however, include:

(i) Any entry of imported cotton by an importer which has a value or weight less than a de minimis amount established in regulations issued by the Secretary and

(ii) Industrial products as that term is defined by regulation.

(r) *Industrial products* means cotton-containing products which are classified in the Harmonized Tariff Schedule of the United States under classifications other than textile classifications. Certain cotton-containing textile products under textile classifications shall also be considered to be industrial products, and are therefore not included in the table appearing in these regulations as products subject to assessment. Such products include, but are not limited to textile fabrics coated, impregnated, covered, or laminated, with other materials, textile piping and tubing, and belting materials.

[42 FR 35974, July 13, 1977, as amended at 50 FR 10932, Mar. 19, 1985; 51 FR 6098, Feb. 20, 1986; 51 FR 37705, Oct. 24, 1986; 57 FR 29185, July 1, 1992]

GENERAL

§ 1205.505 Communication.

All reports, requests, applications for reimbursements, and communications in connection with the Cotton Research and Promotion Order shall be addressed as follows: Cotton Board, Post Office Box 2121, Memphis, Tennessee, 38101-2121.

[57 FR 29186, July 1, 1992]

ASSESSMENTS

§ 1205.510 Levy of assessments.

(a) *Producer assessments.* An assessment of \$1 per bale for cotton research and promotion is hereby levied on each bale of Upland cotton that is produced from cotton harvested and ginned except cotton consumed by any governmental agency from its own production. Such assessment shall be payable and collected only once on each bale.

(1) A supplemental assessment for cotton research and promotion in addition to the \$1 per bale assessment provided for in paragraph (a) of this section, is hereby levied on each bale of Upland cotton harvested and ginned except cotton consumed by any governmental agency from its own production. The supplemental assessment rate shall be levied at the rate of five-tenths of one percent of:

(i) The current value of the cotton multiplied by the number of pounds of lint cotton or;

(ii) The current value of the cotton converted to a fixed amount per bale as reflected in the following assessment chart:

ASSESSMENT CHART ¹

Current value (cents per pound)	Supplemental Assessment, dollars per bale
.00 to 9.99	0.15
10.00 to 19.9940
20.00 to 29.9965
30.00 to 39.9990
40.00 to 49.99	1.15
50.00 to 59.99	1.40
60.00 to 69.99	1.65
70.00 to 79.99	1.90
80.00 to 89.99	2.15
90.00 to 99.99	2.40
100.00 to 109.99	2.65
110.00 to 119.99	2.90

¹ Assessment is calculated on 5/10 of 1 percent of the midpoint of each 10¢ increment, based on a 500 lb. bale and converted to a fixed amount per bale.

(2) Each marketing year the collecting handler must select one of the two options for collecting the supplemental assessment as provided in paragraph (a)(1) of this section. The handler shall notify the Cotton Board as to the method selected at the time the handler files the first handler report each marketing year.

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(b) *Importer assessment.* An assessment for cotton research and promotion of \$1 per bale is hereby levied on each bale of cotton, or the bale equivalent thereof for cotton in cotton-containing products identified in the HTS conversion factor table in paragraph (b)(3) of this section and imported into the United States on or after July 31, 1992. The \$1 per bale assessment shall be converted to a fixed amount per kilogram to facilitate the U.S. Customs Service in collecting this assessment.

(1) A supplemental assessment for cotton research and promotion in addition to the \$1 per bale assessment provided for in paragraph (b) of this section is hereby levied on each bale of cotton or bale equivalent of cotton in cotton-containing products, identified in this subpart, imported into the United States on or after July 31, 1992. The supplemental assessment shall be levied at the rate of five-tenths of one percent of the historical value of cotton as determined by the Secretary and expressed in paragraph (b)(2) of this section. The rate of the supplemental assessment on imported cotton will be the same as that levied on cotton produced within the United States. The supplemental assessment will be calculated as a fixed amount per kilogram and added to the \$1 per bale or bale equivalent assessment to facilitate the Customs Service in collecting assessments.

(2) The 12-month average of monthly weighted average prices received by U.S. farmers will be calculated annually. Such weighted average will be used as the value of imported cotton for the purpose of levying the supplemental assessment on imported cotton and will be expressed in kilograms. The value of imported cotton for the purpose of levying this supplemental assessment is \$1.2876 cents per kilogram.

(3) The following table contains Harmonized Tariff Schedule (HTS) classification numbers and corresponding conversion factors and assessments. The left column of the following table indicates the HTS classifications of imported cotton and cotton-containing products subject to assessment. The center column indicates the conversion factor for determining the raw fiber

content for each kilogram of the HTS. HTS numbers for raw cotton have no conversion factor in the table. The right column indicates the total assessment per kilogram of the article assessed.

(i) Any line item entry of cotton appearing on Customs entry documentation in which the value of the cotton contained therein results in the calculation of an assessment of two dollars (\$2.00) or less will not be subject to assessments as described in this section.

(ii) In the event that any HTS number subject to assessment is changed and such change is merely a replacement of a previous number and has no impact on the physical properties, description, or cotton content of the product involved, assessments will continue to be collected based on the new number.

IMPORT ASSESSMENT TABLE
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5007106010	0.2713	0.3493
5007106020	0.2713	0.3493
5007906010	0.2713	0.3493
5007906020	0.2713	0.3493
5112904000	0.1085	0.1397
5112905000	0.1085	0.1397
5112909010	0.1085	0.1397
5112909090	0.1085	0.1397
5201000500	0	1.2876
5201001200	0	1.2876
5201001400	0	1.2876
5201001800	0	1.2876
5201002200	0	1.2876
5201002400	0	1.2876
5201002800	0	1.2876
5201003400	0	1.2876
5201003800	0	1.2876
5204110000	1.0526	1.3553
5204190000	0.6316	0.8132
5204200000	1.0526	1.3553
5205111000	1	1.2876
5205112000	1	1.2876
5205121000	1	1.2876
5205122000	1	1.2876
5205131000	1	1.2876
5205132000	1	1.2876
5205141000	1	1.2876
5205142000	1	1.2876
5205151000	1	1.2876
5205152000	1	1.2876
5205210020	1.044	1.3443
5205210090	1.044	1.3443
5205220020	1.044	1.3443
5205220090	1.044	1.3443
5205230020	1.044	1.3443
5205230090	1.044	1.3443
5205240020	1.044	1.3443
5205240090	1.044	1.3443
5205260020	1.044	1.3443

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5205260090	1.044	1.3443
5205270020	1.044	1.3443
5205270090	1.044	1.3443
5205280020	1.044	1.3443
5205280090	1.044	1.3443
5205310000	1	1.2876
5205320000	1	1.2876
5205330000	1	1.2876
5205340000	1	1.2876
5205350000	1	1.2876
5205410020	1.044	1.3443
5205410090	1.044	1.3443
5205420021	1.044	1.3443
5205420029	1.044	1.3443
5205420090	1.044	1.3443
5205430021	1.044	1.3443
5205430029	1.044	1.3443
5205430090	1.044	1.3443
5205440021	1.044	1.3443
5205440029	1.044	1.3443
5205440090	1.044	1.3443
5205460021	1.044	1.3443
5205460029	1.044	1.3443
5205460090	1.044	1.3443
5205470021	1.044	1.3443
5205470029	1.044	1.3443
5205470090	1.044	1.3443
5205480020	1.044	1.3443
5205480090	1.044	1.3443
5206110000	0.7368	0.9487
5206120000	0.7368	0.9487
5206130000	0.7368	0.9487
5206140000	0.7368	0.9487
5206150000	0.7368	0.9487
5206210000	0.7692	0.9904
5206220000	0.7692	0.9904
5206230000	0.7692	0.9904
5206240000	0.7692	0.9904
5206250000	0.7692	0.9904
5206310000	0.7368	0.9487
5206320000	0.7368	0.9487
5206330000	0.7368	0.9487
5206340000	0.7368	0.9487
5206350000	0.7368	0.9487
5206410000	0.7692	0.9904
5206420000	0.7692	0.9904
5206430000	0.7692	0.9904
5206440000	0.7692	0.9904
5206450000	0.7692	0.9904
5207100000	0.9474	1.2199
5207900000	0.6316	0.8132
5208112020	1.0852	1.3973
5208112040	1.0852	1.3973
5208112090	1.0852	1.3973
5208114020	1.0852	1.3973
5208114040	1.0852	1.3973
5208114060	1.0852	1.3973
5208114090	1.0852	1.3973
5208116000	1.0852	1.3973
5208118020	1.0852	1.3973
5208118090	1.0852	1.3973
5208124020	1.0852	1.3973
5208124040	1.0852	1.3973
5208124090	1.0852	1.3973
5208126020	1.0852	1.3973
5208126040	1.0852	1.3973
5208126060	1.0852	1.3973
5208126090	1.0852	1.3973
5208128020	1.0852	1.3973
5208128090	1.0852	1.3973

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5208130000	1.0852	1.3973
5208192020	1.0852	1.3973
5208192090	1.0852	1.3973
5208194020	1.0852	1.3973
5208194090	1.0852	1.3973
5208196020	1.0852	1.3973
5208196090	1.0852	1.3973
5208198020	1.0852	1.3973
5208198090	1.0852	1.3973
5208212020	1.0852	1.3973
5208212040	1.0852	1.3973
5208212090	1.0852	1.3973
5208214020	1.0852	1.3973
5208214040	1.0852	1.3973
5208214060	1.0852	1.3973
5208214090	1.0852	1.3973
5208216020	1.0852	1.3973
5208216090	1.0852	1.3973
5208224020	1.0852	1.3973
5208224040	1.0852	1.3973
5208224090	1.0852	1.3973
5208226020	1.0852	1.3973
5208226040	1.0852	1.3973
5208226060	1.0852	1.3973
5208226090	1.0852	1.3973
5208228020	1.0852	1.3973
5208228090	1.0852	1.3973
5208230000	1.0852	1.3973
5208292020	1.0852	1.3973
5208292090	1.0852	1.3973
5208294020	1.0852	1.3973
5208294090	1.0852	1.3973
5208296020	1.0852	1.3973
5208296090	1.0852	1.3973
5208298020	1.0852	1.3973
5208298090	1.0852	1.3973
5208312000	1.0852	1.3973
5208314020	1.0852	1.3973
5208314040	1.0852	1.3973
5208314090	1.0852	1.3973
5208316020	1.0852	1.3973
5208316040	1.0852	1.3973
5208316060	1.0852	1.3973
5208316090	1.0852	1.3973
5208318020	1.0852	1.3973
5208318090	1.0852	1.3973
5208321000	1.0852	1.3973
5208323020	1.0852	1.3973
5208323040	1.0852	1.3973
5208324020	1.0852	1.3973
5208324040	1.0852	1.3973
5208324060	1.0852	1.3973
5208324090	1.0852	1.3973
5208325020	1.0852	1.3973
5208325090	1.0852	1.3973
5208330000	1.0852	1.3973
5208392020	1.0852	1.3973
5208392090	1.0852	1.3973
5208394020	1.0852	1.3973
5208394090	1.0852	1.3973
5208396020	1.0852	1.3973
5208396090	1.0852	1.3973
5208398020	1.0852	1.3973
5208398090	1.0852	1.3973
5208412000	1.0852	1.3973
5208414000	1.0852	1.3973
5208416000	1.0852	1.3973
5208418000	1.0852	1.3973
5208421000	1.0852	1.3973

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5208423000	1.0852	1.3973
5208424000	1.0852	1.3973
5208425000	1.0852	1.3973
5208430000	1.0852	1.3973
5208492000	1.0852	1.3973
5208494010	1.0852	1.3973
5208494020	1.0852	1.3973
5208494090	1.0852	1.3973
5208496010	1.0852	1.3973
5208496020	1.0852	1.3973
5208496030	1.0852	1.3973
5208496090	1.0852	1.3973
5208498020	1.0852	1.3973
5208498090	1.0852	1.3973
5208512000	1.0852	1.3973
5208514020	1.0852	1.3973
5208514040	1.0852	1.3973
5208514090	1.0852	1.3973
5208516020	1.0852	1.3973
5208516040	1.0852	1.3973
5208516060	1.0852	1.3973
5208516090	1.0852	1.3973
5208518020	1.0852	1.3973
5208518090	1.0852	1.3973
5208521000	1.0852	1.3973
5208523020	1.0852	1.3973
5208523035	1.0852	1.3973
5208523045	1.0852	1.3973
5208523090	1.0852	1.3973
5208524020	1.0852	1.3973
5208524035	1.0852	1.3973
5208524045	1.0852	1.3973
5208524055	1.0852	1.3973
5208524065	1.0852	1.3973
5208524090	1.0852	1.3973
5208525020	1.0852	1.3973
5208525090	1.0852	1.3973
5208591000	1.0852	1.3973
5208592015	1.0852	1.3973
5208592025	1.0852	1.3973
5208592085	1.0852	1.3973
5208592095	1.0852	1.3973
5208594020	1.0852	1.3973
5208594090	1.0852	1.3973
5208596020	1.0852	1.3973
5208596090	1.0852	1.3973
5208598020	1.0852	1.3973
5208598090	1.0852	1.3973
5209110020	1.0309	1.3274
5209110025	1.0309	1.3274
5209110035	1.0309	1.3274
5209110050	1.0309	1.3274
5209110090	1.0309	1.3274
5209120020	1.0309	1.3274
5209120040	1.0309	1.3274
5209190020	1.0309	1.3274
5209190040	1.0309	1.3274
5209190060	1.0309	1.3274
5209190090	1.0309	1.3274
5209210020	1.0309	1.3274
5209210025	1.0309	1.3274
5209210035	1.0309	1.3274
5209210050	1.0309	1.3274
5209210090	1.0309	1.3274
5209220020	1.0309	1.3274
5209220040	1.0309	1.3274
5209290020	1.0309	1.3274
5209290040	1.0309	1.3274
5209290060	1.0309	1.3274
5209290090	1.0309	1.3274

HTS No.	Conv. factor	Cents/kg.
5209313000	1.0309	1.3274
5209316020	1.0309	1.3274
5209316025	1.0309	1.3274
5209316035	1.0309	1.3274
5209316050	1.0309	1.3274
5209316090	1.0309	1.3274
5209320020	1.0309	1.3274
5209320040	1.0309	1.3274
5209390020	1.0309	1.3274
5209390040	1.0309	1.3274
5209390060	1.0309	1.3274
5209390080	1.0309	1.3274
5209390090	1.0309	1.3274
5209413000	1.0309	1.3274
5209416020	1.0309	1.3274
5209416040	1.0309	1.3274
5209420020	0.9767	1.2576
5209420040	0.9767	1.2576
5209420060	0.9767	1.2576
5209420080	0.9767	1.2576
5209430030	1.0309	1.3274
5209430050	1.0309	1.3274
5209490020	1.0309	1.3274
5209490040	1.0309	1.3274
5209490090	1.0309	1.3274
5209513000	1.0309	1.3274
5209516015	1.0852	1.3973
5209516025	1.0852	1.3973
5209516032	1.0852	1.3973
5209516035	1.0852	1.3973
5209516050	1.0852	1.3973
5209516090	1.0852	1.3973
5209520020	1.0852	1.3973
5209520040	1.0852	1.3973
5209590015	1.0852	1.3973
5209590025	1.0852	1.3973
5209590040	1.0852	1.3973
5209590060	1.0852	1.3973
5209590090	1.0852	1.3973
5210114020	0.6511	0.8384
5210114040	0.6511	0.8384
5210114090	0.6511	0.8384
5210116020	0.6511	0.8384
5210116040	0.6511	0.8384
5210116060	0.6511	0.8384
5210116090	0.6511	0.8384
5210118020	0.6511	0.8384
5210118090	0.6511	0.8384
5210191000	0.6511	0.8384
5210192020	0.6511	0.8384
5210192090	0.6511	0.8384
5210194020	0.6511	0.8384
5210194090	0.6511	0.8384
5210196020	0.6511	0.8384
5210196090	0.6511	0.8384
5210198020	0.6511	0.8384
5210198090	0.6511	0.8384
5210214020	0.6511	0.8384
5210214040	0.6511	0.8384
5210214090	0.6511	0.8384
5210216020	0.6511	0.8384
5210216040	0.6511	0.8384
5210216060	0.6511	0.8384
5210216090	0.6511	0.8384
5210218020	0.6511	0.8384
5210218090	0.6511	0.8384
5210291000	0.6511	0.8384
5210292020	0.6511	0.8384
5210292090	0.6511	0.8384
5210294020	0.6511	0.8384

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5210294090	0.6511	0.8384
5210296020	0.6511	0.8384
5210296090	0.6511	0.8384
5210298020	0.6511	0.8384
5210298090	0.6511	0.8384
5210314020	0.6511	0.8384
5210314040	0.6511	0.8384
5210314090	0.6511	0.8384
5210316020	0.6511	0.8384
5210316040	0.6511	0.8384
5210316060	0.6511	0.8384
5210316090	0.6511	0.8384
5210318020	0.6511	0.8384
5210318090	0.6511	0.8384
5210320000	0.6511	0.8384
5210392020	0.6511	0.8384
5210392090	0.6511	0.8384
5210394020	0.6511	0.8384
5210394090	0.6511	0.8384
5210396020	0.6511	0.8384
5210396090	0.6511	0.8384
5210398020	0.6511	0.8384
5210398090	0.6511	0.8384
5210414000	0.6511	0.8384
5210416000	0.6511	0.8384
5210418000	0.6511	0.8384
5210491000	0.6511	0.8384
5210492000	0.6511	0.8384
5210494010	0.6511	0.8384
5210494020	0.6511	0.8384
5210494090	0.6511	0.8384
5210496010	0.6511	0.8384
5210496020	0.6511	0.8384
5210496090	0.6511	0.8384
5210498020	0.6511	0.8384
5210498090	0.6511	0.8384
5210514020	0.6511	0.8384
5210514040	0.6511	0.8384
5210514090	0.6511	0.8384
5210516020	0.6511	0.8384
5210516040	0.6511	0.8384
5210516060	0.6511	0.8384
5210516090	0.6511	0.8384
5210518020	0.6511	0.8384
5210518090	0.6511	0.8384
5210591000	0.6511	0.8384
5210592020	0.6511	0.8384
5210592090	0.6511	0.8384
5210594020	0.6511	0.8384
5210594090	0.6511	0.8384
5210596020	0.6511	0.8384
5210596090	0.6511	0.8384
5210598020	0.6511	0.8384
5210598090	0.6511	0.8384
5211110020	0.6511	0.8384
5211110025	0.6511	0.8384
5211110035	0.6511	0.8384
5211110050	0.6511	0.8384
5211110090	0.6511	0.8384
5211120020	0.6511	0.8384
5211120040	0.6511	0.8384
5211190020	0.6511	0.8384
5211190040	0.6511	0.8384
5211190060	0.6511	0.8384
5211190090	0.6511	0.8384
5211202120	0.6511	0.8384
5211202125	0.6511	0.8384
5211202135	0.6511	0.8384
5211202150	0.6511	0.8384
5211202190	0.6511	0.8384

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5211202220	0.6511	0.8384
5211202240	0.6511	0.8384
5211202920	0.6511	0.8384
5211202940	0.6511	0.8384
5211202960	0.6511	0.8384
5211202990	0.6511	0.8384
5211310020	0.6511	0.8384
5211310025	0.6511	0.8384
5211310035	0.6511	0.8384
5211310050	0.6511	0.8384
5211310090	0.6511	0.8384
5211320020	0.6511	0.8384
5211320040	0.6511	0.8384
5211390020	0.6511	0.8384
5211390040	0.6511	0.8384
5211390060	0.6511	0.8384
5211390090	0.6511	0.8384
5211410020	0.6511	0.8384
5211410040	0.6511	0.8384
5211420020	0.7054	0.9083
5211420040	0.7054	0.9083
5211420060	0.6511	0.8384
5211420080	0.6511	0.8384
5211430030	0.6511	0.8384
5211430050	0.6511	0.8384
5211490020	0.6511	0.8384
5211490090	0.6511	0.8384
5211510020	0.6511	0.8384
5211510030	0.6511	0.8384
5211510050	0.6511	0.8384
5211510090	0.6511	0.8384
5211520020	0.6511	0.8384
5211520040	0.6511	0.8384
5211590015	0.6511	0.8384
5211590025	0.6511	0.8384
5211590040	0.6511	0.8384
5211590060	0.6511	0.8384
5211590090	0.6511	0.8384
5212111010	0.5845	0.7526
5212111020	0.6231	0.8023
5212116010	0.8681	1.1178
5212116020	0.8681	1.1178
5212116030	0.8681	1.1178
5212116040	0.8681	1.1178
5212116050	0.8681	1.1178
5212116060	0.8681	1.1178
5212116070	0.8681	1.1178
5212116080	0.8681	1.1178
5212116090	0.8681	1.1178
5212121010	0.5845	0.7526
5212121020	0.6231	0.8023
5212126010	0.8681	1.1178
5212126020	0.8681	1.1178
5212126030	0.8681	1.1178
5212126040	0.8681	1.1178
5212126050	0.8681	1.1178
5212126060	0.8681	1.1178
5212126070	0.8681	1.1178
5212126080	0.8681	1.1178
5212126090	0.8681	1.1178
5212131010	0.5845	0.7526
5212131020	0.6231	0.8023
5212136010	0.8681	1.1178
5212136020	0.8681	1.1178
5212136030	0.8681	1.1178
5212136040	0.8681	1.1178
5212136050	0.8681	1.1178
5212136060	0.8681	1.1178
5212136070	0.8681	1.1178
5212136080	0.8681	1.1178

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5212136090	0.8681	1.1178
5212141010	0.5845	0.7526
5212141020	0.6231	0.8023
5212146010	0.8681	1.1178
5212146020	0.8681	1.1178
5212146030	0.8681	1.1178
5212146090	0.8681	1.1178
5212151010	0.5845	0.7526
5212151020	0.6231	0.8023
5212156010	0.8681	1.1178
5212156020	0.8681	1.1178
5212156030	0.8681	1.1178
5212156040	0.8681	1.1178
5212156050	0.8681	1.1178
5212156060	0.8681	1.1178
5212156070	0.8681	1.1178
5212156080	0.8681	1.1178
5212156090	0.8681	1.1178
5212211010	0.5845	0.7526
5212211020	0.6231	0.8023
5212216010	0.8681	1.1178
5212216020	0.8681	1.1178
5212216030	0.8681	1.1178
5212216040	0.8681	1.1178
5212216050	0.8681	1.1178
5212216060	0.8681	1.1178
5212216090	0.8681	1.1178
5212221010	0.5845	0.7526
5212221020	0.6231	0.8023
5212226010	0.8681	1.1178
5212226020	0.8681	1.1178
5212226030	0.8681	1.1178
5212226040	0.8681	1.1178
5212226050	0.8681	1.1178
5212226060	0.8681	1.1178
5212226090	0.8681	1.1178
5212231010	0.5845	0.7526
5212231020	0.6231	0.8023
5212236010	0.8681	1.1178
5212236020	0.8681	1.1178
5212236030	0.8681	1.1178
5212236040	0.8681	1.1178
5212236050	0.8681	1.1178
5212236060	0.8681	1.1178
5212236090	0.8681	1.1178
5212241010	0.5845	0.7526
5212241020	0.6231	0.8023
5212246010	0.8681	1.1178
5212246020	0.7054	0.9083
5212246030	0.8681	1.1178
5212246040	0.8681	1.1178
5212246090	0.8681	1.1178
5212251010	0.5845	0.7526
5212251020	0.6231	0.8023
5212256010	0.8681	1.1178
5212256020	0.8681	1.1178
5212256030	0.8681	1.1178
5212256040	0.8681	1.1178
5212256050	0.8681	1.1178
5212256060	0.8681	1.1178
5212256090	0.8681	1.1178
5309213005	0.5426	0.6987
5309213010	0.5426	0.6987
5309213015	0.5426	0.6987
5309213020	0.5426	0.6987
5309214010	0.2713	0.3493
5309214090	0.2713	0.3493
5309293005	0.5426	0.6987
5309293010	0.5426	0.6987
5309293015	0.5426	0.6987

HTS No.	Conv. factor	Cents/kg.
5309293020	0.5426	0.6987
5309294010	0.2713	0.3493
5309294090	0.2713	0.3493
5311003005	0.5426	0.6987
5311003010	0.5426	0.6987
5311003015	0.5426	0.6987
5311003020	0.5426	0.6987
5311004010	0.8681	1.1178
5311004020	0.8681	1.1178
5407810010	0.5426	0.6987
5407810020	0.5426	0.6987
5407810030	0.5426	0.6987
5407810040	0.5426	0.6987
5407810090	0.5426	0.6987
5407820010	0.5426	0.6987
5407820020	0.5426	0.6987
5407820030	0.5426	0.6987
5407820040	0.5426	0.6987
5407820090	0.5426	0.6987
5407830010	0.5426	0.6987
5407830020	0.5426	0.6987
5407830030	0.5426	0.6987
5407830040	0.5426	0.6987
5407830090	0.5426	0.6987
5407840010	0.5426	0.6987
5407840020	0.5426	0.6987
5407840030	0.5426	0.6987
5407840040	0.5426	0.6987
5407840090	0.5426	0.6987
5509210000	0.1053	0.1356
5509220010	0.1053	0.1356
5509220090	0.1053	0.1356
5509530030	0.3158	0.4066
5509530060	0.3158	0.4066
5509620000	0.5263	0.6777
5509920000	0.5263	0.6777
5510300000	0.3684	0.4744
5511200000	0.3158	0.4066
5512110010	0.1085	0.1397
5512110022	0.1085	0.1397
5512110027	0.1085	0.1397
5512110030	0.1085	0.1397
5512110040	0.1085	0.1397
5512110050	0.1085	0.1397
5512110060	0.1085	0.1397
5512110070	0.1085	0.1397
5512110090	0.1085	0.1397
5512190005	0.1085	0.1397
5512190010	0.1085	0.1397
5512190015	0.1085	0.1397
5512190022	0.1085	0.1397
5512190027	0.1085	0.1397
5512190030	0.1085	0.1397
5512190035	0.1085	0.1397
5512190040	0.1085	0.1397
5512190045	0.1085	0.1397
5512190050	0.1085	0.1397
5512190090	0.1085	0.1397
5512210010	0.0326	0.0420
5512210020	0.0326	0.0420
5512210030	0.0326	0.0420
5512210040	0.0326	0.0420
5512210060	0.0326	0.0420
5512210070	0.0326	0.0420
5512210090	0.0326	0.0420
5512290010	0.217	0.2794
5512910010	0.0543	0.0699
5512990005	0.0543	0.0699
5512990010	0.0543	0.0699
5512990015	0.0543	0.0699

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5512990020	0.0543	0.0699
5512990025	0.0543	0.0699
5512990030	0.0543	0.0699
5512990035	0.0543	0.0699
5512990040	0.0543	0.0699
5512990045	0.0543	0.0699
5512990090	0.0543	0.0699
5513110020	0.3581	0.4611
5513110040	0.3581	0.4611
5513110060	0.3581	0.4611
5513110090	0.3581	0.4611
5513120000	0.3581	0.4611
5513130020	0.3581	0.4611
5513130040	0.3581	0.4611
5513130090	0.3581	0.4611
5513190010	0.3581	0.4611
5513190020	0.3581	0.4611
5513190030	0.3581	0.4611
5513190040	0.3581	0.4611
5513190050	0.3581	0.4611
5513190060	0.3581	0.4611
5513190090	0.3581	0.4611
5513210020	0.3581	0.4611
5513210040	0.3581	0.4611
5513210060	0.3581	0.4611
5513210090	0.3581	0.4611
5513230121	0.3581	0.4611
5513230141	0.3581	0.4611
5513230191	0.3581	0.4611
5513290010	0.3581	0.4611
5513290020	0.3581	0.4611
5513290030	0.3581	0.4611
5513290040	0.3581	0.4611
5513290050	0.3581	0.4611
5513290060	0.3581	0.4611
5513290090	0.3581	0.4611
5513310000	0.3581	0.4611
5513390111	0.3581	0.4611
5513390115	0.3581	0.4611
5513390191	0.3581	0.4611
5513410020	0.3581	0.4611
5513410040	0.3581	0.4611
5513410060	0.3581	0.4611
5513410090	0.3581	0.4611
5513491000	0.3581	0.4611
5513492020	0.3581	0.4611
5513492040	0.3581	0.4611
5513492090	0.3581	0.4611
5513499010	0.3581	0.4611
5513499020	0.3581	0.4611
5513499030	0.3581	0.4611
5513499040	0.3581	0.4611
5513499050	0.3581	0.4611
5513499060	0.3581	0.4611
5513499090	0.3581	0.4611
5514110020	0.4341	0.5589
5514110030	0.4341	0.5589
5514110050	0.4341	0.5589
5514110090	0.4341	0.5589
5514120020	0.4341	0.5589
5514120040	0.4341	0.5589
5514191020	0.4341	0.5589
5514191040	0.4341	0.5589
5514191090	0.4341	0.5589
5514199010	0.4341	0.5589
5514199020	0.4341	0.5589
5514199030	0.4341	0.5589
5514199040	0.4341	0.5589
5514199090	0.4341	0.5589
5514210020	0.4341	0.5589

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5514210030	0.4341	0.5589
5514210050	0.4341	0.5589
5514210090	0.4341	0.5589
5514220020	0.4341	0.5589
5514220040	0.4341	0.5589
5514230020	0.4341	0.5589
5514230040	0.4341	0.5589
5514230090	0.4341	0.5589
5514290010	0.4341	0.5589
5514290020	0.4341	0.5589
5514290030	0.4341	0.5589
5514290040	0.4341	0.5589
5514290090	0.4341	0.5589
5514303100	0.4341	0.5589
5514303210	0.4341	0.5589
5514303215	0.4341	0.5589
5514303280	0.4341	0.5589
5514303310	0.4341	0.5589
5514303390	0.4341	0.5589
5514303910	0.4341	0.5589
5514303920	0.4341	0.5589
5514303990	0.4341	0.5589
5514410020	0.4341	0.5589
5514410030	0.4341	0.5589
5514410050	0.4341	0.5589
5514410090	0.4341	0.5589
5514420020	0.4341	0.5589
5514420040	0.4341	0.5589
5514430020	0.4341	0.5589
5514430040	0.4341	0.5589
5514430090	0.4341	0.5589
5514490010	0.4341	0.5589
5514490030	0.4341	0.5589
5514490040	0.4341	0.5589
5514490090	0.4341	0.5589
5515110005	0.1085	0.1397
5515110010	0.1085	0.1397
5515110015	0.1085	0.1397
5515110020	0.1085	0.1397
5515110025	0.1085	0.1397
5515110030	0.1085	0.1397
5515110035	0.1085	0.1397
5515110040	0.1085	0.1397
5515110045	0.1085	0.1397
5515110090	0.1085	0.1397
5515120010	0.1085	0.1397
5515120022	0.1085	0.1397
5515120027	0.1085	0.1397
5515120030	0.1085	0.1397
5515120040	0.1085	0.1397
5515120090	0.1085	0.1397
5515190005	0.1085	0.1397
5515190010	0.1085	0.1397
5515190015	0.1085	0.1397
5515190020	0.1085	0.1397
5515190025	0.1085	0.1397
5515190030	0.1085	0.1397
5515190035	0.1085	0.1397
5515190040	0.1085	0.1397
5515190045	0.1085	0.1397
5515190090	0.1085	0.1397
5515290005	0.1085	0.1397
5515290010	0.1085	0.1397
5515290015	0.1085	0.1397
5515290020	0.1085	0.1397
5515290025	0.1085	0.1397
5515290030	0.1085	0.1397
5515290035	0.1085	0.1397
5515290040	0.1085	0.1397

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5515290045	0.1085	0.1397
5515290090	0.1085	0.1397
5515999005	0.1085	0.1397
5515999010	0.1085	0.1397
5515999015	0.1085	0.1397
5515999020	0.1085	0.1397
5515999025	0.1085	0.1397
5515999030	0.1085	0.1397
5515999035	0.1085	0.1397
5515999040	0.1085	0.1397
5515999045	0.1085	0.1397
5515999090	0.1085	0.1397
5516210010	0.1085	0.1397
5516210020	0.1085	0.1397
5516210030	0.1085	0.1397
5516210040	0.1085	0.1397
5516210090	0.1085	0.1397
5516220010	0.1085	0.1397
5516220020	0.1085	0.1397
5516220030	0.1085	0.1397
5516220040	0.1085	0.1397
5516220090	0.1085	0.1397
5516230010	0.1085	0.1397
5516230020	0.1085	0.1397
5516230030	0.1085	0.1397
5516230040	0.1085	0.1397
5516230090	0.1085	0.1397
5516240010	0.1085	0.1397
5516240020	0.1085	0.1397
5516240030	0.1085	0.1397
5516240040	0.1085	0.1397
5516240085	0.1085	0.1397
5516240095	0.1085	0.1397
5516410010	0.3798	0.4890
5516410022	0.3798	0.4890
5516410027	0.3798	0.4890
5516410030	0.3798	0.4890
5516410040	0.3798	0.4890
5516410050	0.3798	0.4890
5516410060	0.3798	0.4890
5516410070	0.3798	0.4890
5516410090	0.3798	0.4890
5516420010	0.3798	0.4890
5516420022	0.3798	0.4890
5516420027	0.3798	0.4890
5516420030	0.3798	0.4890
5516420040	0.3798	0.4890
5516420050	0.3798	0.4890
5516420060	0.3798	0.4890
5516420070	0.3798	0.4890
5516420090	0.3798	0.4890
5516430010	0.217	0.2794
5516430015	0.3798	0.4890
5516430020	0.3798	0.4890
5516430035	0.3798	0.4890
5516430080	0.3798	0.4890
5516440010	0.3798	0.4890
5516440022	0.3798	0.4890
5516440027	0.3798	0.4890
5516440030	0.3798	0.4890
5516440040	0.3798	0.4890
5516440050	0.3798	0.4890
5516440060	0.3798	0.4890
5516440070	0.3798	0.4890
5516440090	0.3798	0.4890
5516910010	0.0543	0.0699
5516910020	0.0543	0.0699
5516910030	0.0543	0.0699
5516910040	0.0543	0.0699
5516910050	0.0543	0.0699

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5516910060	0.0543	0.0699
5516910070	0.0543	0.0699
5516910090	0.0543	0.0699
5516920010	0.0543	0.0699
5516920020	0.0543	0.0699
5516920030	0.0543	0.0699
5516920040	0.0543	0.0699
5516920050	0.0543	0.0699
5516920060	0.0543	0.0699
5516920070	0.0543	0.0699
5516920090	0.0543	0.0699
5516930010	0.0543	0.0699
5516930020	0.0543	0.0699
5516930090	0.0543	0.0699
5516940010	0.0543	0.0699
5516940020	0.0543	0.0699
5516940030	0.0543	0.0699
5516940040	0.0543	0.0699
5516940050	0.0543	0.0699
5516940060	0.0543	0.0699
5516940070	0.0543	0.0699
5516940090	0.0543	0.0699
5601210010	0.9767	1.2576
5601210090	0.9767	1.2576
5601220010	0.9767	1.2576
5601220090	0.9767	1.2576
5601300000	0.3256	0.4192
5602101000	0.0543	0.0699
5602109090	0.4341	0.5589
5602290000	0.4341	0.5589
5602906000	0.5426	0.6987
5602909000	0.3256	0.4192
5603143000	0.2713	0.3493
5603910010	0.0217	0.0279
5603910090	0.0651	0.0838
5603920010	0.0217	0.0279
5603920090	0.0651	0.0838
5603930010	0.0217	0.0279
5603930090	0.0651	0.0838
5603941090	0.3256	0.4192
5603943000	0.1628	0.2096
5603949010	0.0326	0.0420
5604100000	0.2632	0.3389
5604909000	0.2105	0.2710
5605009000	0.1579	0.2033
5606000010	0.1263	0.1626
5606000090	0.1263	0.1626
5607502500	0.1684	0.2168
5607909000	0.8421	1.0843
5608901000	1.0852	1.3973
5608902300	0.6316	0.8132
5608902700	0.6316	0.8132
5608903000	0.3158	0.4066
5609001000	0.8421	1.0843
5609004000	0.2105	0.2710
5701101300	0.0526	0.0677
5701101600	0.0526	0.0677
5701104000	0.0526	0.0677
5701109000	0.0526	0.0677
5701901010	1	1.2876
5701901020	1	1.2876
5701901030	0.0526	0.0677
5701901090	0.0526	0.0677
5701902010	0.9474	1.2199
5701902020	0.9474	1.2199
5701902030	0.0526	0.0677
5701902090	0.0526	0.0677
5702101000	0.0447	0.0576
5702109010	0.0447	0.0576
5702109020	0.85	1.0945

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IMPORT ASSESSMENT TABLE—Continued

[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5702109030	0.0447	0.0576
5702109090	0.0447	0.0576
5702201000	0.0447	0.0576
5702311000	0.0447	0.0576
5702312000	0.0895	0.1152
5702322000	0.0895	0.1152
5702391000	0.0895	0.1152
5702392010	0.8053	1.0369
5702392090	0.0447	0.0576
5702411000	0.0447	0.0576
5702412000	0.0447	0.0576
5702421000	0.0895	0.1152
5702422020	0.0895	0.1152
5702422080	0.0895	0.1152
5702491020	0.8947	1.1520
5702491080	0.8947	1.1520
5702492000	0.0895	0.1152
5702502000	0.0895	0.1152
5702504000	0.0447	0.0576
5702505200	0.0895	0.1152
5702505600	0.85	1.0945
5702912000	0.0447	0.0576
5702913000	0.0447	0.0576
5702914000	0.0447	0.0576
5702921000	0.0447	0.0576
5702929000	0.0447	0.0576
5702990500	0.8947	1.1520
5702991500	0.8947	1.1520
5703201000	0.0452	0.0582
5703202010	0.0452	0.0582
5703302000	0.0452	0.0582
5703900000	0.3615	0.4655
5705001000	0.0452	0.0582
5705002005	0.0452	0.0582
5705002015	0.0452	0.0582
5705002020	0.7682	0.9891
5705002030	0.0452	0.0582
5705002090	0.1808	0.2328
5801210000	0.9767	1.2576
5801221000	0.9767	1.2576
5801229000	0.9767	1.2576
5801230000	0.9767	1.2576
5801260010	0.7596	0.9781
5801260020	0.7596	0.9781
5801271000	0.9767	1.2576
5801275010	1.0852	1.3973
5801275020	0.9767	1.2576
5801310000	0.217	0.2794
5801320000	0.217	0.2794
5801330000	0.217	0.2794
5801360010	0.217	0.2794
5801360020	0.217	0.2794
5802110000	1.0309	1.3274
5802190000	1.0309	1.3274
5802200020	0.1085	0.1397
5802200090	0.3256	0.4192
5802300030	0.4341	0.5589
5802300090	0.1085	0.1397
5803001000	1.0852	1.3973
5803002000	0.8681	1.1178
5803003000	0.8681	1.1178
5803005000	0.3256	0.4192
5804101000	0.4341	0.5589
5804109090	0.2193	0.2824
5804291000	0.8772	1.1295
5804300020	0.3256	0.4192
5805001000	0.1085	0.1397
5805003000	1.0852	1.3973
5806101000	0.8681	1.1178
5806103090	0.217	0.2794

IMPORT ASSESSMENT TABLE—Continued

[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
5806200010	0.2577	0.3318
5806200090	0.2577	0.3318
5806310000	0.8681	1.1178
5806393080	0.217	0.2794
5806400000	0.0814	0.1048
5807100510	0.8681	1.1178
5807102010	0.8681	1.1178
5807900510	0.8681	1.1178
5807902010	0.8681	1.1178
5808104000	0.217	0.2794
5808107000	0.217	0.2794
5808900010	0.4341	0.5589
5810100000	0.3256	0.4192
5810910010	0.7596	0.9781
5810910020	0.7596	0.9781
5810921000	0.217	0.2794
5810929030	0.217	0.2794
5810929050	0.217	0.2794
5810929080	0.217	0.2794
5811002000	0.8681	1.1178
5901102000	0.5643	0.7266
5901904000	0.8139	1.0480
5903101000	0.4341	0.5589
5903103000	0.1085	0.1397
5903201000	0.4341	0.5589
5903203090	0.1085	0.1397
5903901000	0.4341	0.5589
5903903090	0.1085	0.1397
5904901000	0.0326	0.0420
5905001000	0.1085	0.1397
5905009000	0.1085	0.1397
5906100000	0.4341	0.5589
5906911000	0.4341	0.5589
5906913000	0.1085	0.1397
5906991000	0.4341	0.5589
5906993000	0.1085	0.1397
5907002500	0.3798	0.4890
5907003500	0.3798	0.4890
5907008090	0.3798	0.4890
5908000000	0.7813	1.0060
5909001000	0.6837	0.8803
5909002000	0.4883	0.6287
5910001010	0.3798	0.4890
5910001020	0.3798	0.4890
5910001030	0.3798	0.4890
5910001060	0.3798	0.4890
5910001070	0.3798	0.4890
5910001090	0.6837	0.8803
5910009000	0.5697	0.7335
5911101000	0.1736	0.2235
5911102000	0.0434	0.0559
5911201000	0.4341	0.5589
5911310010	0.4341	0.5589
5911310020	0.4341	0.5589
5911310030	0.4341	0.5589
5911310080	0.4341	0.5589
5911320010	0.4341	0.5589
5911320020	0.4341	0.5589
5911320030	0.4341	0.5589
5911320080	0.4341	0.5589
5911400000	0.5426	0.6987
5911900040	0.3158	0.4066
5911900080	0.2105	0.2710
6001106000	0.1096	0.1411
6001210000	0.9868	1.2706
6001220000	0.1096	0.1411
6001290000	0.1096	0.1411
6001910010	0.8772	1.1295
6001910020	0.8772	1.1295
6001920010	0.0548	0.0706

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
6001920020	0.0548	0.0706
6001920030	0.0548	0.0706
6001920040	0.0548	0.0706
6001999000	0.1096	0.1411
6002404000	0.7401	0.9530
6002408020	0.1974	0.2542
6002408080	0.1974	0.2542
6002904000	0.7895	1.0166
6002908020	0.1974	0.2542
6002908080	0.1974	0.2542
6003201000	0.8772	1.1295
6003203000	0.8772	1.1295
6003301000	0.1096	0.1411
6003306000	0.1096	0.1411
6003401000	0.1096	0.1411
6003406000	0.1096	0.1411
6003901000	0.1096	0.1411
6003909000	0.1096	0.1411
6004100010	0.2961	0.3813
6004100025	0.2961	0.3813
6004100085	0.2961	0.3813
6004902010	0.2961	0.3813
6004902025	0.2961	0.3813
6004902085	0.2961	0.3813
6004909000	0.2961	0.3813
6005210000	0.7127	0.9177
6005220000	0.7127	0.9177
6005230000	0.7127	0.9177
6005240000	0.7127	0.9177
6005310010	0.1096	0.1411
6005310080	0.1096	0.1411
6005320010	0.1096	0.1411
6005320080	0.1096	0.1411
6005330010	0.1096	0.1411
6005330080	0.1096	0.1411
6005340010	0.1096	0.1411
6005340080	0.1096	0.1411
6005410010	0.1096	0.1411
6005410080	0.1096	0.1411
6005420010	0.1096	0.1411
6005420080	0.1096	0.1411
6005430010	0.1096	0.1411
6005430080	0.1096	0.1411
6005440010	0.1096	0.1411
6005440080	0.1096	0.1411
6005909000	0.1096	0.1411
6006211000	1.0965	1.4119
6006219020	0.7675	0.9882
6006219080	0.7675	0.9882
6006221000	1.0965	1.4119
6006229020	0.7675	0.9882
6006229080	0.7675	0.9882
6006231000	1.0965	1.4119
6006239020	0.7675	0.9882
6006239080	0.7675	0.9882
6006241000	1.0965	1.4119
6006249020	0.7675	0.9882
6006249080	0.7675	0.9882
6006310020	0.3289	0.4235
6006310040	0.3289	0.4235
6006310060	0.3289	0.4235
6006310080	0.3289	0.4235
6006320020	0.3289	0.4235
6006320040	0.3289	0.4235
6006320060	0.3289	0.4235
6006320080	0.3289	0.4235
6006330020	0.3289	0.4235
6006330040	0.3289	0.4235
6006330060	0.3289	0.4235
6006330080	0.3289	0.4235

HTS No.	Conv. factor	Cents/kg.
6006340020	0.3289	0.4235
6006340040	0.3289	0.4235
6006340060	0.3289	0.4235
6006340080	0.3289	0.4235
6006410025	0.3289	0.4235
6006410085	0.3289	0.4235
6006420025	0.3289	0.4235
6006420085	0.3289	0.4235
6006430025	0.3289	0.4235
6006430085	0.3289	0.4235
6006440025	0.3289	0.4235
6006440085	0.3289	0.4235
6006909000	0.1096	0.1411
6101200010	1.02	1.3134
6101200020	1.02	1.3134
6101301000	0.2072	0.2668
6101900500	0.1912	0.2462
6101909010	0.5737	0.7387
6101909030	0.51	0.6567
6101909060	0.255	0.3283
6102100000	0.255	0.3283
6102200010	0.9562	1.2312
6102200020	0.9562	1.2312
6102300500	0.1785	0.2298
6102909005	0.5737	0.7387
6102909015	0.4462	0.5745
6102909030	0.255	0.3283
6103101000	0.0637	0.0820
6103104000	0.1218	0.1568
6103105000	0.1218	0.1568
6103106010	0.8528	1.0981
6103106015	0.8528	1.0981
6103106030	0.8528	1.0981
6103109010	0.5482	0.7059
6103109020	0.5482	0.7059
6103109030	0.5482	0.7059
6103109040	0.1218	0.1568
6103109050	0.1218	0.1568
6103109080	0.1827	0.2352
6103320000	0.8722	1.1230
6103398010	0.7476	0.9626
6103398030	0.3738	0.4813
6103398060	0.2492	0.3209
6103411010	0.3576	0.4604
6103411020	0.3576	0.4604
6103412000	0.3576	0.4604
6103421020	0.8343	1.0742
6103421035	0.8343	1.0742
6103421040	0.8343	1.0742
6103421050	0.8343	1.0742
6103421065	0.8343	1.0742
6103421070	0.8343	1.0742
6103422010	0.8343	1.0742
6103422015	0.8343	1.0742
6103422025	0.8343	1.0742
6103431520	0.2384	0.3070
6103431535	0.2384	0.3070
6103431540	0.2384	0.3070
6103431550	0.2384	0.3070
6103431565	0.2384	0.3070
6103431570	0.2384	0.3070
6103432020	0.2384	0.3070
6103432025	0.2384	0.3070
6103491020	0.2437	0.3138
6103491060	0.2437	0.3138
6103492000	0.2437	0.3138
6103498010	0.5482	0.7059
6103498014	0.3655	0.4706
6103498024	0.2437	0.3138
6103498026	0.2437	0.3138

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IMPORT ASSESSMENT TABLE—Continued

[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
6103498034	0.5482	0.7059
6103498038	0.3655	0.4706
6103498060	0.2437	0.3138
6104196010	0.8722	1.1230
6104196020	0.8722	1.1230
6104196030	0.8722	1.1230
6104196040	0.8722	1.1230
6104198010	0.5607	0.7220
6104198020	0.5607	0.7220
6104198030	0.5607	0.7220
6104198040	0.5607	0.7220
6104198060	0.3738	0.4813
6104198090	0.2492	0.3209
6104320000	0.8722	1.1230
6104392010	0.5607	0.7220
6104392030	0.3738	0.4813
6104392090	0.2492	0.3209
6104420010	0.8528	1.0981
6104420020	0.8528	1.0981
6104499010	0.5482	0.7059
6104499030	0.3655	0.4706
6104499060	0.2437	0.3138
6104520010	0.8822	1.1359
6104520020	0.8822	1.1359
6104598010	0.5672	0.7303
6104598030	0.3781	0.4868
6104598090	0.2521	0.3246
6104610010	0.2384	0.3070
6104610020	0.2384	0.3070
6104610030	0.2384	0.3070
6104621010	0.7509	0.9669
6104621020	0.8343	1.0742
6104621030	0.8343	1.0742
6104622006	0.7151	0.9208
6104622011	0.8343	1.0742
6104622016	0.7151	0.9208
6104622021	0.8343	1.0742
6104622026	0.7151	0.9208
6104622028	0.8343	1.0742
6104622030	0.8343	1.0742
6104622050	0.8343	1.0742
6104622060	0.8343	1.0742
6104631020	0.2384	0.3070
6104631030	0.2384	0.3070
6104632006	0.8343	1.0742
6104632011	0.8343	1.0742
6104632016	0.7151	0.9208
6104632021	0.8343	1.0742
6104632026	0.3576	0.4604
6104632028	0.3576	0.4604
6104632030	0.3576	0.4604
6104632050	0.7151	0.9208
6104632060	0.3576	0.4604
6104691000	0.3655	0.4706
6104692030	0.3655	0.4706
6104692060	0.3655	0.4706
6104698010	0.5482	0.7059
6104698014	0.3655	0.4706
6104698020	0.2437	0.3138
6104698022	0.5482	0.7059
6104698026	0.3655	0.4706
6104698038	0.2437	0.3138
6104698040	0.2437	0.3138
6105100010	0.9332	1.2016
6105100020	0.9332	1.2016
6105100030	0.9332	1.2016
6105202010	0.2916	0.3755
6105202020	0.2916	0.3755
6105202030	0.2916	0.3755
6105908010	0.5249	0.6759

IMPORT ASSESSMENT TABLE—Continued

[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
6105908030	0.3499	0.4505
6105908060	0.2333	0.3004
6106100010	0.9332	1.2016
6106100020	0.9332	1.2016
6106100030	0.9332	1.2016
6106202010	0.2916	0.3755
6106202020	0.4666	0.6008
6106202030	0.2916	0.3755
6106901500	0.0583	0.0751
6106902510	0.5249	0.6759
6106902530	0.3499	0.4505
6106902550	0.2916	0.3755
6106903010	0.5249	0.6759
6106903030	0.3499	0.4505
6106903040	0.2916	0.3755
6107110010	1.0727	1.3812
6107110020	1.0727	1.3812
6107120010	0.4767	0.6138
6107120020	0.4767	0.6138
6107191000	0.1192	0.1535
6107210010	0.8343	1.0742
6107210020	0.7151	0.9208
6107220010	0.3576	0.4604
6107220015	0.1192	0.1535
6107220025	0.2384	0.3070
6107299000	0.1788	0.2302
6107910030	1.1918	1.5346
6107910040	1.1918	1.5346
6107910090	0.9535	1.2277
6107991030	0.3576	0.4604
6107991040	0.3576	0.4604
6107991090	0.3576	0.4604
6107999000	0.1192	0.1535
6108199010	1.0611	1.3663
6108199030	0.2358	0.3036
6108210010	1.179	1.5181
6108210020	1.179	1.5181
6108299000	0.3537	0.4554
6108310010	1.0611	1.3663
6108310020	1.0611	1.3663
6108320010	0.2358	0.3036
6108320015	0.2358	0.3036
6108320025	0.2358	0.3036
6108398000	0.3537	0.4554
6108910005	1.179	1.5181
6108910015	1.179	1.5181
6108910025	1.179	1.5181
6108910030	1.179	1.5181
6108910040	1.179	1.5181
6108920005	0.2358	0.3036
6108920015	0.2358	0.3036
6108920025	0.2358	0.3036
6108920030	0.2358	0.3036
6108920040	0.2358	0.3036
6108999000	0.3537	0.4554
6109100004	1.0022	1.2904
6109100007	1.0022	1.2904
6109100011	1.0022	1.2904
6109100012	1.0022	1.2904
6109100014	1.0022	1.2904
6109100018	1.0022	1.2904
6109100023	1.0022	1.2904
6109100027	1.0022	1.2904
6109100037	1.0022	1.2904
6109100040	1.0022	1.2904
6109100045	1.0022	1.2904
6109100060	1.0022	1.2904
6109100065	1.0022	1.2904
6109100070	1.0022	1.2904
6109901007	0.2948	0.3796

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
6109901009	0.2948	0.3796
6109901013	0.2948	0.3796
6109901025	0.2948	0.3796
6109901047	0.2948	0.3796
6109901049	0.2948	0.3796
6109901050	0.2948	0.3796
6109901060	0.2948	0.3796
6109901065	0.2948	0.3796
6109901070	0.2948	0.3796
6109901075	0.2948	0.3796
6109901090	0.2948	0.3796
6109908010	0.3499	0.4505
6109908030	0.2333	0.3004
6110201010	0.7476	0.9626
6110201020	0.7476	0.9626
6110201022	0.7476	0.9626
6110201024	0.7476	0.9626
6110201026	0.7476	0.9626
6110201029	0.7476	0.9626
6110201031	0.7476	0.9626
6110201033	0.7476	0.9626
6110202005	1.1214	1.4439
6110202010	1.1214	1.4439
6110202015	1.1214	1.4439
6110202020	1.1214	1.4439
6110202025	1.1214	1.4439
6110202030	1.1214	1.4439
6110202035	1.1214	1.4439
6110202040	1.0965	1.4119
6110202045	1.0965	1.4119
6110202067	1.0965	1.4119
6110202069	1.0965	1.4119
6110202077	1.0965	1.4119
6110202079	1.0965	1.4119
6110909010	0.5607	0.7220
6110909012	0.1246	0.1604
6110909014	0.3738	0.4813
6110909020	0.2492	0.3209
6110909022	0.2492	0.3209
6110909024	0.2492	0.3209
6110909026	0.5607	0.7220
6110909028	0.1869	0.2407
6110909030	0.3738	0.4813
6110909038	0.2492	0.3209
6110909040	0.2492	0.3209
6110909042	0.2492	0.3209
6110909044	0.5607	0.7220
6110909046	0.5607	0.7220
6110909052	0.3738	0.4813
6110909054	0.3738	0.4813
6110909064	0.2492	0.3209
6110909066	0.2492	0.3209
6110909067	0.5607	0.7220
6110909069	0.5607	0.7220
6110909071	0.5607	0.7220
6110909073	0.5607	0.7220
6110909079	0.3738	0.4813
6110909080	0.3738	0.4813
6110909081	0.3738	0.4813
6110909082	0.3738	0.4813
6110909088	0.2492	0.3209
6110909090	0.2492	0.3209
6111201000	1.1918	1.5346
6111202000	1.1918	1.5346
6111203000	0.9535	1.2277
6111204000	0.9535	1.2277
6111205000	0.9535	1.2277
6111206010	0.9535	1.2277
6111206020	0.9535	1.2277
6111206030	0.9535	1.2277

HTS No.	Conv. factor	Cents/kg.
6111206050	0.9535	1.2277
6111206070	0.9535	1.2277
6111301000	0.2384	0.3070
6111302000	0.2384	0.3070
6111303000	0.2384	0.3070
6111304000	0.2384	0.3070
6111305010	0.2384	0.3070
6111305015	0.2384	0.3070
6111305020	0.2384	0.3070
6111305030	0.2384	0.3070
6111305050	0.2384	0.3070
6111305070	0.2384	0.3070
6111901000	0.2384	0.3070
6111902000	0.2384	0.3070
6111903000	0.2384	0.3070
6111904000	0.2384	0.3070
6111905010	0.2384	0.3070
6111905020	0.2384	0.3070
6111905030	0.2384	0.3070
6111905050	0.2384	0.3070
6111905070	0.2384	0.3070
6112110010	0.9535	1.2277
6112110020	0.9535	1.2277
6112110030	0.9535	1.2277
6112110040	0.9535	1.2277
6112110050	0.9535	1.2277
6112110060	0.9535	1.2277
6112120010	0.2384	0.3070
6112120020	0.2384	0.3070
6112120030	0.2384	0.3070
6112120040	0.2384	0.3070
6112120050	0.2384	0.3070
6112120060	0.2384	0.3070
6112191010	0.2492	0.3209
6112191020	0.2492	0.3209
6112191030	0.2492	0.3209
6112191040	0.2492	0.3209
6112191050	0.2492	0.3209
6112191060	0.2492	0.3209
6112201060	0.2492	0.3209
6112201070	0.2492	0.3209
6112201080	0.2492	0.3209
6112201090	0.2492	0.3209
6112202010	0.8722	1.1230
6112202020	0.3738	0.4813
6112202030	0.2492	0.3209
6112310010	0.1192	0.1535
6112310020	0.1192	0.1535
6112390010	1.0727	1.3812
6112410010	0.1192	0.1535
6112410020	0.1192	0.1535
6112410030	0.1192	0.1535
6112410040	0.1192	0.1535
6112490010	0.8939	1.1510
6113001005	0.1246	0.1604
6113001010	0.1246	0.1604
6113001012	0.1246	0.1604
6113009015	0.3489	0.4492
6113009020	0.3489	0.4492
6113009038	0.3489	0.4492
6113009042	0.3489	0.4492
6113009055	0.3489	0.4492
6113009060	0.3489	0.4492
6113009074	0.3489	0.4492
6113009082	0.3489	0.4492
6114200005	0.9747	1.2550
6114200010	0.9747	1.2550
6114200015	0.8528	1.0981
6114200020	0.8528	1.0981
6114200035	0.8528	1.0981

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
6114200040	0.8528	1.0981
6114200042	0.3655	0.4706
6114200044	0.8528	1.0981
6114200046	0.8528	1.0981
6114200048	0.8528	1.0981
6114200052	0.8528	1.0981
6114200055	0.8528	1.0981
6114200060	0.8528	1.0981
6114301010	0.2437	0.3138
6114301020	0.2437	0.3138
6114302060	0.1218	0.1568
6114303014	0.2437	0.3138
6114303020	0.2437	0.3138
6114303030	0.2437	0.3138
6114303042	0.2437	0.3138
6114303044	0.2437	0.3138
6114303052	0.2437	0.3138
6114303054	0.2437	0.3138
6114303060	0.2437	0.3138
6114303070	0.2437	0.3138
6114909045	0.5482	0.7059
6114909055	0.3655	0.4706
6114909070	0.3655	0.4706
6115100500	0.4386	0.5647
6115101510	1.0965	1.4119
6115103000	0.9868	1.2706
6115106000	0.1096	0.1411
6115298010	1.0965	1.4119
6115309030	0.7675	0.9882
6115956000	0.9868	1.2706
6115959000	0.9868	1.2706
6115966020	0.2193	0.2824
6115991420	0.2193	0.2824
6115991920	0.2193	0.2824
6115999000	0.1096	0.1411
6116101300	0.3463	0.4459
6116101720	0.8079	1.0403
6116104810	0.4444	0.5722
6116105510	0.6464	0.8323
6116107510	0.6464	0.8323
6116109500	0.1616	0.2081
6116920500	0.8079	1.0403
6116920800	0.8079	1.0403
6116926410	1.0388	1.3376
6116926420	1.0388	1.3376
6116926430	1.1542	1.4861
6116926440	1.0388	1.3376
6116927450	1.0388	1.3376
6116927460	1.1542	1.4861
6116927470	1.0388	1.3376
6116928800	1.0388	1.3376
6116929400	1.0388	1.3376
6116938800	0.1154	0.1486
6116939400	0.1154	0.1486
6116994800	0.1154	0.1486
6116995400	0.1154	0.1486
6116999510	0.4617	0.5945
6116999530	0.3463	0.4459
6117106010	0.9234	1.1890
6117106020	0.2308	0.2972
6117808500	0.9234	1.1890
6117808710	1.1542	1.4861
6117808770	0.1731	0.2229
6117809510	0.9234	1.1890
6117809540	0.3463	0.4459
6117809570	0.1731	0.2229
6117909003	1.1542	1.4861
6117909015	0.2308	0.2972
6117909020	1.1542	1.4861
6117909040	1.1542	1.4861

HTS No.	Conv. factor	Cents/kg.
6117909060	1.1542	1.4861
6117909080	1.1542	1.4861
6201121000	0.8981	1.1564
6201122010	0.8482	1.0921
6201122020	0.8482	1.0921
6201122025	0.9979	1.2849
6201122035	0.9979	1.2849
6201122050	0.6486	0.8351
6201122060	0.6486	0.8351
6201134015	0.1996	0.2570
6201134020	0.1996	0.2570
6201134030	0.2495	0.3213
6201134040	0.2495	0.3213
6201199010	0.5613	0.7227
6201199030	0.3742	0.4818
6201199060	0.3742	0.4818
6201921000	0.8779	1.1304
6201921500	1.0974	1.4130
6201922005	0.9754	1.2559
6201922010	0.9754	1.2559
6201922021	1.2193	1.5700
6201922031	1.2193	1.5700
6201922041	1.2193	1.5700
6201922051	0.9754	1.2559
6201922061	0.9754	1.2559
6201931000	0.2926	0.3768
6201932010	0.2439	0.3140
6201932020	0.2439	0.3140
6201933511	0.2439	0.3140
6201933521	0.2439	0.3140
6201999010	0.5487	0.7065
6201999030	0.3658	0.4710
6201999060	0.2439	0.3140
6202121000	0.8879	1.1433
6202122010	1.0482	1.3497
6202122020	1.0482	1.3497
6202122025	1.2332	1.5879
6202122035	1.2332	1.5879
6202122050	0.8016	1.0321
6202122060	0.8016	1.0321
6202134005	0.2524	0.3250
6202134010	0.2524	0.3250
6202134020	0.3155	0.4062
6202134030	0.3155	0.4062
6202199010	0.5678	0.7311
6202199030	0.3786	0.4875
6202199060	0.2524	0.3250
6202921000	0.9865	1.2702
6202921500	0.9865	1.2702
6202922010	0.9865	1.2702
6202922020	0.9865	1.2702
6202922026	1.2332	1.5879
6202922031	1.2332	1.5879
6202922061	0.9865	1.2702
6202922071	0.9865	1.2702
6202931000	0.296	0.3811
6202932010	0.2466	0.3175
6202932020	0.2466	0.3175
6202935011	0.2466	0.3175
6202935021	0.2466	0.3175
6202999011	0.5549	0.7145
6202999031	0.37	0.4764
6202999061	0.2466	0.3175
6203122010	0.1233	0.1588
6203122020	0.1233	0.1588
6203191010	0.9865	1.2702
6203191020	0.9865	1.2702
6203191030	0.9865	1.2702
6203199010	0.5549	0.7145
6203199020	0.5549	0.7145

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
6203199030	0.5549	0.7145
6203199050	0.37	0.4764
6203199080	0.2466	0.3175
6203221000	1.2332	1.5879
6203321000	0.6782	0.8733
6203322010	1.1715	1.5084
6203322020	1.1715	1.5084
6203322030	1.1715	1.5084
6203322040	1.1715	1.5084
6203322050	1.1715	1.5084
6203332010	0.1233	0.1588
6203332020	0.1233	0.1588
6203332010	0.1233	0.1588
6203392010	0.1233	0.1588
6203392020	0.1233	0.1588
6203399010	0.5549	0.7145
6203399030	0.37	0.4764
6203399060	0.2466	0.3175
6203421000	1.0616	1.3669
6203422005	0.7077	0.9112
6203422010	0.9436	1.2150
6203422025	0.9436	1.2150
6203422050	0.9436	1.2150
6203422090	0.9436	1.2150
6203424003	1.0616	1.3669
6203424006	1.1796	1.5189
6203424011	1.1796	1.5189
6203424016	0.9436	1.2150
6203424021	1.1796	1.5189
6203424026	1.1796	1.5189
6203424031	1.1796	1.5189
6203424036	1.1796	1.5189
6203424041	0.9436	1.2150
6203424046	0.9436	1.2150
6203424051	0.8752	1.1269
6203424056	0.8752	1.1269
6203424061	0.8752	1.1269
6203431000	0.1887	0.2430
6203431500	0.118	0.1519
6203432005	0.118	0.1519
6203432010	0.2359	0.3037
6203432025	0.2359	0.3037
6203432050	0.2359	0.3037
6203432090	0.2359	0.3037
6203432500	0.4128	0.5315
6203433510	0.059	0.0760
6203433590	0.059	0.0760
6203434010	0.1167	0.1503
6203434015	0.1167	0.1503
6203434020	0.1167	0.1503
6203434030	0.1167	0.1503
6203434035	0.1167	0.1503
6203434040	0.1167	0.1503
6203491005	0.118	0.1519
6203491010	0.2359	0.3037
6203491025	0.2359	0.3037
6203491050	0.2359	0.3037
6203491090	0.2359	0.3037
6203491500	0.4128	0.5315
6203492015	0.2359	0.3037
6203492020	0.2359	0.3037
6203492030	0.118	0.1519
6203492045	0.118	0.1519
6203492050	0.118	0.1519
6203492060	0.118	0.1519
6203498020	0.5308	0.6835
6203498030	0.3539	0.4557
6203498045	0.2359	0.3037
6204110000	0.0617	0.0794
6204120010	0.9865	1.2702
6204120020	0.9865	1.2702

HTS No.	Conv. factor	Cents/kg.
6204120030	0.9865	1.2702
6204120040	0.9865	1.2702
6204132010	0.1233	0.1588
6204132020	0.1233	0.1588
6204192000	0.1233	0.1588
6204198010	0.5549	0.7145
6204198020	0.5549	0.7145
6204198030	0.5549	0.7145
6204198040	0.5549	0.7145
6204198060	0.3083	0.3970
6204198090	0.2466	0.3175
6204221000	1.2332	1.5879
6204321000	0.6782	0.8733
6204322010	1.1715	1.5084
6204322020	1.1715	1.5084
6204322030	0.9865	1.2702
6204322040	0.9865	1.2702
6204398010	0.5549	0.7145
6204398030	0.3083	0.3970
6204412010	0.0603	0.0776
6204412020	0.0603	0.0776
6204421000	1.2058	1.5526
6204422000	0.6632	0.8539
6204423010	1.2058	1.5526
6204423020	1.2058	1.5526
6204423030	0.9043	1.1644
6204423040	0.9043	1.1644
6204423050	0.9043	1.1644
6204423060	0.9043	1.1644
6204431000	0.4823	0.6210
6204432000	0.0603	0.0776
6204442000	0.4316	0.5557
6204495010	0.5549	0.7145
6204495030	0.2466	0.3175
6204510010	0.0631	0.0812
6204510020	0.0631	0.0812
6204521000	1.2618	1.6247
6204522010	1.1988	1.5436
6204522020	1.1988	1.5436
6204522030	1.1988	1.5436
6204522040	1.1988	1.5436
6204522070	1.0095	1.2998
6204522080	1.0095	1.2998
6204531000	0.4416	0.5686
6204532010	0.0631	0.0812
6204532020	0.0631	0.0812
6204533010	0.2524	0.3250
6204533020	0.2524	0.3250
6204591000	0.4416	0.5686
6204594010	0.5678	0.7311
6204594030	0.2524	0.3250
6204594060	0.2524	0.3250
6204611010	0.059	0.0760
6204611020	0.059	0.0760
6204619010	0.059	0.0760
6204619020	0.059	0.0760
6204619030	0.059	0.0760
6204619040	0.118	0.1519
6204621000	0.8681	1.1178
6204622005	0.7077	0.9112
6204622010	0.9436	1.2150
6204622025	0.9436	1.2150
6204622050	0.9436	1.2150
6204623000	1.1796	1.5189
6204624003	1.0616	1.3669
6204624006	1.1796	1.5189
6204624011	1.1796	1.5189
6204624021	0.9436	1.2150
6204624026	1.1796	1.5189
6204624031	1.1796	1.5189

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
6204624036	1.1796	1.5189
6204624041	1.1796	1.5189
6204624046	0.9436	1.2150
6204624051	0.9436	1.2150
6204624056	0.9335	1.2020
6204624061	0.9335	1.2020
6204624066	0.9335	1.2020
6204631000	0.2019	0.2600
6204631200	0.118	0.1519
6204631505	0.118	0.1519
6204631510	0.2359	0.3037
6204631525	0.2359	0.3037
6204631550	0.2359	0.3037
6204632000	0.4718	0.6075
6204632510	0.059	0.0760
6204632520	0.059	0.0760
6204633010	0.0603	0.0776
6204633090	0.0603	0.0776
6204633510	0.2412	0.3106
6204633525	0.2412	0.3106
6204633530	0.2412	0.3106
6204633532	0.2309	0.2973
6204633535	0.2309	0.2973
6204633540	0.2309	0.2973
6204691005	0.118	0.1519
6204691010	0.2359	0.3037
6204691025	0.2359	0.3037
6204691050	0.2359	0.3037
6204692010	0.059	0.0760
6204692020	0.059	0.0760
6204692030	0.059	0.0760
6204692510	0.2359	0.3037
6204692520	0.2359	0.3037
6204692530	0.2359	0.3037
6204692540	0.2309	0.2973
6204692550	0.2309	0.2973
6204692560	0.2309	0.2973
6204696010	0.5308	0.6835
6204696030	0.2359	0.3037
6204696070	0.3539	0.4557
6204699010	0.5308	0.6835
6204699030	0.2359	0.3037
6204699044	0.2359	0.3037
6204699046	0.2359	0.3037
6204699050	0.3539	0.4557
6205201000	1.1796	1.5189
6205202003	0.9436	1.2150
6205202016	0.9436	1.2150
6205202021	0.9436	1.2150
6205202026	0.9436	1.2150
6205202031	0.9436	1.2150
6205202036	1.0616	1.3669
6205202041	1.0616	1.3669
6205202044	1.0616	1.3669
6205202047	0.9436	1.2150
6205202051	0.9436	1.2150
6205202056	0.9436	1.2150
6205202061	0.9436	1.2150
6205202066	0.9436	1.2150
6205202071	0.9436	1.2150
6205202076	0.9436	1.2150
6205301000	0.4128	0.5315
6205302010	0.2949	0.3797
6205302020	0.2949	0.3797
6205302030	0.2949	0.3797
6205302040	0.2949	0.3797
6205302050	0.2949	0.3797
6205302055	0.2949	0.3797
6205302060	0.2949	0.3797
6205302070	0.2949	0.3797

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
6205302075	0.2949	0.3797
6205302080	0.2949	0.3797
6205900710	0.118	0.1519
6205900720	0.118	0.1519
6205901000	0.2359	0.3037
6205903010	0.5308	0.6835
6205903030	0.2359	0.3037
6205903050	0.1769	0.2278
6205904010	0.5308	0.6835
6205904030	0.2359	0.3037
6205904040	0.2359	0.3037
6206100010	0.5308	0.6835
6206100030	0.2359	0.3037
6206100040	0.118	0.1519
6206100050	0.2359	0.3037
6206203010	0.059	0.0760
6206203020	0.059	0.0760
6206301000	1.1796	1.5189
6206302000	0.6488	0.8354
6206303003	0.9436	1.2150
6206303011	0.9436	1.2150
6206303021	0.9436	1.2150
6206303031	0.9436	1.2150
6206303041	0.9436	1.2150
6206303051	0.9436	1.2150
6206303061	0.9436	1.2150
6206401000	0.4128	0.5315
6206403010	0.2949	0.3797
6206403020	0.2949	0.3797
6206403025	0.2949	0.3797
6206403030	0.2949	0.3797
6206403040	0.2949	0.3797
6206403050	0.2949	0.3797
6206900010	0.5308	0.6835
6206900030	0.2359	0.3037
6206900040	0.1769	0.2278
6207110000	1.0281	1.3238
6207199010	0.3427	0.4413
6207199030	0.4569	0.5883
6207210010	1.0502	1.3522
6207210020	1.0502	1.3522
6207210030	1.0502	1.3522
6207210040	1.0502	1.3522
6207220000	0.3501	0.4508
6207291000	0.1167	0.1503
6207299030	0.1167	0.1503
6207911000	1.0852	1.3973
6207913010	1.0852	1.3973
6207913020	1.0852	1.3973
6207997520	0.2412	0.3106
6207998510	0.2412	0.3106
6207998520	0.2412	0.3106
6208110000	0.2412	0.3106
6208192000	1.0852	1.3973
6208195000	0.1206	0.1553
6208199000	0.2412	0.3106
6208210010	1.0026	1.2909
6208210020	1.0026	1.2909
6208210030	1.0026	1.2909
6208220000	0.118	0.1519
6208299030	0.2359	0.3037
6208911010	1.0852	1.3973
6208911020	1.0852	1.3973
6208913010	1.0852	1.3973
6208913020	1.0852	1.3973
6208920010	0.1206	0.1553
6208920020	0.1206	0.1553
6208920030	0.1206	0.1553
6208920040	0.1206	0.1553
6208992010	0.0603	0.0776

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
6208992020	0.0603	0.0776
6208995010	0.2412	0.3106
6208995020	0.2412	0.3106
6208998010	0.2412	0.3106
6208998020	0.2412	0.3106
6209201000	1.0967	1.4121
6209202000	1.039	1.3378
6209203000	0.9236	1.1892
6209205030	0.9236	1.1892
6209205035	0.9236	1.1892
6209205045	0.9236	1.1892
6209205050	0.9236	1.1892
6209301000	0.2917	0.3756
6209302000	0.2917	0.3756
6209303010	0.2334	0.3005
6209303020	0.2334	0.3005
6209303030	0.2334	0.3005
6209303040	0.2334	0.3005
6209900500	0.1154	0.1486
6209901000	0.2917	0.3756
6209902000	0.2917	0.3756
6209903010	0.2917	0.3756
6209903015	0.2917	0.3756
6209903020	0.2917	0.3756
6209903030	0.2917	0.3756
6209903040	0.2917	0.3756
6210109010	0.217	0.2794
6210109040	0.217	0.2794
6210203000	0.0362	0.0466
6210205000	0.0844	0.1087
6210207000	0.1809	0.2329
6210303000	0.0362	0.0466
6210305000	0.0844	0.1087
6210307000	0.0362	0.0466
6210309020	0.422	0.5434
6210403000	0.037	0.0476
6210405020	0.4316	0.5557
6210405031	0.0863	0.1111
6210405039	0.0863	0.1111
6210405040	0.4316	0.5557
6210405050	0.4316	0.5557
6210407000	0.111	0.1429
6210409025	0.111	0.1429
6210409033	0.111	0.1429
6210409045	0.111	0.1429
6210409060	0.111	0.1429
6210503000	0.037	0.0476
6210505020	0.0863	0.1111
6210505031	0.0863	0.1111
6210505039	0.0863	0.1111
6210505040	0.0863	0.1111
6210505055	0.0863	0.1111
6210507000	0.4316	0.5557
6210509050	0.148	0.1906
6210509060	0.148	0.1906
6210509070	0.148	0.1906
6210509090	0.148	0.1906
6211111010	0.1206	0.1553
6211111020	0.1206	0.1553
6211118010	1.0852	1.3973
6211118020	1.0852	1.3973
6211118040	0.2412	0.3106
6211121010	0.0603	0.0776
6211121020	0.0603	0.0776
6211128010	1.0852	1.3973
6211128020	1.0852	1.3973
6211128030	0.6029	0.7763
6211200410	0.7717	0.9936
6211200420	0.0965	0.1243
6211200430	0.7717	0.9936

HTS No.	Conv. factor	Cents/kg.
6211200440	0.0965	0.1243
6211200810	0.3858	0.4968
6211200820	0.3858	0.4968
6211201510	0.7615	0.9805
6211201515	0.2343	0.3017
6211201520	0.6443	0.8296
6211201525	0.2929	0.3771
6211201530	0.7615	0.9805
6211201535	0.3515	0.4526
6211201540	0.7615	0.9805
6211201545	0.2929	0.3771
6211201550	0.7615	0.9805
6211201555	0.41	0.5279
6211201560	0.7615	0.9805
6211201565	0.2343	0.3017
6211202400	0.1233	0.1588
6211202810	0.8016	1.0321
6211202820	0.2466	0.3175
6211202830	0.3083	0.3970
6211203400	0.1233	0.1588
6211203810	0.8016	1.0321
6211203820	0.2466	0.3175
6211203830	0.3083	0.3970
6211204400	0.1233	0.1588
6211204815	0.8016	1.0321
6211204835	0.2466	0.3175
6211204860	0.3083	0.3970
6211205400	0.1233	0.1588
6211205810	0.8016	1.0321
6211205820	0.2466	0.3175
6211205830	0.3083	0.3970
6211206400	0.1233	0.1588
6211206810	0.8016	1.0321
6211206820	0.2466	0.3175
6211206830	0.3083	0.3970
6211207400	0.1233	0.1588
6211207810	0.9249	1.1909
6211207820	0.2466	0.3175
6211207830	0.3083	0.3970
6211320003	0.6412	0.8256
6211320007	0.8016	1.0321
6211320010	0.9865	1.2702
6211320015	0.9865	1.2702
6211320025	0.9865	1.2702
6211320030	0.9249	1.1909
6211320040	0.9249	1.1909
6211320050	0.9249	1.1909
6211320060	0.9249	1.1909
6211320070	0.9249	1.1909
6211320075	0.9249	1.1909
6211320081	0.9249	1.1909
6211330003	0.0987	0.1271
6211330007	0.1233	0.1588
6211330010	0.3083	0.3970
6211330015	0.3083	0.3970
6211330017	0.3083	0.3970
6211330025	0.37	0.4764
6211330030	0.37	0.4764
6211330035	0.37	0.4764
6211330040	0.37	0.4764
6211330054	0.37	0.4764
6211330058	0.37	0.4764
6211330061	0.37	0.4764
6211390510	0.1233	0.1588
6211390520	0.1233	0.1588
6211390530	0.1233	0.1588
6211390540	0.1233	0.1588
6211390545	0.1233	0.1588
6211390551	0.1233	0.1588
6211399010	0.2466	0.3175

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
6211399020	0.2466	0.3175
6211399030	0.2466	0.3175
6211399040	0.2466	0.3175
6211399050	0.2466	0.3175
6211399060	0.2466	0.3175
6211399070	0.2466	0.3175
6211399090	0.2466	0.3175
6211420003	0.6412	0.8256
6211420007	0.8016	1.0321
6211420010	0.9865	1.2702
6211420020	0.9865	1.2702
6211420025	1.1099	1.4291
6211420030	0.8632	1.1115
6211420040	0.9865	1.2702
6211420054	1.1099	1.4291
6211420056	1.1099	1.4291
6211420060	0.9865	1.2702
6211420070	1.1099	1.4291
6211420075	1.1099	1.4291
6211420081	1.1099	1.4291
6211430003	0.0987	0.1271
6211430007	0.1233	0.1588
6211430010	0.2466	0.3175
6211430020	0.2466	0.3175
6211430030	0.2466	0.3175
6211430040	0.2466	0.3175
6211430050	0.2466	0.3175
6211430060	0.2466	0.3175
6211430064	0.3083	0.3970
6211430066	0.2466	0.3175
6211430074	0.3083	0.3970
6211430076	0.37	0.4764
6211430078	0.37	0.4764
6211430091	0.2466	0.3175
6211499010	0.2466	0.3175
6211499020	0.2466	0.3175
6211499030	0.2466	0.3175
6211499040	0.2466	0.3175
6211499050	0.2466	0.3175
6211499060	0.2466	0.3175
6211499070	0.2466	0.3175
6211499080	0.2466	0.3175
6211499090	0.2466	0.3175
6212105010	0.9138	1.1766
6212105020	0.2285	0.2942
6212105030	0.2285	0.2942
6212109010	0.9138	1.1766
6212109020	0.2285	0.2942
6212109040	0.2285	0.2942
6212200010	0.6854	0.8825
6212200020	0.2856	0.3677
6212200030	0.1142	0.1470
6212300010	0.6854	0.8825
6212300020	0.2856	0.3677
6212300030	0.1142	0.1470
6212900010	0.1828	0.2354
6212900020	0.1828	0.2354
6212900030	0.1828	0.2354
6212900050	0.0914	0.1177
6212900090	0.4112	0.5295
6213201000	1.1187	1.4404
6213202000	1.0069	1.2965
6213900700	0.4475	0.5762
6213901000	0.4475	0.5762
6213902000	0.3356	0.4321
6214300000	0.1142	0.1470
6214400000	0.1142	0.1470
6214900010	0.8567	1.1031
6214900090	0.2285	0.2942
6215100025	0.1142	0.1470

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
6215200000	0.1142	0.1470
6215900015	1.0281	1.3238
6216000800	0.0685	0.0882
6216001300	0.3427	0.4413
6216001720	0.6397	0.8237
6216001730	0.1599	0.2059
6216001900	0.3427	0.4413
6216002110	0.578	0.7442
6216002120	0.2477	0.3189
6216002410	0.6605	0.8505
6216002425	0.1651	0.2126
6216002600	0.1651	0.2126
6216002910	0.6605	0.8505
6216002925	0.1651	0.2126
6216003100	0.1651	0.2126
6216003300	0.5898	0.7594
6216003500	0.5898	0.7594
6216003800	1.1796	1.5189
6216004100	1.1796	1.5189
6217109510	0.9646	1.2420
6217109520	0.1809	0.2329
6217109530	0.2412	0.3106
6217909003	0.9646	1.2420
6217909005	0.1809	0.2329
6217909010	0.2412	0.3106
6217909025	0.9646	1.2420
6217909030	0.1809	0.2329
6217909035	0.2412	0.3106
6217909050	0.9646	1.2420
6217909055	0.1809	0.2329
6217909060	0.2412	0.3106
6217909075	0.9646	1.2420
6217909080	0.1809	0.2329
6217909085	0.2412	0.3106
6301300010	0.8305	1.0694
6301300020	0.8305	1.0694
6301900030	0.2215	0.2852
6302100005	1.1073	1.4258
6302100008	1.1073	1.4258
6302100015	1.1073	1.4258
6302213010	1.1073	1.4258
6302213020	1.1073	1.4258
6302213030	1.1073	1.4258
6302213040	1.1073	1.4258
6302213050	1.1073	1.4258
6302215010	0.7751	0.9980
6302215020	0.7751	0.9980
6302215030	0.7751	0.9980
6302215040	0.7751	0.9980
6302215050	0.7751	0.9980
6302217010	1.1073	1.4258
6302217020	1.1073	1.4258
6302217030	1.1073	1.4258
6302217040	1.1073	1.4258
6302217050	1.1073	1.4258
6302219010	0.7751	0.9980
6302219020	0.7751	0.9980
6302219030	0.7751	0.9980
6302219040	0.7751	0.9980
6302219050	0.7751	0.9980
6302221010	0.5537	0.7129
6302221020	0.3876	0.4991
6302221030	0.5537	0.7129
6302221040	0.3876	0.4991
6302221050	0.3876	0.4991
6302221060	0.3876	0.4991
6302222010	0.3876	0.4991
6302222020	0.3876	0.4991
6302222030	0.3876	0.4991
6302290020	0.2215	0.2852

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IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

IMPORT ASSESSMENT TABLE—Continued
[Raw cotton fiber]

HTS No.	Conv. factor	Cents/kg.
6302313010	1.1073	1.4258
6302313020	1.1073	1.4258
6302313030	1.1073	1.4258
6302313040	1.1073	1.4258
6302313050	1.1073	1.4258
6302315010	0.7751	0.9980
6302315020	0.7751	0.9980
6302315030	0.7751	0.9980
6302315040	0.7751	0.9980
6302315050	0.7751	0.9980
6302317010	1.1073	1.4258
6302317020	1.1073	1.4258
6302317030	1.1073	1.4258
6302317040	1.1073	1.4258
6302317050	1.1073	1.4258
6302319010	0.7751	0.9980
6302319020	0.7751	0.9980
6302319030	0.7751	0.9980
6302319040	0.7751	0.9980
6302319050	0.7751	0.9980
6302321010	0.5537	0.7129
6302321020	0.3876	0.4991
6302321030	0.5537	0.7129
6302321040	0.3876	0.4991
6302321050	0.3876	0.4991
6302321060	0.3876	0.4991
6302322010	0.5537	0.7129
6302322020	0.3876	0.4991
6302322030	0.5537	0.7129
6302322040	0.3876	0.4991
6302322050	0.3876	0.4991
6302322060	0.3876	0.4991
6302390030	0.2215	0.2852
6302402010	0.9412	1.2119
6302511000	0.5537	0.7129
6302512000	0.8305	1.0694
6302513000	0.5537	0.7129
6302514000	0.7751	0.9980
6302593020	0.5537	0.7129
6302600010	1.1073	1.4258
6302600020	0.9966	1.2832
6302600030	0.9966	1.2832
6302910005	0.9966	1.2832
6302910015	1.1073	1.4258
6302910025	0.9966	1.2832
6302910035	0.9966	1.2832
6302910045	0.9966	1.2832
6302910050	0.9966	1.2832
6302910060	0.9966	1.2832
6302931000	0.4429	0.5703
6302932000	0.4429	0.5703
6302992000	0.2215	0.2852
6303191100	0.8859	1.1407
6303910010	0.609	0.7841
6303910020	0.609	0.7841
6303921000	0.2768	0.3564
6303922010	0.2768	0.3564
6303922030	0.2768	0.3564
6303922050	0.2768	0.3564
6303990010	0.2768	0.3564
6304111000	0.9966	1.2832
6304113000	0.1107	0.1425
6304190500	0.9966	1.2832
6304191000	1.1073	1.4258
6304191500	0.3876	0.4991
6304192000	0.3876	0.4991
6304193060	0.2215	0.2852
6304910020	0.8859	1.1407
6304910070	0.2215	0.2852
6304920000	0.8859	1.1407

HTS No.	Conv. factor	Cents/kg.
6304996040	0.2215	0.2852
6505001515	1.1189	1.4407
6505001525	0.5594	0.7203
6505001540	1.1189	1.4407
6505002030	0.9412	1.2119
6505002060	0.9412	1.2119
6505002545	0.5537	0.7129
6507000000	0.3986	0.5132
9404901000	0.2104	0.2709
9404908020	0.9966	1.2832
9404908040	0.9966	1.2832
9404908505	0.6644	0.8555
9404908536	0.0997	0.1284
9404909505	0.6644	0.8555
9404909570	0.2658	0.3422
9619002100	0.8681	1.1178
9619002500	0.1085	0.1397
9619003100	0.9535	1.2277
9619003300	1.1545	1.4865
9619004100	0.2384	0.3070
9619004300	0.2384	0.3070
9619006100	0.8528	1.0981
9619006400	0.2437	0.3138
9619006800	0.3655	0.4706
9619007100	1.1099	1.4291
9619007400	0.2466	0.3175
9619007800	0.2466	0.3175
9619007900	0.2466	0.3175

(4) Any entry of cotton that qualifies for informal entry according to regulations issued by the Customs Service will not be subject to the assessment.

(5) Imported textile and apparel articles assembled of components formed from cotton produced in the United States and identified by HTS numbers 9819.11.03, 9819.11.06, 9820.11.03, 9820.11.06, 9820.11.09, 9820.11.12, 9820.11.18, 9820.11.21, 9802.00.8015, 9802.00.9000, 9802.00.8044, or 9802.00.8046 shall not be subject to assessment.

(6) Imported cotton and products may be exempted by the Cotton Board from assessment under this paragraph. Such imported cotton and products may include, but are not limited to cotton and the cotton content of products which is U.S. produced cotton, or cotton other than Upland cotton.

(i) A request for such exemption must be submitted to the Cotton Board by the importer, prior to the importation of the cotton product. The Cotton Board will then issue, if deemed appropriate, a numbered exemption certificate valid for 1 year from the date of issue. The exemption number should be

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entered by the importer on the Customs entry documentation in the appropriate location as determined by the U.S. Customs Service.

(ii) The request for exemption should include:

(A) the name, address, and importer identification number for the importer;

(B) the HTS classification of the imported product;

(C) weight of the product for which the exemption is sought;

(D) estimated date of entry;

(E) commercial invoices of other such documentation indicating the origin or production or type of the cotton fiber used to produce the imported product;

(F) manufacture's description of the imported product.

(7) The exemption number "999999999" shall be entered on the Customs entry summary document, in the appropriate location as determined by the U.S. Customs Service, by the importer when, based on the importer's own determination, the imported product is identified by a Harmonized Tariff Schedule classification number which is subject to assessment but the particular article contains no cotton.

(8) Articles imported into the United States temporarily and under bond which are classified by the Harmonized Tariff Schedule heading which begins with "9813" shall not be subject to assessment.

(9) Articles imported into the U.S. after being exported from the U.S. for alterations and which are classified by the Harmonized Tariff Schedule sub-headings 9802.00.40 and 9802.00.50 shall not be subject to assessment.

[57 FR 29432, July 2, 1992]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §1205.510, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and at www.fdsys.gov.

§ 1205.511 Payment and collection.

(a) The \$1 per bale assessment shall be paid by:

(1) The producer of the cotton to the collecting handler designated in §1205.512, and

(2) The importer of cotton to the Customs Service as provided in §1205.514.

(b) The supplemental assessment shall be paid by:

(1) The producer of the cotton to the collecting handler designated in §1205.513, and

(2) The importer of cotton to the Customs Service as described in §1205.515.

(c) If more than one person subject to assessment shares in the proceeds received from a bale or bale equivalent, each such person is obligated to pay that portion of the assessment that is equivalent to that person's proportionate share of the proceeds.

(d) Failure of the handler to collect the assessments on each bale shall not relieve the handler of the handler's obligation to remit the assessments to the Cotton Board as required in §§ 1205.512, 1205.513 and 1205.516.

[57 FR 29190, July 1, 1992]

§ 1205.512 Collecting handlers and time of collection of \$1 per bale assessment.

Collecting handlers and the time of collecting the \$1 per bale assessment shall be as follows:

(a) Except as provided in paragraph (b) of this section, any person who purchases a bale of cotton from the producer of the cotton shall be the collecting handler for such cotton. The handler shall collect the assessment at the time the handler first makes any payment or any credit to the producer's account for the cotton. The handler shall give the producer a receipt indicating payment of the assessment.

(b) Any cooperative marketing association or other person that accepts a bale of cotton from the producer of the cotton under an oral or written contract or agreement providing for the marketing of the cotton shall be the collecting handler for such cotton. Such association or person shall collect the assessment regardless of whether the cotton is marketed or tendered to CCC for price support loan. The handler shall collect the assessment at the time the handler first makes any cash advance, any payment, or any credit to the producer's account for the cotton. The handler shall give the producer a receipt indicating payment of the assessment.

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(c) For bales of cotton tendered to CCC for Form A loan, except bales tendered pursuant to paragraph (b) of this section:

(1) The ASCS County Office shall be the collecting handler except as provided in paragraph (c)(2) of this section. The ASCS County Office shall collect the assessment when it makes disbursement based on the Form A loan documents. The producer's copy of the Cotton Producer's Note (Form CCC Cotton A) shall show payment of the assessment and shall constitute the producer's receipt for payment of the assessment.

(2) Any person (other than an ASCS County Office) who advances to the producer the loan value of the cotton as shown on a Cotton Producer's Note (Form CCC Cotton A) shall be the collecting handler for such cotton. The handler shall collect the \$1 per bale assessment at the time the handler makes any advance to the producer on the loan value of the cotton. The handler shall give the producer a receipt indicating payment of the assessment.

(d) Any person who purchases cotton in the cotton field where produced or who purchases seed cotton or unbaled lint cotton from the producer of the cotton shall be the collecting handler. The handler shall collect the assessment at the time such cotton is ginned and shall give the producer a receipt indicating payment of the assessment. When a bale is ginned that contains any such cotton purchased from more than one producer, the handler shall collect each producer's proportionate share of the assessment and shall give each producer a receipt indicating the producer's proportionate share of the assessment payment.

(e) Any person who purchases cotton from a producer whereby the producer agrees to deliver a certain quantity of cotton but retains the right to establish the price at some future date shall be the collecting handler for such cotton. The handler shall collect the \$1 per bale assessment at the time final settlement is made on the cotton. The handler shall give the producer a receipt indicating payment of the \$1 per bale assessment.

(f) Any person who consumes domestically or exports cotton of that per-

son's own production shall be the collecting handler for such cotton. Such handler shall pay the assessment to the Cotton Board at the time the cotton is consumed or exported.

(g) Any person who obtains ownership of a bale of cotton from the producer of the cotton by transfer of any kind or by any means, under conditions other than those described in paragraph (a), (b), (c), (d) or (e) of this section shall be the collecting handler for such cotton. Such handler shall collect the assessment at the time such handler takes ownership of the cotton. The handler shall give the producer a receipt indicating payment of the assessment.

(h) In the event of a producer's death, bankruptcy, receivership, or incapacity to act, the representative of such producer, or the producer's estate, or the person acting on behalf of creditors, shall be considered the producer for the purposes of this section.

[42 FR 35974, July 31, 1977, as amended at 50 FR 10932, Mar. 19, 1985; 57 FR 29190, July 1, 1992]

§ 1205.513 Collecting handlers and time of collection of the supplemental assessment.

Collecting handlers and the time of collecting the supplemental assessment shall be as follows:

(a) Except as provided in paragraph (b) of this section, any person who purchases a bale of cotton from the producer of the cotton shall be the collecting handler for such cotton. The handler shall collect the supplemental assessment at the time the handler first makes any payment or any credit to the producer's account for the cotton. The handler shall give the producer a receipt indicating payment of the supplemental assessment.

(b) Any cooperative marketing association or other person that accepts a bale of cotton from the producer of the cotton under an oral or written contract or agreement providing for the marketing of the cotton shall be the collecting handler for such cotton. Such association or person shall collect the supplemental assessment regardless of whether the cotton is marketed or tendered to CCC for price support

loan. The handler shall collect the supplemental assessment at the time the handler first makes any cash advance, any payment, or any credit to the producer's account for the cotton. Supplemental assessments due on any subsequent cash advances, payments, or credits to the producer's account shall be collected by the handler at the time final settlement is made on the cotton. The handler shall give the producer a receipt each time a supplemental assessment is collected.

(c) For bales of cotton tendered to CCC for Form A loan, except bales tendered pursuant to paragraph (b) of this section:

(1) The ASCS County Office shall be the collecting handler except as provided in paragraph (c)(2) of this section. The ASCS County Office shall collect the supplemental assessment when it makes disbursement based on the Form A loan value of cotton. The producer's copy of the Cotton Producer's Note (Form CCC Cotton A) shall show payment of the supplemental assessment and shall constitute the producer's receipt for payment of the supplemental assessment.

(2) Any person (other than an ASCS County Office) who advances to the producer the loan value of the cotton as shown on a Cotton Producer's Note (Form CCC Cotton A) shall be the collecting handler for such cotton. The handler shall collect the supplemental assessment at the time the handler makes any advance to the producer on the loan value of the cotton. The handler shall give the producer a receipt indicating payment of the supplemental assessment.

(d) With respect to any Upland cotton on which the producer or a cooperative marketing association acting on behalf of a producer receives a loan deficiency payment, the ASCS County Office or the cooperative marketing association shall be the collecting handler of the supplemental assessment on the value of the cotton represented by the loan deficiency payment at the time such payment is made to the producer or the cooperative marketing association. A copy of a document reflecting this transaction issued by the ASCS County Office or cooperative marketing association shall show the

amount collected as the supplemental assessment and shall constitute the producer's receipt for payment of the supplemental assessment.

(e) Any person who (1) purchases a producer's equity in cotton tendered to CCC for Form A loan or (2) purchases cotton that a producer has redeemed from the Form A loan, shall be the collecting handler for the portion of the total supplemental assessment not collected under paragraph (c) of this section. The handler shall give the producer a receipt indicating payment of that portion of the supplemental assessment.

(f) Any person who purchases cotton in the cotton field where produced or who purchases seed cotton or unbaled lint cotton from the producer of the cotton shall be the collecting handler. The handler shall collect the supplemental assessment at the time such cotton is ginned and shall give the producer a receipt indicating payment of the supplemental assessment. When a bale is ginned and baled that contains any such cotton purchased from more than one producer, the handler shall collect each producer's proportionate share of the supplemental assessment and shall give each producer a receipt indicating the producer's proportionate share of the supplemental assessment payment.

(g) Any person who purchases cotton from a producer whereby the producer agrees to deliver a certain quantity of cotton but retains the right to establish the price at some future date shall be the collecting handler for such cotton. The handler shall collect the supplemental assessment at the time final settlement is made on the cotton. The handler shall give the producer a receipt indicating payment of the supplemental assessment.

(h) Any person who consumes domestically cotton of that person's own production shall be the collecting handler for such cotton. The handler shall pay the supplemental assessment at the time of consumption on the basis of a market value determined in consultation with the Cotton Board.

(i) Any person who exports cotton of that person's own production shall be the collecting handler for such cotton.

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Such handler shall pay the supplemental assessment on the basis of the current value of cotton as reflected on the export settlement document.

(j) Any person who obtains ownership of a bale of cotton from the producer of the cotton by transfer of any kind or by any means, under conditions other than those described in paragraph (a), (b), (c), (d), (e), or (f) of this section shall be the collecting handler for such cotton. Such handler shall collect the supplemental assessment at the time the handler takes ownership of the cotton. The handler shall give the producer a receipt indicating payment of the supplemental assessment.

(k) In the event of a producer's death, bankruptcy, receivership, or incapacity to act, the representative of such producer or the producer's estate, or the person acting on behalf of creditors, shall be considered the producer for the purposes of this section.

[42 FR 35974, July 31, 1977, as amended at 50 FR 10932, Mar. 19, 1985; 51 FR 37705, Oct. 24, 1986; 57 FR 29190, July 1, 1992]

§ 1205.514 Customs Service and the Collection of the \$1 per bale assessment.

The Collection of the \$1 per bale assessment by the Customs Service shall be as follows:

(a) The Customs Service will collect the assessment from the importer or from any person acting as principal, agent, broker or consignee for cotton or cotton-containing products produced outside the United States and imported into the United States. The Customs Service will collect the assessment on cotton and cotton-containing products identified by Harmonized Tariff Schedule heading numbers in §1205.510(b)(2) at the time of importation and forward such assessment as per the agreement between the United States Customs Service and the U.S. Department of Agriculture.

(b) In the event of an importer's death, bankruptcy, receivership, or incapacity to act, the representative of such importer, or the importer's estate, or the person acting on behalf of creditors, shall be considered the importer for the purposes of this section.

[57 FR 29191, July 1, 1992]

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§ 1205.515 Customs Service and the collection of the supplemental assessment.

The collection of the supplemental assessment by the Customs Service shall be as follows:

(a) The Customs Service will collect the supplemental assessment from any person acting as principal, agent, broker or consignee for cotton or cotton-containing products produced outside the United States and imported into the United States. Customs Service will collect the assessment on all cotton and cotton-containing products identified by Harmonized Tariff Schedule heading numbers in §1205.510(b)(2) at the time of importation and forward such assessment as per the agreement between the United States Customs Service and the U.S. Department of Agriculture.

(b) In the event of an importer's death, bankruptcy, receivership, or incapacity to act, the representative of such importer, or the importer's estate, or the person acting on behalf of creditors, shall be considered the importer for the purposes of this section.

[57 FR 29191, July 1, 1992]

§ 1205.516 Reports and remittance to the Cotton Board.

(a) *Handler reports and remittances.* Each collecting handler shall transmit assessments to the Cotton Board as follows:

(1) *Reporting periods.* Each calendar month shall be a reporting period and the period shall end on the close of business on the last day of the month.

(2) *Reports.* Each collecting handler shall make reports on forms made available or approved by the Cotton Board. Each report shall be mailed to the Cotton Board and postmarked within ten days after the close of the reporting period.

(i) *Collecting handler report.* Each collecting handler shall prepare a separate report form each reporting period for each gin from which such handler handles cotton on which the handler is required to collect the assessments during the reporting period. Each report shall be mailed in duplicate to the Cotton Board and shall contain the following information:

(A) Date of report;

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(B) Reporting period covered by report;

(C) Gin code number;

(D) Name and address of handler;

(E) Listing of all producers from whom the handler was required to collect the assessments, their addresses, total number of bales, and total assessment collected and remitted for each producer;

(F) Date of last report remitting assessments to the Cotton Board.

(ii) *No cotton purchased report.* Each collecting handler shall submit a no cotton purchased report form for each reporting period in which no cotton was handled for which the handler is required to collect assessments during the reporting period. A collecting handler who handles cotton only during certain months shall file a final no cotton purchased report at the conclusion of such handlers marketing season. If a collecting handler handles cotton during any month following submission of the final report for the handlers marketing season, such handler shall send a collecting handler report and remittance to the Cotton Board by the 10th day of the month following the month in which cotton was handled. The no cotton purchased report shall be signed and dated by the handler of the handler's agent.

(3) *Remittances.* The collecting handler shall remit all assessments to the Cotton Board with the report required in paragraph (a)(2) of this section. All remittances sent to the Cotton Board by collecting handlers shall be made by check, draft, or money order payable to the order of the "Cotton Board". All remittances shall be received subject to collection and payment at par.

(4) *Interest and late payment charges.*

(i) There shall be an interest charge, at rates prescribed by the Cotton Board with the approval of the Secretary, on any handler who is sent a second certified mail notice of past-due assessments from the Cotton Board in any one marketing year (August 1–July 31).

(ii) In addition to the interest charge specified in paragraph (a)(4)(i) of this section, there shall be a late payment charge on any handler whose remittance is not received by the Cotton Board within 10 days after the close of the reporting period in which interest

charges were first accrued. The late payment charge shall be 5 percent of the unpaid balance before interest charges have accrued.

(iii) The interest and late payment charges on the unremitted assessments for a particular reporting period will be applied from the first working day on or following the 20th day of the month in which the assessments were due.

(b) *Importer reports and remittance.* The United States Customs Service will transmit reports and assessments collected on imported cotton to the Agricultural Marketing Service according to the agreement between the Customs Service and the Agricultural Marketing Service. Upon the request of the Cotton Board, an importer shall file with the Board a report, for a period of time specified in the request, that includes the following information:

(1) The importer's name and address;

(2) The quantity of cotton and cotton products imported;

(3) The amount of the assessment paid on imported cotton and cotton products;

(4) The amount of imported cotton and cotton products on which the assessment was not paid to the Customs Service.

[57 FR 29190, July 1, 1992]

§ 1205.517 Failure to report and remit.

(a) Any collecting handler who fails to submit reports and remittances according to reporting periods and time schedules required in § 1205.516 shall be subject to appropriate action by the Cotton Board which may include one or more of the following actions:

(1) Audits of the collecting handler's books and records to determine the amount owed the Cotton Board;

(2) Requirement that an escrow account for the deposit of assessments collected be established. Frequency and schedule of deposits and withdrawals from the escrow account shall be determined by the Cotton Board with the Approval of the Secretary;

(3) Referral to the Secretary for appropriate enforcement action;

(4) Publication of a collecting handler's name in accordance with the following provisions:

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(i) The name of any collecting handler will be subject to publication if the collecting handler:

(A) is sent two certified mail notices of past due assessments and/or collecting handler reports from the Cotton Board in any one marketing year (August 1–July 31), or

(B) is required by the Cotton Board to establish an escrow account for depositing assessments, in accordance with paragraph (a)(2) of this section, and does not comply with the deposit procedures established by the Cotton Board with approval of the Secretary.

(ii) The name of any collecting handler who is subject to publication will be published by the Cotton Board with the approval of the Secretary in a monthly listing during the primary cotton marketing season (September through March) and a bi-monthly listing during the remainder of the year. The published listing will be distributed by the Cotton Board.

(iii) The Cotton Board, with approval of the Secretary, may notify individual producers that the assessments collected by such producer's collecting handler, whose name is subject to publication in accordance with the provisions of paragraph (a)(4)(i) of this section, have not been remitted to the Cotton Board as required.

(b) Any importer who fails to submit reports to the Cotton Board pursuant to request made according to §1205.516 or assessments to the Customs Service, shall be subject to one or more of the following actions:

(1) Audits of the importer's books and records to determine the amount owed the Cotton Board.

(2) A deduction for the amount of any unpaid assessment by the Customs Service from the importers surety bond.

(3) Referral to the Secretary for appropriate enforcement action.

[57 FR 29191, July 1, 1992]

§ 1205.518 Receipts for payment of assessments.

Each collecting handler who is required by §1205.512 and §1205.513 to give the producer a receipt showing payment of cotton research and promotion assessments shall provide the producer with an invoice or settlement sheet for

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the cotton. Such document shall serve as a receipt shall contain the following information:

(a) Name and address of collecting handler.

(b) Gin code number of gin at which cotton was ginned.

(c) Name and address of producer who paid assessment.

(d) Number of bales on which assessment was paid.

(e) Gross price per pound received by the producer.

(f) Total assessments paid by the producer.

(g) Date on which assessment was paid by producer.

(Approved by the Office of Management and Budget under control number 0581–0115)

[42 FR 35974, July 13, 1977, as amended at 49 FR 8420, Mar. 7, 1984. Redesignated and amended at 51 FR 6099, Feb. 20, 1986. Further redesignated at 57 FR 29190, July 1, 1992]

§ 1205.519 Organic exemption.

(a) A producer who operates under an approved National Organic Program (NOP) (7 CFR part 205) system plan; produces only products that are eligible to be labeled as 100 percent organic under the NOP, except as provided for in paragraph (h) of this section; and is not a split operation shall be exempt from the payment of assessments.

(b) To apply for an exemption under this section, an eligible cotton producer shall submit a request for exemption to the Board—on a form provided by the Board—at any time initially and annually thereafter on or before the beginning of the crop year as long as the producer continues to be eligible for the exemption.

(c) The request shall include the following: The producer's name and address, a copy of the organic farm or organic handling operation certificate provided by a USDA-accredited certifying agent as defined in section 2103 of the Organic Foods Production Act of 1990 (7 U.S.C. 6502), a signed certification that the applicant meets all of the requirements specified in paragraph (a) of this section for an assessment exemption, and such other information as may be required by the Board and with the approval of the Secretary.

(d) If the producer complies with the requirements of this section, the Board will grant the exemption and issue a Certificate of Exemption to the producer. For exemption requests received on or before August 15, 2005, the Board will have 60 days to approve the exemption request; after August 15, 2005, the Board will have 30 days to approve the exemption request. If the application is disapproved, the Board will notify the applicant of the reason(s) for disapproval within the same timeframe.

(e) The producer shall provide a copy of the Certificate of Exemption to each handler to whom the producer sells cotton. The handler shall maintain records showing the exempt producer's name and address and the exemption number assigned by the Board.

(f) An importer who imports only products that are eligible to be labeled as 100 percent organic under the NOP (7 CFR part 205) and who is not a split operation shall be exempt from the payment of assessments. That importer may submit documentation to the Board and request an exemption from assessment on 100 percent organic cotton and 100 percent organic cotton products—on a form provided by the Board—at any time initially and annually thereafter as long as the importer continues to be eligible for the exemption. This documentation shall include the same information required of producers in paragraph (c) of this section. If the importer complies with the requirements of this section, the Board will grant the exemption and issue a Certificate of Exemption to the importer. The Board will also issue the importer a 9-digit alphanumeric Harmonized Tariff Schedule (HTS) classification valid for 1 year from the date of issue. This HTS classification should be entered by the importer on the Customs entry documentation. Any line item entry of 100 percent organic cotton and cotton products bearing this HTS classification assigned by the Board will not be subject to assessments.

(g) The exemption will apply immediately following the issuance of the Certificate of Exemption.

(h) Agricultural commodities produced and marketed under an organic system plan, as described in 7 CFR

205.201, but not sold, labeled, or represented as organic, shall not disqualify a producer from exemption under this section, except that producers who produce both organic and non-organic agricultural commodities as a result of split operations shall not qualify for exemption. Reasons for conventional sales include lack of demand for organic products, isolated use of antibiotics for humane purposes, chemical or pesticide use as the result of State or emergency spray programs, and crops from a buffer area as described in 7 CFR part 205, provided all other criteria are met.

[70 FR 2754, Jan. 14, 2005]

REIMBURSEMENTS

§ 1205.520 Procedure for obtaining reimbursement.

Each importer against whose imports of cotton or cotton-containing products any assessments are made and collected may obtain a reimbursement on that portion of the assessment that was collected on cotton produced in the United States or cotton other than Upland cotton by following the procedures prescribed in this section.

(a) *Application form.* An importer shall obtain a reimbursement application form from the Cotton Board. Such form may be obtained by written request to the Cotton Board and the request shall bear the importer's signature or the importer's properly-witnessed mark.

(b) *Submission of reimbursement application to Cotton Board.* Any importer requesting a reimbursement shall mail the application on the prescribed form to the Cotton Board. The application shall be postmarked within 180 days from the date the assessments were paid on the cotton by such importer. The reimbursement application shall show:

(1) The importer's name, address, phone number and Customs Service identification number;

(2) Weight of the cotton in each HTS category for which the reimbursement is requested;

(3) Subtotal amounts to be reimbursed for each HTS number and grand total to be reimbursed;

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(4) Date or inclusive dates on which the assessments were paid;

(5) The name of the port of entry; and

(6) Certification by the importer that the cotton was grown in the U.S. or is other than Upland cotton.

(c) Where more than one importer shared in the assessment payment on cotton, joint or separate reimbursement application forms may be filed. In any such case, the reimbursement application shall show the names, addresses and proportionate shares of assessments paid by all importers. The reimbursement application shall bear the signature of each importer seeking reimbursement.

(d) *Proof of payment of the assessment on U.S. produced or other than Upland cotton.* A copy of the Customs entry form and the commercial invoice filed with the Customs Service shall accompany the importer's reimbursement application. Within 60 days from the date the properly executed application for reimbursement is received by the Cotton Board, the Cotton Board shall make reimbursement to the importer. For joint applications, the reimbursement shall be made payable to all eligible importers signing the reimbursement application. Documentation submitted with reimbursement applications shall not be returned to the importer.

[57 FR 29192, July 1, 1992, as amended at 62 FR 22879, Apr. 28, 1997]

WAREHOUSE RECEIPTS

§ 1205.525 Entry of gin code number.

The warehouse that first receives a bale for storage after ginning shall enter the gin code number of the gin at which the bale was ginned on the warehouse receipt issued for the bale.

[57 FR 29192, July 1, 1992]

REPORTS AND RECORDS

§ 1205.530 Gin reports and reporting schedule.

(a) *Gin reports.* Each year each cotton gin in the United States shall submit reports to the Cotton Board on forms or certificates made available or approved by the Cotton Board as follows:

(1) *End-of-season report.* Except as provided in paragraph (a)(2) of this sec-

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tion, each gin shall report to the Cotton Board an alphabetical listing of producer names, their addresses, and the number of bales ginned for each such producer during its ginning season.

(2) *Certificate in Lieu of End-of-Season Report.* If a gin is the collecting handler on every bale ginned at such gin and collecting handler reports and remittances of assessments have been made in accordance with §1205.516, a certification to that effect may be made to the Cotton Board in lieu of an end-of-season report.

(b) *Reporting schedule.* The schedule for submitting gin reports is as follows:

(1) Each gin that completes ginning operations prior to January 16 shall make a report to the Cotton Board within 10 days after completion of ginning.

(2) Each gin that operates on or after January 16 will make a report to the Cotton Board not later than January 25 covering bales ginned through January 15.

(3) Each gin that operates after January 15 shall make a supplemental report to the Cotton Board within 10 days after the close of ginning operations covering bales ginned after January 15.

[42 FR 35974, July 13, 1977, as amended at 57 FR 29192, July 1, 1992]

§ 1205.531 Records.

Each handler or importer required to make reports pursuant to this subpart shall maintain such books and records as are necessary to verify the reports.

[57 FR 29192, July 1, 1992]

§ 1205.532 Retention period for reports and records.

Each handler and importer required to make reports pursuant to this subpart shall retain for at least 2 years beyond the marketing year of their applicability:

(a) One copy of the report made to the Cotton Board; and

(b) Such books and records as are necessary to verify such reports.

[57 FR 29192, July 1, 1992]

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§ 1205.533 Availability of reports and records.

Each handler and importer required to make reports pursuant to this subpart shall make available for inspection by the Cotton Board, including its designated employees, and the Secretary any reports, books, or records required under this subpart.

[57 FR 29192, July 1, 1992]

CONFIDENTIAL INFORMATION

§ 1205.540 Confidential books, records, and reports.

All information obtained from the books, records, and reports of handlers and importers shall be kept confidential in the manner and to the extent provided for in §1205.340.

[57 FR 29192, July 1, 1992]

§ 1205.541 OMB control numbers.

The control number assigned to the information collection requirements by the Office of Management and Budget pursuant to the Paperwork Reduction Act of 1980, Public Law 96-511, is OMB number 0581-0093, except Board member nominee information sheets are assigned OMB number 0505-0001.

[57 FR 29192, July 1, 1992]

Subpart—Fiscal Period [Reserved]

PART 1206—MANGO PROMOTION, RESEARCH, AND INFORMATION

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AUTHORITY: 7 U.S.C. 7411-7425 and 7 U.S.C. 7401.