108TH CONGRESS 1ST SESSION S. 560

To impose tariff-rate quotas on certain casein and milk protein concentrates.

IN THE SENATE OF THE UNITED STATES

MARCH 6, 2003

Mr. CRAIG (for himself, Mr. DAYTON, Mr. COLEMAN, Mr. LEAHY, Mr. BOND, Mr. BINGAMAN, Ms. SNOWE, Mrs. LINCOLN, Mr. SHELBY, Mr. JEF-FORDS, Mr. DOMENICI, Mr. LEVIN, Ms. COLLINS, Mr. JOHNSON, Mr. SPECTER, Mr. FEINGOLD, and Mr. KOHL) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To impose tariff-rate quotas on certain casein and milk protein concentrates.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Milk Import Tariff5 Equity Act".

6 SEC. 2. IMPOSITION OF TARIFF-RATE QUOTAS ON CERTAIN

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CASEIN AND MILK CONCENTRATES.

8 (a) CASEIN AND CASEIN PRODUCTS.—

(1) IN GENERAL.—The Additional U.S. notes to
 chapter 35 of the Harmonized Tariff Schedule of the
 United States are amended—

4 (A) in note 1, by striking "subheading
5 3501.10.10" and inserting "subheadings
6 3501.10.05, 3501.10.15, and 3501.10.20"; and
7 (B) by adding at the end the following new
8 note:

9 "2. The aggregate quantity of casein, caseinates, milk 10 protein concentrate, and other casein derivatives entered 11 under subheadings 3501.10.15, 3501.10.65, and 12 in any calendar year shall not exceed 3501.90.65 13 54,051,000 kilograms. Articles the product of Mexico shall not be permitted or included under this quantitative limi-14 15 tation and no such article shall be classifiable therein.".

16 (2) RATES FOR CERTAIN CASEINS, CASEINATES, 17 AND OTHER DERIVATIVES AND GLUES.—Chapter 35 18 of the Harmonized Tariff Schedule of the United 19 States is amended by striking subheadings 3501.10 20 through 3501.90.60 and inserting the following new 21 subheadings, with the article descriptions for sub-22 headings 3501.10 and 3501.90 having the same de-23 gree of indentation as the article description for sub-24 heading 3502.20.00:

3501.10	Casein:			
	Milk protein concentrate:			
3501.10.05	Described in general note 15 of			
	the tariff schedule and entered			
	pursuant to its provisions	0.37¢/kg	Free (A*, CA, E, IL, J, JO, MX)	12¢/kg
3501.10.15	Described in additional U.S. note		111, 0, 00, MAX)	
	2 to this chapter and entered ac-			
	cording to its provisions	0.37¢/kg	Free (A*, CA, E, IL, J, JO)	12¢/kg
3501.10.20	Other	\$2.16/kg	Free (MX)	\$2.81/k
	Other:			
3501.10.55	Suitable only for industrial uses			
	other than the manufacture of			
	food for humans or other animals			
	or as ingredients in such food	Free		Free
	Other:			
3501.10.60	Described in general note 15 of			
	the tariff schedule and entered	0.05.0	D (IA GL D	10.0
	pursuant to its provisions	0.37¢/kg	Free (A*, CA, E,	12¢/kg
3501.10.65	Described in additional U.S.		IL, J, JO, MX)	
5501.10.05	note 2 to this chapter and en-			
	tered according to its provi-			
	sions	0.37¢/kg	Free (A*, CA, E,	12¢/kg
			IL, J, JO)	
3501.10.70	Other	\$2.16/kg	Free (MX)	\$2.81/k
3501.90	Other:	_		
3501.90.05	Casein glues	6%	Free (A*, CA, E,	30%
	0	, ,	IL, J, MX)	
			1.5% (JO)	
	Other:			
3501.90.30	Suitable only for industrial uses			
	other than the manufacture of			
	food for humans or other animals			
	or as ingredients in such food	6%	Free (A*, CA, E,	30%
			IL, J, MX) 1.5% (JO)	
	Other:		1.5% (50)	
3501.90.55	Described in general note 15 of			
3901.90.55	the tariff schedule and entered			
	pursuant to its provisions	0.37¢/kg	Free (A*, CA, E,	12.1¢/k
	parsualle to its provisions	0.01¢/ kg	IL, J, JO, MX	12.19/1
3501.90.65	Described in additional U.S.		, 0, 00, 00, 000, 000, 000, 000, 00	
	note 2 to this chapter and en-			
	tered according to its provi-			
	sions	0.37¢/kg	Free (A*, CA, E,	12.1¢/k
			IL, J, JO)	
3501.90.70	Other	\$2.16/kg	Free (MX)	\$2.81/k

(b) MILK PROTEIN CONCENTRATES.—

2 (1) IN GENERAL.—The Additional U.S. notes to
3 chapter 4 of the Harmonized Tariff Schedule of the
4 United States are amended—

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5 (A) in note 13, by striking "subheading
6 0404.90.10" and inserting "subheadings
7 0404.90.05, 0404.90.15, and 0404.90.20"; and

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1 (B) by adding at the end the following new 2 note:

3 "27. The aggregate quantity of milk protein con-4 centrates entered under subheading 0404.90.15 in any 5 calendar year shall not exceed 15,818,000 kilograms. Arti-6 cles the product of Mexico shall not be permitted or in-7 cluded under this quantitative limitation and no such arti-8 cle shall be classifiable therein.".

9 (2) RATES FOR CERTAIN MILK PROTEIN CON-10 CENTRATES.—Chapter 4 of the Harmonized Tariff 11 Schedule of the United States is amended by strik-12 ing subheadings 0404.90 through 0404.90.10 and 13 inserting the following new subheadings, with the ar-14 ticle description for subheading 0404.90 having the 15 same degree of indentation as the article description 16 for subheading 0404.10 and with the article descrip-17 tions for subheadings 0404.90.05, 0404.90.15, and 18 0404.90.20 having the same degree of indentation as 19 the article description for subheading 0405.20.40:

"	0404.90	Other:				
		Milk protein concentrates:				
	0404.90.05	Described in general note 15 of				
		the tariff schedule and entered				
		pursuant to its provisions	0.37¢/kg	Free (A*, CA, E,	12¢/kg	
			_	IL, J, JO, MX)		
	0404.90.15	Described in additional U.S. note				
		27 to this chapter and entered				
		pursuant to its provisions	0.37¢/kg	Free (A*, CA, E,	12¢/kg	
				IL, J, JO)		
	0404.90.20	Other	\$1.56/kg	Free (MX)	\$2.02/kg	
			0			".

20 (c) EFFECTIVE DATE.—

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(1) IN GENERAL.—The amendments made by
 this section apply to goods entered, or withdrawn
 from warehouse for consumption, on or after the
 first day of the first month after the date that is 90
 days after the date of enactment of this Act.

6 (2) TRANSITIONAL PROVISIONS.—

7 (A) CHAPTER 35.—Notwithstanding the 8 amendments made by subsection (a)(1)(B) of 9 this section, in the case of any calendar year that includes the effective date described in 10 11 paragraph (1), the aggregate amount of casein, 12 caseinates, milk protein concentrate, and other 13 case in derivatives entered under subheadings 14 3501.10.15, 3501.10.65, and 3501.90.65 shall 15 not exceed an amount equal to 148,085 kilo-16 grams multiplied by the number of calendar 17 days remaining in such year beginning with 18 such effective date.

(B) CHAPTER 4.—Notwithstanding the
amendments made by subsection (b)(1)(B) of
this section, in the case of any calendar year
that includes the effective date described in
paragraph (1), the aggregate amount of milk
protein concentrates entered under subheading
0404.90.15 shall not exceed an amount equal to

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1	43,337 kilograms multiplied by the number of
2	calendar days remaining in such year beginning
3	with such effective date.
4	SEC. 3. COMPENSATION AUTHORITY.
5	(a) IN GENERAL.—If the provisions of section 2 re-
6	quire, the President—
7	(1) may enter into a trade agreement with any
8	foreign country or instrumentality for the purpose of
9	granting new concessions as compensation in order
10	to maintain the general level of reciprocal and mutu-
11	ally advantageous concessions; and
12	(2) may proclaim such modification or continu-
13	ance of any general rate of duty, or such continu-
14	ance of duty-free or excise treatment, or any quan-
15	titative limitation, as the President determines to be
16	required or appropriate to carry out any such agree-
17	ment.
18	(b) LIMITATIONS.—
19	(1) IN GENERAL.—No proclamation shall be
20	made pursuant to subsection (a) decreasing any gen-
21	eral rate of duty to a rate which is less than 70 per-
22	cent of the existing general rate of duty.
23	(2) Special rule for certain duty reduc-
24	TIONS.—If the general rate of duty in effect is an
25	intermediate stage under an agreement in effect be-

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1 fore August 6, 2002, under section 1102(a) of the 2 Omnibus Trade and Competitiveness Act of 1988 or 3 under an agreement entered into under section 2103 4 (a) or (b) of the Bipartisan Trade Promotion Au-5 thority Act of 2002, the proclamation made pursu-6 ant to subsection (a) may provide for the reduction 7 of each general rate of duty at each such stage by 8 not more than 30 percent of such general rate of 9 duty, and may provide for a final general rate of 10 duty which is not less than 70 percent of the general 11 rate of duty proclaimed as the final stage under 12 such agreement.

13 (3) ROUNDING.—If the President determines 14 that such action will simplify the computation of the 15 amount of duty computed with respect to an article, 16 the President may exceed the limitations provided in 17 paragraphs (1) and (2) by not more than the lesser 18 of—

19 (A) the difference between such limitation 20 and the next lower whole number, or

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21 (B) one-half of 1 percent ad valorem.

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