



FEDERAL REGISTER

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TITLE 3—THE PRESIDENT PROCLAMATION 3201

GENERAL PULASKI'S MEMORIAL DAY, 1957
BY THE PRESIDENT OF THE UNITED STATES
OF AMERICA
A PROCLAMATION

WHEREAS, soon after the adoption of our Declaration of Independence, Count Casimir Pulaski, a Polish patriot, came from across the seas to join our army of freedom; and

WHEREAS, he quickly distinguished himself in battle; was made Brigadier General by the Continental Congress and formed the cavalry Legion which bore his name; and

WHEREAS on October 9, 1779, while leading his troops in an attempt to divide the enemy forces at Savannah, he received a grievous wound from which he died two days later, thus sacrificing a young life which gave promise of further contributions to the cause of liberty; and

WHEREAS, in acknowledgment of our debt to General Pulaski for his valorous conduct in our War for Independence, it is fitting that we pay tribute to his memory on the one hundred and seventy-eighth anniversary of his death:

NOW, THEREFORE, I, DWIGHT D. EISENHOWER, President of the United States of America, do hereby proclaim Friday, the eleventh day of October, 1957, as General Pulaski's Memorial Day; and I invite the people of this Nation to observe the day with appropriate commemorative ceremonies. I also direct that the flag of the United States be displayed on all Government buildings on that day in honor of the memory of General Casimir Pulaski.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the United States of America to be affixed.

DONE at the City of Washington this twelfth day of September in the year of our Lord nineteen hundred [SEAL] and fifty-seven, and of the Independence of the United States of America the one hundred and eighty-second.

DWIGHT D. EISENHOWER

By the President:

JOHN FOSTER DULLES,
Secretary of State.

[F. R. Doc. 57-7684; Filed, Sept. 16, 1957; 1:38 p. m.]

TITLE 6—AGRICULTURAL CREDIT

Chapter III—Farmers Home Administration, Department of Agriculture

Subchapter G—Miscellaneous Regulations

[Administration Letter 530(448)]

PART 384—SPECIAL LIVESTOCK LOANS LOANS TO PURCHASE FEEDER LIVESTOCK

Part 384 of Title 6, Code of Federal Regulations (18 F.R. 4944), is amended by the addition of § 384.2b, limiting the making of Special Livestock loans in connection with the purchase of feeder livestock, and to read as follows:

§ 384.2b *Loans to purchase feeder livestock.* Subject to all other applicable requirements, Special Livestock loans to purchase feeder livestock may be made only to indebted borrowers when a subsequent loan appears necessary for the protection of the Government's interest in previous Special Livestock loans. All applications for such loans will be submitted to the National Office for prior concurrence.

(R. S. 161; 5 U. S. C. 22)

Dated: September 13, 1957.

[SEAL]

H. C. SMITH,
Acting Administrator,
Farmers Home Administration.

[F. R. Doc. 57-7653; Filed, Sept. 17, 1957; 8:49 a. m.]

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Agriculture Department

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Commerce Department

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1957, at page 7200, make the following changes:

1. For the State of Pennsylvania, Wyoming County, the rate per bushel should read "2.20".

2. For the State of Pennsylvania, "Yates" County should read "York" County and the rate per bushel should read "2.21".

TITLE 25—INDIANS

Chapter I—Bureau of Indian Affairs, Department of the Interior

Subchapter Q—Leasing and Permitting of Restricted Indian Lands and Other Lands Administered by the Bureau of Indian Affairs for Farming, Farm Pasture, Business, and Other Purposes

PART 171—LEASING AND PERMITTING

PALM SPRINGS, CALIF.

Correction

In F. R. Document 57-7413 appearing in the issue for Wednesday, September 11, 1957, at page 7235, the signature should read "Hatfield Chilson, Acting Secretary of the Interior."

TITLE 21—FOOD AND DRUGS

Chapter I—Food and Drug Administration, Department of Health, Education, and Welfare

Subchapter B—Food and Food Products

PART 120—TOLERANCES AND EXEMPTIONS FROM TOLERANCES FOR PESTICIDE CHEMICALS IN OR ON RAW AGRICULTURAL COMMODITIES

TOLERANCES FOR RESIDUES OF MALATHION

A petition was filed with the Food and Drug Administration requesting the establishment of tolerances for residues of malathion in or on pecans and walnuts.

The Secretary of Agriculture has certified that this pesticide chemical is useful for the purposes for which tolerances are being established.

After consideration of the data submitted in the petition and other relevant material which show that the tolerances established in this order will protect the public health, and by virtue of the authority vested in the Secretary of Health, Education, and Welfare by the Federal Food, Drug, and Cosmetic Act (sec. 408 (d) (2), 68 Stat. 512; 21 U. S. C. 346a (d) (2)) and delegated to the Commissioner of Food and Drugs by the Secretary (21 CFR 120.7 (g)), the regulations for tolerances for pesticide chemicals in or on raw agricultural commodities (21 CFR, 120.111; 21 CFR, 1956 Supp., 120.111) are amended by inserting in § 120.111, *Tolerances for residues of malathion*, in proper alphabetical order, the items "pecans" and "walnuts".

Any person who will be adversely affected by the foregoing order may, at any time prior to the thirtieth day from the effective date thereof, file with the Hearing Clerk, Department of Health, Education, and Welfare, Room 5440, 330 Independence Avenue SW., Washington 25, D. C., written objections thereto.

Objections shall show wherein the person filing will be adversely affected by this order, specify with particularity the provisions of the order deemed objectionable and reasonable grounds for the objections, and request a public hearing upon the objections. Objections may be accompanied by a memorandum or brief in support thereof. All documents shall be filed in quintuplicate.

Effective date. This order shall be effective upon publication in the FEDERAL REGISTER.

(Sec. 701, 52 Stat. 1055, as amended; 21 U. S. C. 371. Interprets or applies sec. 408, 68 Stat. 511; 21 U. S. C. 346a)

Dated: September 11, 1957.

[SEAL] GEO. P. LARRICK,
Commissioner of Food and Drugs.

[F. R. Doc. 57-7639; Filed, Sept. 17, 1957; 8:48 a. m.]

TITLE 7—AGRICULTURE

Chapter I—Agricultural Marketing Service (Standards, Inspections, Marketing Practices), Department of Agriculture

PART 52—PROCESSED FRUITS AND VEGETABLES, PROCESSED PRODUCTS THEREOF, AND CERTAIN OTHER PROCESSED FOOD PRODUCTS

SUBPART—UNITED STATES STANDARDS FOR GRADES OF DRIED CURRANTS¹

MISCELLANEOUS AMENDMENTS

Notice of proposed rule making with respect to proposed amendments to the United States Standards for Grades of Dried Currants (§§ 52.981 to 52.985) was published in the FEDERAL REGISTER on July 25, 1957 (22 F. R. 5900).

It is hereby found that it is impracticable, unnecessary, and contrary to the public interest to delay the effective date of these amendments until thirty (30) days after publication in the FEDERAL REGISTER for the reasons that: (1) The processing season for dried currants is imminent and it is necessary for purposes of inspection and marketing that these amendments be effective at the beginning of the packing season; (2) the industry has had more than 30 days' notice of the proposed amendments and no views to the contrary have been received; and (3) additional time will not be needed to make preparation for compliance with these amendments.

After consideration of all relevant matters presented, including the proposals set forth in the aforesaid notice, the United States Standards for Grades of Dried Currants are hereby amended under the authority contained in the Agricultural Marketing Act of 1946 (60 Stat. 1087, et seq., as amended; 7 U. S. C. 1621 et seq.):

1. Change the applicable paragraphs and subparagraphs of the indicated sections to read:

¹ Compliance with the provisions of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act.

Section 52.983 (a) (4):

(4) Not more than 1 percent, by weight, of dried currants may be undeveloped;

Section 52.983 (b) (4):

(4) Not more than 2 percent, by weight, of dried currants may be undeveloped;

Section 52.984 (c):

(c) "Undeveloped" refers to extremely light currants that are lacking in sugary tissue indicating incomplete development; are completely shriveled and hard; possess fine wrinkles on smaller units and moderately deep wrinkles on slightly larger units; and are commonly referred to as "worthless".

2. In § 52.984, delete paragraph (f) and subparagraph (1) of paragraph (f) in their entirety; renumber paragraph (g) as "(f)"; renumber paragraph (h) as "(g)".

3. In Table I, change left-hand caption of "Poorly developed, blowovers ---" to "Underdeveloped ---".

4. In § 52.985 (work sheet) in left-hand column of captions, under "Defects", change words "Poorly developed, blowovers ---" to "Undeveloped ---".

The United States Standards for Grades of Dried Currants (fourth issue) as hereby amended and as contained in this subpart shall become effective October 1, 1957 and thereupon will supersede the United States Standards for Grades of Dried Currants (§§ 52.981 to 52.985) which have been in effect since September 1, 1956.

(Sec. 205, 60 Stat. 1090, as amended; 7 U. S. C. 1624)

Dated: September 13, 1957.

[SEAL] ROY W. LENNARTSON,
*Deputy Administrator,
Marketing Services.*

[F. R. Doc. 57-7652; Filed, Sept. 17, 1957; 8:49 a. m.]

PART 52—PROCESSED FRUITS AND VEGETABLES, PROCESSED PRODUCTS THEREOF, AND CERTAIN OTHER PROCESSED FOOD PRODUCTS

SUBPART—UNITED STATES STANDARDS FOR GRADES OF PROCESSED RAISINS¹

MISCELLANEOUS AMENDMENTS

Notice of proposed rule making with respect to proposed amendments to the United States Standards for Grades of Processed Raisins (§§ 52.1841 to 52.1852) was published in the FEDERAL REGISTER on July 27, 1957 (22 F. R. 5958).

It is hereby found that it is impracticable, unnecessary, and contrary to the public interest to delay the effective date of these amendments until thirty (30) days after publication in the FEDERAL REGISTER for the reasons that: (1) The processing season for raisins is imminent and it is necessary for purposes of inspection and marketing that these amendments be effective at the beginning of the packing season; (2) the industry has had more than 30 days' notice of the proposed amendments and no