



FEDERAL REGISTER

VOLUME 26 NUMBER 160

Washington, Saturday, August 19, 1961

Contents

THE PRESIDENT

Executive Order

Kowal, Maurice L.; authorization of appointment to competitive position without regard to civil service rules and regulations. . . . 7753

EXECUTIVE AGENCIES

Agricultural Marketing Service

PROPOSED RULE MAKING:
Domestic dates produced or packed in designated area of California; 1961-62: 7779

Expenses of Date Administrative Committee, and rate of assessment. 7779

Free, restricted, and withholding percentages. 7780

Filberts in the shell; U.S. standards for grades. 7778

Grapefruit grown in Indian River district of Florida; hearing on proposed marketing agreement and order; correction. 7778

Onions grown in certain designated counties in Idaho and Malheur County, Oreg.; expenses and rate of assessment. 7780

RULES AND REGULATIONS:
Fruit grown in California and Arizona; handling limitations: 7759

Lemons. 7759

Valencia oranges. 7758

Irish potatoes grown in Colorado: Approval of expenses and assessment rate: 7759

Area No. 1. 7759

Area No. 2. 7759

Shipments limitation, Area No. 2. 7760

Agricultural Research Service

PROPOSED RULE MAKING:
Anti-hog-cholera serum and hog-cholera virus; handling; recommended decision and opportunity to file written exceptions on proposed amendment to marketing agreement and order. 7781

RULES AND REGULATIONS:

Alfalfa seed, imported; foreign quarantines; fungicidal treatment. 7755

Khapra beetle; domestic quarantine; regulated areas. 7754

Agricultural Stabilization and Conservation Service

PROPOSED RULE MAKING:
Milk in Inland Empire marketing area; hearing on proposed amendments to tentative agreement and order. 7782

RULES AND REGULATIONS:
Cotton marketing quotas, 1961 and succeeding crops: 7758

Extra long staple. 7758

Upland. 7755

Agriculture Department

See also Agricultural Marketing Service; Agricultural Research Service; Agricultural Stabilization and Conservation Service.

NOTICES:
Kentucky; designation of area for production emergency loans. 7786

RULES AND REGULATIONS:
Financing of commercial export sales of surplus agricultural commodities on credit. 7754

Atomic Energy Commission

NOTICES:
Kansas State University of Agriculture and Applied Science; issuance of construction permit. 7787

RULES AND REGULATIONS:
Financial protection requirements and indemnity agreements; miscellaneous amendments. 7770

Civil Aeronautics Board

NOTICES:
Hearings, etc.:
Large irregular air carrier investigation. 7787
Ottawa Aero Services, Ltd. 7787
Overseas National Airways, Inc.; certain proposed reduced fares. 7787

Civil Service Commission

RULES AND REGULATIONS:
Exceptions from competitive service:
Commerce Department. 7754
Federal Aviation Agency. 7754
Health, Education, and Welfare Department. 7754
International Cooperation Administration. 7754

Commerce Department

NOTICES:
Export control; authority delegations:
Assistant Secretary of Commerce for International Affairs. 7786
Director, Office of Export Control. 7787

Federal Aviation Agency

PROPOSED RULE MAKING:
Airworthiness directive; Lockheed PV-1 and B-34 aircraft. 7784
Federal airways; alteration. 7785

RULES AND REGULATIONS:
Airworthiness directives:
Fairchild F-27 aircraft (2 documents). 7761
Martin 202 aircraft. 7761
Standard instrument approach procedures. 7762

Federal Maritime Commission

NOTICES:
Continuance of functions, powers, and duties transferred by Reorganization Plan No. 7 of 1961. 7788

Federal Reserve System

NOTICES:
Montana Shares, Inc.; application for approval of acquisition of shares of bank. 7788

Federal Trade Commission

RULES AND REGULATIONS:
Pressing Supply Co. et al.; prohibited trade practices. 7771

(Continued on next page)

Proposed Rule Making

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[25 CFR Part 141]

GENERAL FOREST REGULATIONS

Timber Cutting Permits

Basis and purpose. Notice is hereby given that pursuant to the authority vested in the Secretary of the Interior by the Acts of June 25, 1910 (36 Stat. 857; 25 U.S.C. 406, 407), June 18, 1934 (48 Stat. 986; 25 U.S.C. 466), and February 14, 1920 (41 Stat. 415, as amended; 25 U.S.C. 413), and by section 161 of the Revised Statutes (5 U.S.C. 22), it is proposed to amend 25 CFR Part 141 as set forth below. The purpose of the amendment is to change the \$200 limitation on stumpage values to \$500 in §§ 141.7, 141.12, and 141.19, and to make clear that the 1-year limitation in § 141.19 applies to a calendar year rather than to any other 12-month period.

It is the policy of the Department of the Interior whenever practicable, to afford the public an opportunity to participate in the rule making process. Accordingly, interested persons may submit written comments, suggestions, or objections with respect to the proposed amendments to the Bureau of Indian Affairs, Washington 25, D.C., within thirty days of the date of publication of this notice in the FEDERAL REGISTER.

1. Section 141.7 is amended to read as follows:

§ 141.7 Timber sales from unallotted and allotted lands.

On reservations where the volume of timber available for cutting is in excess of that which is being developed by the Indians, open market sales of Indian timber will be authorized: *Provided*, That consent is given by the authorized representative of the tribe for tribal timber, and by the Indian owners for allotted timber. The consent of the Secretary is required in all cases. Unless otherwise authorized by the Secretary, sales from unallotted lands, allotted lands, or a combination of these two ownerships having a stumpage value exceeding \$500 will not be approved until an examination of the timber to be sold has been made by a qualified forest officer and a report setting forth all pertinent information has been submitted to the officer authorized to approve the contract as provided in § 141.13. In all such sales of timber exceeding \$500 in value, the timber shall be appraised and sold at not less than its appraised value.

2. Section 141.12 is amended to read as follows:

§ 141.12 Contracts required.

Except as provided in § 141.19(c), in sales of timber with an appraised stump-

age value exceeding \$500 the contract forms approved by the Secretary must be used unless a special form for a particular sale or class of sales is approved by the Secretary. The approved forms provide flexibility to meet variable conditions, but essential departures from the fundamental requirements of such contracts shall be made only with the approval of the Secretary. Unless otherwise directed, the contracts shall require that the proceeds be paid by remittance drawn to the Bureau of Indian Affairs and transmitted to the Superintendent. Contracts may be extended, modified, or assigned subject to approval of the approving officer, and may be terminated by the approving officer upon completion.

3. The introductory paragraph of § 141.19 is amended to read as follows:

§ 141.19 Timber cutting permits.

Except as provided in § 141.20, all timber cutting that is not done under formal contract, pursuant to § 141.12, shall be done under the regular timber cutting permit forms. Permits to be valid must be approved by the Secretary. Permits will be issued only with the consent of authorized representatives of the tribe for unallotted lands, and for allotted lands with the consent of the Indian owner or the Superintendent as authorized in § 141.13 (b) and (c). The stumpage value which may be cut in 1 calendar year by any individual under authority of paragraphs (a) and (b) of this section shall not exceed \$500, but this limitation shall not apply to cutting under authority of paragraph (c) of this section.

JAMES K. CARR,

Under Secretary of the Interior.

AUGUST 14, 1961.

[F.R. Doc. 61-7961; Filed, Aug. 18, 1961; 8:46 a.m.]

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[7 CFR Ch. IX]

[Docket No. AO-333]

GRAPEFRUIT GROWN IN THE INDIAN RIVER DISTRICT OF FLORIDA

Notice of Hearing With Respect to Proposed Marketing Agreement and Order

Correction

In F.R. Doc. 61-7757, appearing at page 7347 of the issue for Saturday, August 12, 1961, the following signature and title should appear after the date at the end of the document: "Floyd F. Hedlund, *Director, Fruit and Vegetable Division*".

[7 CFR Part 51]

FILBERTS IN THE SHELL¹

U.S. Standards for Grades

Notice is hereby given that the United States Department of Agriculture is considering the revision of United States Standards for Filberts in the Shell.

Statement of considerations leading to the proposed revision. The proposed revision would change the requirement for "large" size round type varieties of filberts. Nuts in this size classification would be required not to pass through a round opening $\frac{49}{64}$ inch in diameter, whereas the present standards specify a $\frac{50}{64}$ inch round opening.

This change in size requirement was requested by the Oregon filbert industry. It is intended to bring the standards in line with the Oregon standards and the Federal Specifications which specify a $\frac{49}{64}$ inch round opening as the minimum for "large".

Other changes proposed are of a very minor nature and are intended to clarify or improve the organization of the standards.

All persons who desire to submit written data, views or arguments for consideration in connection with the proposed standards should file the same with the Chief, Fresh Products Standardization and Inspection Branch, Fruit and Vegetable Division, Agricultural Marketing Service, United States Department of Agriculture, South Building, Washington 25, D.C., not later than 30 days after publication herein in the FEDERAL REGISTER.

The proposed standards, as revised, are as follows:

Sec.

51.1995 U.S. No. 1.

UNCLASSIFIED

51.1996 Unclassified.

DEFINITIONS

51.1997 Similar type.

51.1998 Dry.

51.1999 Well formed.

51.2000 Clean and bright.

51.2001 Blank.

51.2002 Damage.

51.2003 Reasonably well developed.

51.2004 Badly misshapen.

51.2005 Rancidity.

51.2006 Moldy.

51.2007 Insect injury.

APPLICATION OF STANDARDS

51.2008 Application of standards.

AUTHORITY: §§ 51.1995 to 51.2008 issued under Secs. 202-208, 60 Stat. 1087, as amended; 7 U.S.C. 1621-1627.

¹ Packing of the product in conformity with the requirements of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act or with applicable State laws and regulations.