the proper overall apportionment and allocation of available transportation capacity.

- (2) The Secretary of Transportation, subject to the general policy guidance of the Director of the Office of Emergency Preparedness, shall exercise centralized direction in the use of transportation priorities to accomplish the purposes of this order.
- (3) The Secretary of Transportation shall provide the organization, procedures and redelegations to carry out the functions under the foregoing provisions of this section.

SEC. 4. This order takes effect at once and shall remain effective until the resumption of rail service makes it unnecessary but in no event more than fifteen days after the termination of the current railroad strike.

Richard Wixon

THE WHITE HOUSE, May 17, 1971.

[FR Doc.71-7019 Filed 5-17-71;11:50 am]

Note: For Presidential message to Congress requesting legislation extending railroad labor-industry negotiations, see Weekly Comp. of Pres. Docs., Vol. 7, No. 21, issue of May 24, 1971.

Rules and Regulations

Title 7—AGRICULTURE

Chapter IX—Consumer and Marketing Service (Marketing Agreements and Orders; Fruits, Vegetables, Nuts), Department of Agriculture

[Grapefruit Reg. 37, Amdt. 4]

PART 909-GRAPEFRUIT GROWN IN

ARIZONA; IN IMPERIAL COUNTY, CALIF.; AND IN THAT PART OF RIVERSIDE COUNTY, CALIF., SITUATED SOUTH AND EAST OF WHITE WATER, CALIF.

Limitation of Shipments

Findings. (1) Pursuant to marketing Order No. 909, as amended (7 CFR Part 909; 35 F.R. 13875), regulating the handling of grapefruit grown in Arizona and designated part of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601–674), and upon the basis of the recommendations of the Administrative Committee (established under the aforesaid amended marketing order), and upon other available information, it is hereby found that the limitation of shipments of grapefruit, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) The recommendation of the Administrative Committee reflects its appraisal of the current grapefruit crop and the current and prospective market conditions. Information received by the Department on May 11, 1971, revealed that the minimum size requirement, recommended by the committee and transmitted as a count-per-container, differed slightly from the minimum size measurement as specified in Amendment 3 of Grapefruit Regulation 37. The discrepancy arose from different mathematical interpretations by the committee and by the Department for size 56 grapefruit. As a result, said amendment permits the shipment of grapefruit slightly smaller than the minimum size intended by the committee and this amendment will eliminate that

(3) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this amendment until 30 days after publication thereof in the FEDERAL REGISTER (5 U.S.C. 553) because the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the act is insufficient, and a reasonable time is permitted, under the circumstances, for

preparation for such effective time; and, good cause exists for making the provisions hereof effective not later than May 17, 1971. Shipments of California-Arizona grapefruit are currently regulated pursuant to Grapefruit Regulation 37 as amended (35 F.R. 15980; 36 F.R. 1087; 36 F.R. 3516; 36 F.R. 8671). The Administrative Committee held a meeting on April 30, 1971, to consider recommendation for regulation; the recom-mendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting: necessary supplemental economic and statistical information upon which this recommended amendment is based were received April 30, 1971 and May 11, 1971; information regarding the provisions of the regulation recommended by the committee has been disseminated to shippers of grapefruit, grown as aforesaid; this amendment is identical with the recommendation of the committee; it is necessary, in order to effectuate the declared policy of the act, to make this amendment effective on the date hereinafter set forth; and, compliance with this amendment will not require any special preparation on the part of the persons subject thereto which cannot be completed on or before the effective date

Order. In § 909.337 (Grapefruit Reg. 37; 35 F.R. 15980; 36 F.R. 1087; 36 F.R. 3516; 36 F.R. 8671), the provisions of paragraph (a) (1) which precede subdivision (i) and of paragraph (a) (2) are amended to read as follows:

§ 909.337 Grapefruit Regulation 37.

(a) Order. (1) Except as otherwise provided in subparagraph (2) of this paragraph, during the period May 17, 1971, through September 30, 1971, no handler shall handle from the State of California or the State of Arizona to any point outside thereof:

(2) Subject to the requirements of subparagraph (1)(i) of this paragraph, any handler may, but only as the initial thereof, handle grapefruit smaller than 3% inches in diameter directly to a destination in Zone 6, Zone 5, Zone 4, Zone 3, or Zone 2; and if the grapefruit is so handled directly to Zone 4, Zone 3, or Zone 2, the grapefruit does not measure less than 31/16 inches in diameter, except that a tolerance of 5 percent, by count, for grapefruit smaller than 31/16 inches shall be permitted. which tolerance shall be applied in accordance with the provisions for the application of tolerances specified in the revised U.S. Standards for Grapefruit (California-Arizona), §§ 51.925-51.955 of this title: Provided, That in determining the percentage of grapefruit in any lot which are smaller than 31/16 inches in

diameter, such percentage shall be based only on the grapefruit in such lot which are of a size 311/16 inches in diameter and smaller.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated: May 14, 1971.

PAUL A. NICHOLSON,
Deputy Director, Fruit and
Vegetable Division, Consumer
and Marketing Service.

[FR Doc.71-6976 Filed 5-14-71;4:16 pm]

Chapter XIV—Commodity Credit Corporation, Department of Agriculture

SUBCHAPTER B-LOANS, PURCHASES, AND
OTHER OPERATIONS

[CCC Grain Price Support Regs., 1971 Crop Barley Supp.]

PART 1421—GRAINS AND SIMILARLY HANDLED COMMODITIES

Subpart—1971 Crop Barley Loan and Purchase Program

The General Regulations Governing Price Support for the 1970 and Subsequent Crops, published at 35 F.R. 7363, and any amendments thereto, and the 1970 and Subsequent Crops Barley Loan and Purchase Program regulations, published at 35 F.R. 11166, and any amendments to such regulations, are further supplemented for the 1971 crop of barley. The material previously appearing in these sections under centerhead "1970 Crop Barley Loan and Purchase Program" remain in full force and effect as to the crop to which it was applicable.

Sec.

1421.72 Availability.

1421.73 Warehouse charges.

1421.74 Maturity of loans.

1421.75 Support rates and discounts.

AUTHORITY: The provisions of this subpart issued under sec. 4, 62 Stat. 1070, as amended; 15 U.S.C. 714b. Interpret or apply sec. 5, 62 Stat. 1072, secs. 105, 401, 63 Stat. 1051, as amended; 15 U.S.C. 714c, 7 U.S.C. 1421, 1441.

§ 1421.72 Availability.

A producer desiring a price support loan must request a loan on his eligible barley on or before April 30, 1972, on barley stored in Alaska, Idaho, Minnesota, Montana, North Dakota, Oregon, South Dakota, Washington, Wisconsin, and Wyoming, and on or before March 31, 1972, on barley stored in all other States. To obtain price support through sales, a producer must execute and deliver to the appropriate county ASCS office a Purchase Agreement

(Form CCC-614), indicating the approximate quantity of 1971 crop barley he will sell to CCC, on or before May 31, 1972, for barley stored in the States named in this section and on or before April 30, 1972, for barley stored in all other States.

§ 1421.73 Warehouse charges.

Subject to the provisions of § 1421.56, the schedules of deductions set forth in this section shall apply to barley stored in an approved warehouse operating under the Uniform Grain Storage Agreement.

SCHEDULE OF DEDUCTIONS FOR STORAGE CHARGES BY
MATURITY DATES

Maturity date of April 30, 1972	(cents per bushel)	Maturity date of May 31, 1972
(1)		(1)
Prior to May 25, 1971_	14	
May 25-June 21	. 13	June 29-July 23.
June 22-July 17	. 12	July 24-Aug. 17.
July 18-Aug. 11	. 11	Aug. 18-Sept. 11.
Aug. 12-Sept. 5	10	
Sept. 6-Sept. 30	. 9	Oct. 7-Oct. 31.
Oct. 1-Oct. 25		Nov. 1-Nov. 25.
Oct. 26-Nov. 19	. 7	Nov. 26-Dec. 20.
Nov. 20-Dec. 14	6	Dec. 21, 1971- Jan. 14, 1972.
Dec. 15, 1971- Jan. 8, 1972,	5	Jan. 15-Feb. 8.
Jan. 9-Feb. 2	. 4	Feb. 9-Mar. 4.
Feb. 3-Feb. 27	3	Mar. 5-Mar. 29.
Feb. 28-Mar. 23	. 2	Mar. 30-Apr. 23.
Mar. 24-Apr. 30, 1972.	1	Apr. 24-May 31, 1972.

Date storage charges start, all dates inclusive.

§ 1421.74 Maturity of loans.

Loans mature on demand but not later than: May 31, 1972, on barley stored in the States of Alaska, Idaho, Minnesota, Montana, North Dakota, South Dakota, Oregon, Washington, Wisconsin, and Wyoming and April 30, 1972, on barley stored in all other States.

§ 1421.75 Support rates and discounts.

(a) Basic support rates (counties). Basic county support rates (marketing area rates in Alaska) for loan and settlement purposes are established for barley (except Mixed Barley) grading U.S. No. 2 or better and are as follows:

ALABAMA

County

Rate per

County		Ousites
All counties_		\$0.82
	ALA	SKA
1	Rate per	Rate per
County	bushel	County bushel
Delta		Kenai-Sold \$1.06
Fairbanks	91	Palmer 1.12
Glenallen	_ 1.02	Talkeetna 1.12
Homer	98	
	ARE	ZONA
Apache	_ 80.74	Mohave \$0.79
Cochise		Navajo74
Coconino	74	Pima90
Gila	74	Pinal93
Graham	79	Santa Cruz89
Greenlee	74	Yavapai74
Maricopa	92	Yuma94
	ARK	ANSAS
All Counties		\$0.83

CALIF	Kansas				
Rate per	Rate per	Ra	te per	R	ite per
County bushel	County bushel	County by	ushel		nishel
Alameda \$1.09	Riverside \$1.04	Allen	TO SOUTH	Linn	\$0.88
Alpine93 Amador 1.05	Sacramento _ 1.09	Anderson	. 85	Logan	.74
Amador 1.05 Butte 1.00	San Bernar- 1.02	Atchison Barber	. 86	Lyon McPherson	. 83
Calaveras 1.05	dino 1.04	Barton	.78	Marion	. 79
Colusa 1.03	San Diego 1.09	Bourbon	, 85	Marshall	83
Contra	San	Brown	, 85	Meade	.74
Costa 1.06 El Dorado 1.05	Francisco 1.09 San Joaquin_ 1.09	Butler	. 80	Miami	. 86
Fresno 1.02	San Joaquin_ 1.09 San Luis	Chautauqua _	. 81	Mitchell Montgomery _	. 79
Glenn 1.02	Obispo 1.01	Cherokee	. 83	Morris	. 81
Humboldt91	San Mateo 1.06	Cheyenne	. 75	Morton	.71
Imperial 1.04	Santa	Clay	.74	Nemaha	. 83
Inyo91 Kern 1.04	Barbara 1.01 Santa Clara 1.04	Cloud	. 80	Ness	. 83
Kings 1.02	Santa Cruz 1.03	Coffey	. 84	Norton	.78
Lake99	Shasta91	Comanche	. 76	Osage	. 84
Lassen91	Sierra91	Cowley	. 80	Osborne	. 79
Los Angeles 1.09 Madera 1.04	Siskiyou91	Crawford	. 84	Ottawa Pawnee	.80
Marin 1.06	Solano 1.06 Sonoma 1.03	Dickinson	.80	Phillips	.78
Mariposa 1.03	Stanislaus 1.06	Doniphan	. 85	Pottawatomie.	. 83
Mendocino94	Sutter 1.03	Douglas	. 86	Pratt	.78
Merced 1.04	Tehama ,96	Edwards	. 78	Rawlins	. 76
Modoc91 Monterey 1.01	Tulare 1.01 Tuolumne 1.03	ElkEllis	.81	Republic	. 79
Napa 1.03	Ventura 1.04	Ellsworth	.79	Rice	.79
Orange 1.09	Yolo 1.06	Finney	. 74	Riley	. 83
Placer 1.02	Yuba 1.03	Ford	.76	Rooks	. 78
Plumas93		Franklin	.86	Rush	.78
Colo	RADO	Gove	.76	Saline	.79
All counties	80 77	Graham	.77	Scott	.75
		Grant	. 73	Sedgwick	. 80
CONNE	CTICUT	Gray	. 75	Seward	.73
All counties	\$0, 83	Greeley	. 73	Shawnee Sheridan	.77
DELA	WARE	Hamilton	.73	Sherman	.75
All counties	\$0.89	Harper	. 79	Smith	. 79
		Harvey	.80	Stafford	. 78
FLO	RIDA	Haskell Hodgeman	.74	Stanton	.72
All counties	\$0. 85	Jackson	. 85	Sumner	. 80
GEO	RGIA	Jefferson	. 86	Thomas	.76
All counties	80. 85	Jewell	. 79	Trego	.77
		Johnson	. 86	Wabaunsee	. 83
IDA	НО	Kearny	.73	Washington -	.81
Rate per	Rate per	Kiowa	.78	Wichita	.74
County bushel	County bushel	Labette	. 83	Wilson	. 83
Ada \$0.81	Gem \$0.81	Lane	.76	Woodson	. 83
Adams81	Gooding81	Leavenworth _ Lincoln	. 86	Wyandotte	. 86
Bannock80 Bear Lake79	Idaho	annount			
Benewah88	Jerome81		KENTU		00 00
Bingham79	Kootenai87	All counties			\$0.80
Blaine80	Natah88	Lou	ISIANA (PARISHES)	
Boise81 Bonner84	Lemhi78 Lewis87	East Baton		West Baton	40.00
Bonneville79	Lewis87	Rouge		Rouge	\$0.99
Boundary82	Madison79	Jefferson		All other	.82
Butte79	Minidoka81	Orleans St. Charles		COMMISSION NAME	
Camas80	Nez Perce88	7	MAI	NE	
Caribou81	Oneida80 Owyhee81	All counties			80.83
Cassia81	Payette81	All counties			
Clark79	Power80		MARY		
Clearwater87	Shoshone75	Baltimore City	\$1.01	All other	\$0.83
Custer79 Elmore81	Teton79 Twin Falls81			counties	42000
Franklin80	Valley81	1	MASSACH	USETTS	26 68
Fremont79	Washington81	All counties	~~~~		\$0.83
ILLI	NOIS		Michigan	IGAN	
Alexander \$0.89	St. Clair \$0.88	All counties			\$0.73
Cook84	All other	THE COUNTY OF THE PARTY OF THE	MINNE		
	counties81	****		Brown	\$0.88
IND		Aitkin		Carlton	* 50.0
All countles		Anoka Becker	.79	Carver	.90
		Beltrami	. 81	Cass	. 83
Io	WA	Benton	. 87	Chinnews	89
Pottawatamie_ \$0.85	All other	Big Stone	. 82	Chisago Clay	.78
	counties \$0.81	Blue Earth	. 89	Clay	

MINNESOTA	-Continued	Nebraska—Continued		Оню		
County Rate per bushel	County Rate per bushel	County Bushel		e per shel	County Rate per bushel	County Rate per bushel
Clearwater 0.78	Nobles \$0.82	Cedar \$0.82	Knox 8		All counties	\$0.79
Cottonwood87	Norman77 Olmsted89	Chase	Lancaster	. 84	OKL	АНОМА
Dakota90	Otter Tail81	Cheyenne73	Logan	. 76	Adair \$0.79	Le Flore \$0.76
Dodge89 Douglas83	Pennington76 Pine90	Clay80 Colfax84	McPherson	. 78	Alfalfa79	Lincoln80
Faribault88	Pipestone82	Cuming84	Madison	. 83	Atoka80 Beaver79	Logan
Fillmore87	Polk77	Custer77	Merrick	. 82	Beckham80	McClain80
Freeborn88 Goodhue89	Pope85 Ramsey90	Dakota83 Dawes72	Morrill Nance	. 73	Blaine80	McCurtain76
Grant81	Red Lake77	Dawson 77	Nemaha	. 83	Bryan79 Caddo80	McIntosh80 Major79
Hennepin90	Redwood88	Deuel74	Nuckolls	. 80	Canadian80	Marshall80
Houston86 Hubbard81	Renville87	Dixon82 Dodge84	Otoe	. 84	Carter80	Mayes82
Isanti89	Rock79	Douglas85	Perkins	.74	Cherokee80 Choctaw76	Murray80 Muskogee80
Itasca 86	Roseau76	Dundy74	Phelps	. 78	Cimarron79	Noble79
Jackson 85 Kanabec 88	St. Louis90 Scott90	Fillmore82 Franklin78	Pierce Platte	. 83	Cleveland80 Coal80	Nowata 84
Kandiyohi88	Sherburne89	Frontier76	Polk	. 83	Coal80	Okfuskee80 Oklahoma80
Kittson75	Sibley89	Furnas77	Red Willow	. 75	Cotton80	Okmulgee80
Koochiching86 Lac Qui Parle83	Stearns87 Steele89	Gage	Richardson _ Rock	. 83	Craig83 Creek80	Osage80 Ottawa83
Lake of the	Stevens83	Garfield79	Saline	. 83	Custer79	Pawnee79
Woods81	Swift85	Gosper77 Grant73	Sarpy	. 84	Delaware82	Payne80
Le Sueur 89 Lincoln , 83	Todd83	Grant	Saunders Scotts Bluff	. 84	Dewey79 Ellis79	Pittsburg80 Pontotoc80
Lyon 86	Wabash89	Hall ,80	Seward	. 84	Garfield80	Pottawatomie .80
McLeod89	Wadena82	Hamilton81 Harlan78	Sheridan Sherman	. 73	Garvin80	Pushmatah76
Mahnomen77 Marshall76	Waseca89 Washington90	Hayes74	Sioux	.72	Grady80 Grant79	Roger Mills 79 Rogers 82
Martin88	Watonwan88	Hitchcock74	Stanton	. 84	Greer80	Seminole80
Meeker 89	Wilkin79	Holt79 Hooker74	Thayer	. 81	Harmon80	Sequoyah78
Mille Lacs88 Morrison85	Winona88	Howard80	Thurston	. 83	Harper 78 Haskell 76	Stephens80 Texas79
Mower88	Wright90	Jefferson82	Valley	. 79	Hughes80	Tillman80
Murray85	Yellow	Johnson83 Kearney78	Washington _ Wayne	. 84	Jackson80	Tulsa 81
Nicollet89	Medicine84	Keith74	Webster	. 79	Jefferson80 Johnston80	Wagoner81
No. of the last of	SSIPPI	Keya Paha76	Wheeler	. 81	Kay79	Washington83
All Counties	\$0.82	Kimball73	York	, 82	Kingfisher80	Washita80 Woods78
Miss	SOURI		VADA \$0	0.85	Latimer80	Woodward79
Buchanan \$0.86	St. Louis \$0.88		MPSHIRE	0. 00		GON
Clay 86 Jackson 86	All other	All counties		0.83		
All Control of the Co	counties83		JERSEY		Baker \$0.88 Benton 92	Lake \$0.87
	TANA	All counties		0. 83	Clackamas96	Lincoln92
Beaverhead \$0.70 Big Horn 63	Madison \$0.76	New 1	Mexico		Clatsop99 Columbia99	Linn91
Blaine63	Madison76 Meagher71	All counties		0.80	Columbia99 Coos82	Malheur81 Marion94
Broadwater 74	Mineral78	New	York		Crook ,90	Morrow93
Carbon 68 Carter 65	Missoula78	Albany \$1.01	All other		Deschutes90	Multnomah99 Polk93
Cascade 70	Musselshell67 Park74	New York	counties \$0	0.83	Douglas85	Polk93 Sherman95
Chouteau 68	Petroleum66	City 1.01			Gilliam93	Tillamook96
Custer64 Daniels62	Phillips60		CAROLINA		Grant89 Harney78	Umatilla91 Union89
Dawson 64	Pondera69 Powder River63	All counties	\$0	0.86	Hood River96	Wallowa87
Deer Lodge 78	Powell76	North	DAKOTA		Jackson84	Wasco96
Fallon65 Fergus68	Prairie64	Adams \$0.67	McLean \$0		Jefferson93 Josephine84	Washington96 Wheeler92
Flathead 80	Ravalli75 Richland64	Barnes76 Benson72		. 69	Klamath88	Yamhill94
Garanta76	Roosevelt65	Billings67		. 68	PENNS	YLVANIA
Glacier	Rosebud63	Bottineau69		. 74	Philadelphia	All other
Golden Valley go	Sanders78 Sheridan64	Bowman66 Burke67		. 69	City \$1.01	counties \$0.83
Granite75	Silver Bow76	Burleigh71		.71	RHODE	ISLAND
wetterson - TA	Stillwater68	Cass77		. 73	All counties	*0.83
Judith Basin on	Sweet Green 71					
Lake	Sweet Grass71 Teton69	Cavalier72		. 76		
	Teton69 Toole68	Dickey75 Divide66	Renville Richland	. 68	South (CAROLINA
Clark 60	Teton69 Toole68 Treasure65	Dickey75 Divide66 Dunn68	Renville Richland Rolette	.68 .78 .70		CAROLINA All other
Clark69	Teton69 Toole68 Treasure65 Valley61	Dickey75 Divide66 Dunn68 Eddy73	Renville Richland Rolette Sargent	. 68 . 78 . 70 . 77	SOUTH (Charleston \$1.01	CAROLINA All other counties \$0.86
Clark69 Liberty67 Lincoln	Teton	Dickey .75 Divide .66 Dunn .68 Eddy .73 Emmons .70 Foster .74	Renville Richland Rolette Sargent Sheridan Sioux	.68 .78 .70 .77 .71	SOUTH (Charleston \$1.01	CAROLINA All other counties \$0.86 DAKOTA
Clark 69 Liberty 67 Lincoln 80 McCone	Teton	Dickey .75 Divide .66 Dunn .68 Eddy .73 Emmons .70 Foster .74 Golden Valley .65	Renville Richland Rolette Sargent Sheridan Sioux Slope	.68 .78 .70 .77 .71 .69	SOUTH (Charleston \$1.01 SOUTH Aurora \$0.74	CAROLINA All other counties \$0.86 DAKOTA Clark \$0.77
Clark69 Liberty67 Lincoln80 McCone64 McCone80.64	Teton	Dickey	Renville	.68 .78 .70 .77 .71 .69 .67	SOUTH (Charleston \$1.01 SOUTH Aurora \$0.74 Beadle 77	CAROLINA All other counties \$0.86 DAKOTA Clark \$0.77 Clay 76
Clark 69 Liberty 67 Lincoln 80 McCone 64 McCone \$0.64 NEBB	Teton	Dickey .75 Divide .66 Dunn .68 Eddy .73 Emmons .70 Foster .74 Golden Valley .66 Grand Forks .76 Grant .68 Griggs .75	Renville	. 68 . 78 . 70 . 77 . 71 . 69 . 67 . 68 . 76 . 75	South (Charleston \$1.01 South Aurora \$0.74 Beadle77 Bennett69 Bon Homme75	All other counties \$0.86 DAKOTA Clark \$0.77 Clay 76 Codington 78 Corson 66
Clark 69 Liberty 67 Lincoln 80 McCone 64 McCone \$0.64 NEBE Adams \$0.79 Antelone	Teton	Dickey .75 Divide .66 Dunn .68 Eddy .73 Emmons .70 Foster .74 Golden Valley .65 Grand Forks .76 Grant .68 Griggs .75 Hettinger .68	Renville	. 68 . 78 . 70 . 77 . 71 . 69 . 67 . 68 . 76 . 75 . 71	SOUTH (Charleston \$1.01 SOUTH Aurora \$0.74 Beadle77 Bennett69 Bon Homme75 Brookings80	All other counties \$0.86 DAKOTA Clark \$0.77 Clay 76 Codington 78 Corson 66 Custer 67
Clark	Teton	Dickey .75 Divide .66 Dunn .68 Eddy .73 Emmons .70 Foster .74 Golden Valley .65 Grand Forks .76 Grant .68 Griggs .75 Hettinger .68 Kidder .72	Renville	. 68 . 78 . 70 . 77 . 71 . 69 . 67 . 68 . 76 . 75 . 71	SOUTH (Charleston \$1.01 SOUTH Aurora \$0.74 Beadle 77 Bennett 69 Bon Homme 75 Brookings 80 Brown 75	All other counties \$0.86 DAKOTA Clark \$0.77 Clay 76 Codington 78 Corson 66 Custer 67 Davison 75
Clark	Teton	Dickey .75 Divide .66 Dunn .68 Eddy .73 Emmons .70 Foster .74 Golden Valley .65 Grand Forks .76 Grant .68 Griggs .75 Hettinger .68 Kidder .72 La Moure .74 Logan .72	Renville Richland Richland Rolette Sargent Sheridan Sioux Stark Steele Stutsman Towner Traill Walsh	.68 .78 .70 .77 .71 .69 .67 .68 .75 .71 .76	SOUTH (Charleston \$1.01 SOUTH Aurora \$0.74 Beadle 77 Bennett 69 Bon Homme 75 Brookings 80 Brown 75 Brule 74 Buffalo 75	All other counties \$0.86 DAKOTA Clark
Clark	Teton	Dickey .75 Divide .66 Dunn .68 Eddy .73 Emmons .70 Foster .74 Golden Valley .65 Grand Forks .76 Grant .68 Griggs .75 Hettinger .68 Kidder .72 La Moure .74 Logan .72 McHenry .70	Renville Richland Richland Rolette Sargent Sheridan Sioux Stark Steele Stutsman Towner Traill Walsh Ward Ward	.68 .78 .70 .77 .71 .69 .67 .68 .75 .71 .76 .74	SOUTH (Charleston \$1.01 SOUTH Aurora \$0.74 Beadle77 Bennett 69 Bon Homme75 Brookings 80 Brown75 Brule74 Buffalo75 Butte65	All other counties \$0.86 Dakota Clark \$0.77 Clay 76 Codington 78 Corson 66 Custer 67 Davison 75 Day 77 Deuel 81 Dewey 69
Clark 69 Liberty 67 Lincoln 80 McCone 64 McCone \$0. 64 NEBH Adams \$0. 79 Antelope 82 Arthur 74 Banner 73 Blaine 76 Boons 76	Teton	Dickey .75 Divide .66 Dunn .68 Eddy .73 Emmons .70 Foster .74 Golden Valley .65 Grand Forks .76 Grant .68 Griggs .75 Hettinger .68 Kidder .72 La Moure .74 Logan .72	Renville Richland Richland Rolette Sargent Sheridan Sioux Stark Steele Stutsman Towner Traill Walsh Ward Wells	.68 .78 .70 .77 .71 .69 .67 .68 .76 .71 .76 .74	SOUTH (Charleston \$1.01 SOUTH Aurora \$0.74 Beadle 77 Bennett 69 Bon Homme 75 Brookings 80 Brown 75 Brule 74 Buffalo 75	All other counties \$0.86 DAKOTA Clark

South Dakot	a—Continued	Texas—C	Continued	Washington—Continued
Rate per	Rate per	Rate per	Rate per	
County bushel	County bushel	County bushel	County bushel	Character harabet Co.
Fall River \$0.67	Meade \$0.66	Karnes \$0.93	Red River \$0.85	Snohomish \$0.94 Walla Walla_ \$0.91
Faulk76	Mellette72	Kaufman89	Reeves73	
Grant 79	Miner 76	Kendall89	Roberts81	Stevens85 Whatcom88
Gregory74	Minnehaha76	Kenedy95	Robertson94	Thurston96 Whitman89
Haakon71	Moody79	Kent 82	Rockwall87	Wahkiakum96 Yakima92
Hamlin79	Pennington68	Kerr	Runnels84	WEST VIRGINIA
Hand76	Perkins65 Potter75	Kimble87	Rusk91	
Harding65	Roberts78	King82 Kinney85	Sabine	All counties \$0.83
Hughes74	Sanborn75	Knox82	San Jacinto99	WISCONSIN
Hutchinson75	Shannon68	Lamar85	San Patricio 1.01	Develop \$0.00 All other
Hyde 75	Spink77	Lamb82	San Saba87	Douglas \$0.90 All other
Jackson70	Stanley74	Lampasas91	Schleicher77	countles \$0.85
Jerauld75	Sully	Leon ,95	Scurry82	WYOMING
Jones72 Kingsbury79	Todd	Liberty99	Shackelford84	All counties \$0.75
Lake76	Turner75	Lipscomb81	Sherman 93	
Lawrence65	Union76	Live Oak98	Sherman81 Smith91	(b) Discounts. The basic support rate
Lincoln76	Walworth73	Llano91	Somervell87	shall be adjusted as applicable by dis-
. Lyman74		Loving73	Starr89	counts as follows:
McCook75	Washabaugh70	Lubbock82	Stephens85	Discount
McPherson72	Yankton75	Lynn ,82	Sterling79	(cents per bushel)
Marshall76	Ziebach68	McCulloch87	Stonewall82	
TENN	ESSEE	McLennan93 Madison97	Sutton76	Reason: Class—Mixed Barley2
Shelby \$0.89	All other	Marion89	Swisher82 Tarrant90	Grade:
70.00	Counties \$0.83	Martin81	Taylor83	U.S. No. 3 3
100		Mason ,87	Terrell76	U.S. No. 46
TE	LAD .	Maverick86	Terry82	U.S. No. 5 15
Anderson \$0.94	Eastland \$0.86	Medina90	Throckmorton .84	Total damage (percent):1
Angelina96	Ector ,81	Menard87	Titus89	10.1-111
Archer82	Edwards81	Milam81	Tom Green82	11.1-12 2
Armstrong82 Atascosa91	Ellis	Mills95	Travis94	12.1-13 3
Austin99	El Paso71 Erath87	Mitchell82	Trinity97 Tyler96	14.1-15 5
Bailey82	Falls94	Montague85	Upshur89	15.1-166
Bandera90	Fannin86	Montgomery99	Upton77	16.1-17
Baylor82	Fayette97	Moore ,81	Uvalde88	17.1–18 8
Bee98	Fisher82	Morris 89	Val Verde82	18.1-19 9
Bell93	Floyd82	Motley82	Van Zandt90	19.1 and above 10
Bexar	Foard82	Nacogdoches93	Victoria95	Weed Control Law (where required by
Blanco93 Borden82	Fort Bend99 Franklin89	Navarro92 Newton95	Walker98	§ 1421.25)10
Bosque91	Freestone93	Nolan82	Waller 99 Ward 77	
Bowie86	Gaines82	Nueces 1.01	Washington97	Not applicable to barley of the class West-
Brazoria99	Galveston 1.01	Ochiltree81	Wharton98	ern Barley.
Brazos 97	Garza82	Oldham82	Wheeler82	Other factors: Amounts determined by
Brewster72	Gillespie89	Orange98	Wichita83	CCC to represent market discounts for quality factors not specified above which af-
Brisco82	Goliad95	Palo Pinto86	Wilbarger82	fect the value of the barley, such as (but not
Brown87 Burleson97	Gonzales96 Gray82	Panola92 Parker88	Willacy92	limited to) thin barley, moisture, loreign
Burnet91	Grayson86	Parmer82	Williamson 94	material, test weight, heat damage, musty,
Callahan84	Gregg90	Pecos73	Wilson92	sour smutty, stained, weevily, ergoty, and
Cameron92	Grimes98	Polk97	Winkler80	bleached. Such discounts will be established
Camp89	Guadalupe93	Potter82		not later than the time delivery of barley to
Carson82	Hale82	Presidio72	Wise87 Wood89	CCC begins and will thereafter be adjusted from time to time as CCC determines appro-
Cass	Hall82	Rains90		priate to reflect changes in market condi-
Castro82 Chambers 1.01	Hamilton89	Randall82	Young85	tions Producers may obtain schedules of
Chambers 1.01 Cherokee93	Hansford81 Hardeman82	Reagan76	20ttig 80	such factors and discounts at county about
Childress ,82	Hardin98	Ur	AH	offices approximately 1 month prior to the
Clay84	Harris 1.01	All counties	\$0.82	loan maturity date.
Cochran82	Harrison89			Note: Discounts are cumulative except
Coke82	Hartley81	VER	MONT	only one grade discount shall be applied.
Collin85	Haskell82	All countles	\$0.83	The discounts for total damage in excess of
Collingsworth .82	Hays94			10 percent are in addition to the discount of
Comal93	Hemphill81 Henderson92	VIRO	GINIA	15 cents for barley grading U.S. No. 5. 10.
Comanche87	Hidalgo92	Chesapeake	All other	the purpose of applying discounts, lactors
Concho87	Hill	(Norfolk) \$1.01	counties \$0.83	which cause barley of the subclass Maining
Cooke86	Hockley82	WASTI	NGTON -	Barley or Blue Malting Barley to have a lower
Coryell92	Hood87	0.00		numerical grade than if the barley were
Cottle82	Hopkins86	Adams \$0.90	Jefferson \$0.88	graded under a different subclass shall be
Crane77	Houston,96	Asotin88	King99 Kitsap96	disregarded.
Crockett76 Crosby82	Howard82 Hudsepth72	Benton92 Chelan94	Kitsap96 Kittitas94	TO A VALUE
Culberson72	Hunt87	Clallam84	Klickitat94	Effective date: Upon publication in the
Dallam81	Hutchinson81	Clark99	Lewis96	FEDERAL REGISTER (5-18-71).
Dallas90	Irion76	Columbia91	Lincoln89	
Dawson82	Jack85	Cowlitz99	Mason92	Signed at Washington, D.C., on May 11,
Deaf Smith82	Jackson96	Douglas90	Okanogan88	1971.
Delta	Jasper96	Ferry86	Pacific92	KENNETH E. FRICK,
Denton87 De Witt95	Jeff Davis72 Jefferson 1.01	Franklin91 Garfield91	Pend Oreille84 Pierce99	Executive Vice President,
Dickens82	Jim Wells98	Grant ,90	San Juan88	Commodity Credit Corporation.
Dimmit89	Johnson90	Grays Harbor .92	Skagit91	Continuously Crown ov. 1
Donley82	Jones82	Island ,92	Skamania96	[FR Doc.71-6867 Filed 5-17-71;8:47 am]

ICCC Grain Price Support Regs., 1970 and Subsequent Crops Dry Edible Bean Supp.,

PART 1421—GRAINS AND SIMILARLY HANDLED COMMODITIES

Subpart-1970 and Subsequent Crops Dry Edible Bean Loan and Purchase

WAREHOUSE RECEIPTS, CHARGES. AND PACKAGING

Correction

In F.R. Doc. 71-6284 appearing on page 8362 in the issue of Wednesday, May 5, 1971, the figure "Sn-1" in the sixth line of § 1421.126(b) (3) (iii) should read "SSn-1".

(CCC Texas Flaxseed Bulletin, 1971 Supplementl

PART 1421—GRAINS AND SIMILARLY HANDLED COMMODITIES

Subpart—1971-Texas Flaxseed Purchase Program

PURCHASE PRICE, PREMIUMS, AND DISCOUNTS

A special purchase program has been authorized for 1971 crop flaxseed produced in designated Texas counties. This subpart contains provisions applicable to the 1971 program and together with the provisions contained in CCC Texas Flaxseed Bulletin (26 F.R. 3979, 29 F.R. 6245) constitutes the 1971 Texas Flaxseed Purchase Program

§1421.643 Purchase prices, premiums, and discounts.

(a) 1971 basic county purchase prices. Basic purchase prices per bushel for flaxseed grading U.S. No. 1 and containing from 9.1 to 9.5 percent moisture produced in the counties listed below are as follows:

TEXAS

Concession	Rate per	Ra	te per
County	bushet	County 1	bushet
atascosa.	82 36	Hidalgo	\$2.32
D66	2.45	Jackson	2.36
Dell	2.29	Jim Wells	2.44
nexar	2 35	Karnes	2.42
Caldwell	2 22	Lamar	2, 19
camoun	2.38	Live Oak	2.43
Comal	2 22	McMullen	2.38
De Witt_	2.37	Matagorda	2.37
Dimmit _	2.25	Nueces	2.47
Duval	2 20	Refugio	2.46
PTHO	2 22	San Patricio_	2.47
Goliad	2.43	Victoria	2, 40
uonzales	9 95	Wharton	2.39
Guadalup	e 2.34	Wilson	2.39

(b) Application of basic purchase prices—(1) Deliveries to country locations. The basic purchase price for flaxseed deliveries by truck to authorized dealers at country locations shall be the price established for the county where the flaxseed is delivered.

(2) Deliveries by truck to Corpus Christi terminal market. The basic purchase price for flaxseed delivered by truck to an authorized dealer located within the switching limits of the Corpus Christi, Tex., terminal market shall be determined by adding 7 cents per bushel to the basic purchase price estab-

lished for Nueces County, Tex.
(3) Deliveries by rail to Corpus Christi
terminal market. The basic purchase
price for flaxseed delivered by rail to an authorized dealer located within the switching limits of the Corpus Christi, Tex., terminal market shall be determined by adding to the basic purchase price for the county from which the flaxseed was shipped, the amount of freight per bushel actually paid in plus the current Uniform Grain Storage Agreement truck receiving and rail loading out charges of 81/2 cents per bushel.

(c) Premium for low-moisture content. A premium of 1 cent per bushel shall be applied to eligible flaxseed which grades U.S. No. 1 or U.S. No. 2 and contains 9 percent or less moisture.

(d) Grade discounts. The following discounts shall be applied to eligible flaxseed which grades U.S. No. 2 or U.S. Sample Grade:

(1) U.S. No. 2-6 cents per bushel.

(2) U.S. Sample Grade-6 cents per bushel plus the following discounts, as applicable:

(i) Moisture.

Percent:	Cents
9.6-10.0	1
10.1-10.5	2
10.6-11.0	3
Above 11.0	13
1 Plus 1 cent for each one-tenth p	ercent
of moisture in excess of 11.0 percen	at.

(ii) Test weight. 3 cents for each onehalf pound or fraction thereof of test

weight below 47 pounds.

(iii) Other factors. Amounts determined by CCC to represent market discounts for quality factors not specified above which affect the value of flaxseed, such as (but not limited to) heat damage, musty, and sour. Such discounts will be established not later than the time delivery of flaxseed to CCC begins and will thereafter be adjusted from time to time as CCC determines appropriate to reflect changes in market conditions. Producers may obtain schedules of such factors and discounts at ASCS county offices.

(Sec. 4, 62 Stat. 1070, as amended; sec. 5, 62 Stat. 1072; secs. 301, 401, 63 Stat. 1053, 1054, as amended; 15 U.S.C. 714 b and c; 7 U.S.C.

Effective date: Upon publication in the Federal Register (5-18-71).

Signed at Washington, D.C., on May 11, 1971.

KENNETH E. FRICK. Executive Vice President, Commodity Credit Corporation.

[FR Doc.71-6915 Filed 5-17-71;8:52 am]

Title 8—ALIENS AND NATIONALITY

Chapter I-Immigration and Naturalization Service, Department of Justice

PART 103—POWERS AND DUTIES OF SERVICE OFFICERS; AVAILABILITY OF SERVICE RECORDS

PART 248—CHANGE OF NONIMMIGRANT CLASSIFICATION

Miscellaneous Amendments

The following amendments to Chapter I of Title 8 of the Code of Federal

Regulations are hereby prescribed: Subparagraph (15) of paragraph (e) of § 103.1 is amended to read as follows:

§ 103.1 Delegations of authority.

(e) Regional commissioners. * * * (15) Decisions on applications for change of nonimmigrant status, as pro-

Part 248 is amended to read as follows:

vided in § 248.3(d) of this chapter.

Sec.

248 1

Eligibility. Ineligible classes. 248.2

248.3 Application.

Change of nonimmigrant classifica-248.4 tion to that under section 101(a)(15)(H) or 101(a)(15)(L) of the Immigration and Nationality Act.

AUTHORITY: The provisions of this Part 248 issued under sec. 103, 66 Stat. 173; 8 U.S.C. 1103. Interpret or apply secs. 101, 247, 248, 66 Stat. 167, as amended, 218, as amended; 8 U.S.C. 1101, 1257, 1258.

§ 248.1 Eligibility.

(a) General. Except for those classes enumerated in § 248.2, any alien lawfully admitted to the United States as a nonimmigrant, including an alien who acquired such status pursuant to section 247 of the Act, who is continuing to maintain his nonimmigrant status, may apply to have his nonimmigrant classification changed to any nonimmigrant classification other than that of a fiancee or fiance under section 101(a) (15) (K) of the Act.

(b) Maintenance of status. In determining whether an applicant has continued to maintain his nonimmigrant status, the district director shall consider whether the alien has remained in the United States for a longer period than that authorized by the Service, and shall consider any conduct by the applicant relating to his maintenance of the status from which the applicant is seeking a change. An applicant may not be considered as having maintained his nonimmigrant status within the meaning of this section if he failed to submit his application for change of nonimmigrant classification before his authorized temporary stay in the United States had expired, unless the district director in his

discretion is satisfied that the failure to file a timely application was excusable, that the alien has not otherwise violated his nonimmigrant status and is a bona fide nonimmigrant, and the alien is not the subject of deportation proceedings under Part 242 of this chapter. A nonimmigrant applying for a change to classification as a student under section 101(a) (15) (F) of the Act shall not be considered ineligible for such change solely because he may have started at-tendance at school before his application was submitted. An alien shall be considered prima facie ineligible for change of nonimmigration classification as one who is no longer maintaining his nonimmigrant status, upon the introduction in Congress of a private bill seeking to confer upon him the status of a lawful permanent resident of the United States.

§ 248.2 Ineligible classes.

An alien admitted in immediate and continuous transit through the United States without a visa pursuant to section 238(d) of the Act, or an alien classified as a nonimmigrant under section 101(a)(15) (D) or (K) of the Act is not eligible for any change of nonimmigrant classification under section 248 of the Act. An alien classified as a nonimmigrant under section 101(a)(15) (C) or (J) of the Act is not eligible for any change of nonimmigrant classification other than a change to classification under section 101(a)(15)(A) or (G) of the Act.

§ 248.3 Application.

(a) General. Application for change of nonimmigrant classification shall be made on Form I-506. The application shall be accompanied by documentary evidence establishing that the applicant is eligible for the change of classification being requested and shall be filed with the district director having jurisdiction over the applicant's place of temporary sojourn in the United States.

(b) Application and fee not required. When an alien, whose status has been changed to a classification under section 101(a) (15) (A), (E), (F), (G), (H), (I), (J), or (L) of the Act, has a nonimmigrant spouse or nonimmigrant child in the United States, their status may also be changed to the classification of the spouse or child of such alien, if appropriate, without an application or fee. Neither an application nor fee is required of an alien who seeks reclassification from that of a visitor for pleasure under section 101(a)(15)(B) of the Act to that of a visitor for business under the same section; from classification as a student under section 101(a) (15) (F) (i) of the Act to classification as an accompanying spouse or minor child under section 101(a)(15)(F)(ii) of the Act or vice versa; from any classification within section 101(a)(15)(H) of the Act to any other classification within section 101(a) (15) (H) provided requisite Form I-129B visa petition has been filed and approved; or from classification as a participant under section 101(a) (15) (J)

of the Act to classification as an accompanying spouse or minor child under that section, or vice versa. No fee shall be required in connection with any request for change to classification under section 101 (a) (15) (A) or (G) of the Act. No fee shall be required when a change to exchange alien status under section 101(a) (15) (J) of the Act is requested by an agency of the U.S. Government: Form DSP-66, Certificate of Eligibility for Exchange-Visitor Status, submitted by such agency together with its request will be accepted in lieu of Form I-506. An alien classified as a visitor for business under section 101(a)(15)(B) of the Act need not request a change of classification to remain in the United States temporarily as a visitor for pleasure.

(c) Approval of application. If the application is granted, the applicant shall be notified of the decision and granted a new period of time to remain in the United States without the requirement of filing a separate application and paying a separate fee for an extension of stay. The applicant's nonimmigrant status under his new classification shall be subject to the terms and conditions applicable generally to such classification and to such other additional terms and conditions, including exaction of bond, which the district director deems appropriate to the case.

(d) Denial of application. When the application is denied, the applicant shall be notified of the decision and of the reasons therefor and of his right to appeal in accordance with the provisions of Part 103 of this chapter.

§ 248.4 Change of nonimmigrant classification to that under section 101(a) (15) (H) or (L) of the Immigration and Nationality Act.

Notwithstanding any other provisions of this Part, a request for a change of an alien's nonimmigrant classification to that described in section 101(a) (15 (H) or (L) of the Act shall be accompanied by a petition on Form I-129B made by the alien's prospective employer or trainer.

(Sec. 103, 66 Stat. 173; 8 U.S.C. 1103)

This order shall be effective on the date of its publication in the Federal Register (5-18-71). Compliance with the provisions of section 553 of title 5 of the United States Code (80 Stat. 383), as to notice of proposed rule making and delayed effective date, is unnecessary in this instance and would serve no useful purpose because the amendments to \$\frac{8}{2}\$ 103.1(e), 248.1, and 248.2 are editorial in nature; the amendments to \$\frac{2}{2}\$ 248.3 are editorial in nature and confer benefits on persons affected thereby; and the amendment to \$\frac{2}{2}\$ 248.4 relates to agency procedure.

Dated: May 12, 1971.

RAYMOND F. FARRELL, Commissioner of Immigration and Naturalization.

[FR Doc.71-6873 Filed 5-17-71;8:48 am]

PART 299—IMMIGRATION FORMS Prescribed Forms

The title and description of Form I-601 listed in § 299.1 Prescribed forms of the order of the Immigration and Naturalization Service appearing in 36 F.R. 8505-7 of the issue of May 7, 1971, is hereby corrected to read: "I-601 (10-1-70) Application for Waiver on Grounds of Excludability under section 212 (g), (h), or (i) of the Immigration and Nationality Act."

Dated: May 12, 1971.

RAYMOND F. FARRELL,

Commissioner,

Immigration and Naturalization.

[FR Doc.71-6866 Filed 5-17-71:8:47 am]

Title 9—ANIMALS AND ANIMAL PRODUCTS

Chapter III—Consumer and Marketing Service (Meat Inspection), Department of Agriculture

SUBCHAPTER A-MEAT INSPECTION REGULATIONS

PART 331—SPECIAL PROVISIONS FOR DESIGNATED STATES AND TERRITORIES; AND FOR DESIGNATION OF ESTABLISHMENTS WHICH ENDANGER PUBLIC HEALTH AND FOR SUCH DESIGNATED ESTABLISHMENTS

Notice of Designation of Kentucky
Under the Federal Meat Inspection

Statement of considerations. Paragraph 301(c) of the Federal Meat Inspection Act (21 U.S.C. 661(c)) required the Secretary of Agriculture to designate promptly after December 15, 1969, any State as one in which the requirements of titles I and IV of said Act shall apply to intrastate operations and transactions, and to persons, firms, and corporations engaged therein, with respect to meat products and other articles and animals subject to the Act, if he determined after consulation with the Governor of the State, or his representative, that the State involved had not developed and activated requirements, at least equal to those under titles I and IV, with respect to establishments within the State at which cattle, sheep, swine, goats, or equines are slaughtered, or their carcasses, or parts or products thereof, are prepared for use as human food, solely for distribution within such State. However, if the Secretary had reason to believe that the State would activate the necessary requirements within an additional year, he could allow the State 1 additional year in which to activate such requirements.