and certified, as provided by the provi-
sions in this part.

FEES AND CHARGES FOR SERVICES RENDERED

§ 160.66 Fees for inspection services.

The Administrator shall from time to
time establish fees and charges for ex-
amination, sampling, classification,
grading, analysis and certification of
naval stores as he may deem fair and
reasonable, and commensurate with
the cost of the service rendered. Such
fees and charges may be announced to
the trade in such manner as the Ad-
ministrator considers practicable.

§ 160.67 Fees under cooperative agree-
ments.

Fees and charges for any inspection
and grading service covered by the
terms of any cooperative agreement
with any interested person may be es-
tablished by and incorporated into
such agreement.

§ 160.68 Collection of fees.

Beginning October 1, 1981, all fees and
charges assessed to interested parties
for services rendered under the Naval
Stores Act shall be collected by the Di-
rector, Tobacco Division, Agricultural
Marketing Service, to cover insofar as
practicable, all costs of providing such
services. Such fees shall be credited to
the Division in accordance with fiscal
regulations of the Department.

§ 160.69 Expenses to be borne by per-
son requesting service.

All expenses incurred by the United
States in connection with the sam-
ping, analysis, classification, or grad-
ing of naval stores on request, not oth-
erwise provided for by suitable regula-
tion, shall be borne by the person mak-
ing the request.

§ 160.70 Rendition of claims.

As soon as practicable after the end
of each month, or sooner if deemed ad-
visable, there shall be mailed to each
interested person at whose request any
services have been performed, a claim
for payment of moneys due the United
States for the services rendered or for
the loan or repair of any standards.

§ 160.71 Delinquent claims.

Any claim remaining unpaid after 30
days from the date of its rendition
shall be considered as delinquent, and
notice thereof shall be brought to the
attention of the interested person.
After a claim becomes delinquent, the
Administrator shall suspend or deny
inspection and related services to any
interested party who has failed to
make timely payment of the fees and
charges assessed, as well as any claims
which have been rendered, and shall
take such action as may be necessary
to collect any amounts due. A deposit
in advance sufficient to cover the fees
and expenses for any subsequent serv-
vice may be required of any person fail-
ing to pay his claim after issuance of
such notice of delinquency.

§ 160.73 Availability of standards.

(a) Standards available on loan. Duplic-
ates of the United States Standards
provided by the Department for
classifying and grading rosin in com-
merce, shall remain the property of the
Department, and may be loaned, but
not sold, to such interested persons as
may be approved by the Administrator.
Any interested person desiring the loan
of duplicates of the United States
Standards for rosin shall submit to the
Administrator a form application,
properly signed, which will show his in-
terest in naval stores and his eligi-
bility to receive and use such dupli-
cates, in accordance with the provi-
sions in this part. Standards so loaned
shall be returned promptly on request.
(b) Standards available for purchase.
Duplicate cubes for rosin standard