or processing facility located within the production area; or
(4) The cold storage or freezing of excess or restricted cranberries for the purpose of temporary storage during periods when an annual allotment percentage and/or a handler withholding program is in effect prior to their disposal, pursuant to §§929.54 or 929.59.

§929.11 To can, freeze, or dehydrate.
To can, freeze, or dehydrate means to convert cranberries into canned, frozen, or dehydrated cranberries or other cranberry products by any commercial process.

§929.12 Acquire.
Acquire means to obtain cranberries by any means whatsoever for the purpose of handling such cranberries.

§929.13 Sales history.
Sales history means the number of barrels of cranberries established for a grower by the committee pursuant to §929.48.

§929.14 Marketable quantity.
Marketable quantity means for a crop year the number of pounds of cranberries necessary to meet the total market demand and to provide for an adequate carryover.

§929.15 Annual allotment.
A grower’s annual allotment for a particular crop year is the number of barrels of cranberries determined by multiplying such grower’s sales history by the allotment percentage established pursuant to §929.49 for such crop year.

## ADMINISTRATIVE BODY

§929.20 Establishment and membership.

(a) There is hereby established a Cranberry Marketing Committee consisting of 13 grower members, and 9 grower alternate members. Except as hereafter provided, members and alternate members shall be growers or employees, agents, or duly authorized representatives of growers.

(b) The committee shall include one public member and one public alternate member nominated by the committee and selected by the Secretary. The public member and public alternate member shall not be a cranberry grower, processor, handler, or have a financial interest in the production, sales, marketing or distribution of cranberries or cranberry products. The committee, with the approval of the Secretary, shall prescribe qualifications and procedures for nominating the public member and public alternate member.

(c) Members shall represent each of the following subdivisions of the production areas in the number specified in Table 1. Members shall reside in the designated district of the production area from which they are nominated and selected. Provided, that there shall also be one member-at-large who may be nominated from any of the marketing order districts.

**District 1:** The States of Massachusetts, Rhode Island, and Connecticut.

**District 2:** The State of New Jersey and Long Island in the State of New York.

**District 3:** The States of Wisconsin, Michigan, and Minnesota.

**District 4:** The States of Oregon and Washington.

### TABLE 1

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<td>Alternates</td>
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