

DATES: The quota was established on May 31, 1995, and applies to upland cotton purchased not later than August 28, 1995 (90 days from the date the quota was established) and entered into the United States not later than November 26, 1995 (180 days from the date the quota was established).

FOR FURTHER INFORMATION CONTACT: Janise Zygmont, Consolidated Farm Service Agency, United States Department of Agriculture, room 3756-S, PO Box 2415, Washington, DC 20013-2415 or call (202) 720-8841.

SUPPLEMENTARY INFORMATION: The 1949 Act requires that a special import quota be determined and announced immediately if, for any consecutive 10-week period, the Friday through Thursday average price quotation for the lowest-priced U.S. growth, as quoted for Middling 1 3/32 inch cotton, C.I.F. northern Europe, (U.S. Northern Europe price), adjusted for the value of any cotton user marketing certificates issued, exceeds the Northern Europe price by more than 1.25 cents per pound. This condition was met during the consecutive 10-week period that ended May 25, 1995. The quota amount is equal to 1 week's consumption of upland cotton by domestic mills at the seasonally-adjusted average rate of the most recent 3 months for which data are available—February 1995 through April 1995. The special import quota identifies a quantity of imports that is not subject to the over-quota tariff rate of a tariff-rate quota. The quota is not divided by staple length or by country of origin. The quota does not affect existing tariff rates or phytosanitary regulations. The quota does not apply to Extra Long Staple cotton.

Authority: 7 U.S.C. 1444-2(a) and U.S. Note 6(a), Subchapter III, Chapter 99 of the HTS.

Signed at Washington, DC on June 22, 1995.

Dan Glickman,
Secretary.

[FR Doc. 95-16192 Filed 6-29-95; 8:45 am]

BILLING CODE 3410-05-P

Consolidated Farm Service Agency

RIN 0560-AE34

1995-1996 Marketing Year Penalty Rates for All Kinds of Tobacco Subject to Quotas

AGENCY: Consolidated Farm Service Agency, USDA.

ACTION: Notice of Determination.

SUMMARY: This notice sets forth the determination of the 1995-1996

marketing year penalty rate for excess tobacco for all kinds of tobacco subject to marketing quotas. In accordance with section 314 of the Agricultural Adjustment Act of 1938 as amended (the 1938 Act), marketing quotas for a kind of tobacco are assessed at the rate of 75 percent of the average market price for that kind of tobacco for the immediately preceding marketing year.

EFFECTIVE DATE: June 30, 1995.

FOR FURTHER INFORMATION CONTACT: Joe Lewis, Jr., Tobacco and Peanuts Division, Consolidated Farm Service Agency (CFS), United States Department of Agriculture, P.O. Box 2415, Washington, DC 20013-2415, telephone (202) 720-0795.

SUPPLEMENTARY INFORMATION:

Executive Order 12886

This action has been determined to be not-significant for purposes of Executive Order 12886 and therefore has not been reviewed by the Office of Management and Budget.

Federal Assistance Program

The title and number of the Federal Assistance Program, as found in the Catalog of Federal Domestic Assistance, to which this rule applies are: Commodity Loans and Purchases—10.051.

Regulatory Flexibility Act

It has been determined that the Regulatory Flexibility Act is not applicable to this notice since the CFS is not required by 5 U.S.C. 553 or any other provision of law to publish a notice of proposed rulemaking with respect to the subject matter of this notice.

Executive Order 12372

This activity is not subject to the provisions of Executive Order 12372 which requires intergovernmental consultation with State and local officials. See the notice related to 7 CFR part 3015, subpart V, published a 48 FR 29115 (June 24, 1983).

Executive Order 12778

Executive Order 12778 is not applicable to this notice.

Discussion

Section 314 of the 1938 Act, provides that the rate of penalty per pound for a kind of tobacco that is subject to marketing quotas shall be 75 percent of the average market price for such tobacco for the immediately preceding marketing year.

For all kinds of tobacco subject to marketing quotas, except Puerto Rico

(type 46) tobacco, the Agricultural Statistics Board, National Agricultural Statistical Service, United States Department of Agriculture determines and announces annually the average market prices for each type of tobacco. The penalty rates are determined on the basis of this information.

The national marketing quota for Puerto Rico (type 46) tobacco for the immediately preceding marketing year was "0" pounds. There is no record of any such tobacco being marketed. Consequently, the penalty rate for the 1995-1996 marketing year cannot be determined based on 75 percent of the average marketing price for the immediately preceding year. Therefore, the penalty rate for Puerto Rico (type 46) tobacco for the 1995-1996 marketing year shall be the same as the penalty rate determined for the 1989-1990 marketing year, the last year in which marketing information is available.

Since the determination of the 1995-1996 marketing year rates of penalty reflect only mathematical computations which are required to be made in accordance with a statutory formula, it has been determined that no further public rulemaking is required.

Determination

Accordingly, it is determined the 1995-1996 marketing year rates of penalty for all kinds of tobacco subject to marketing quotas are as follows:

RATE OF PENALTY [1995-1996 Marketing Year]	
Kinds of tobacco	Cents per pound
Flue-Cured	1.27
Burley	1.38
Fire-Cured (Type 21)	1.21
Fired-Cured (Types 22 and 23)	1.57
Dark Air-Cured (Types 35 and 36)	1.27
Virginia Sun-Cured (Type 37)	1.11
Cigar Filler and Binder (Types 42, 43, 44, 54, and 55)	1.09
Puerto Rico Cigar-Filler (Type 46)57

Signed at Washington, D.C., on June 26, 1995.

Bruce R. Weber,
Acting Administrator, Consolidated Farm Service Agency.

[FR Doc. 95-16078 Filed 6-29-95; 8:45 am]

BILLING CODE 3410-05-P

Forest Service

Wildcat River Advisory Commission

AGENCY: Forest Service, USDA .

ACTION: Notice of meeting.

SUMMARY: The Wildcat River Advisory Commission will meet at the Jackson Town Hall in Jackson, New Hampshire, on August 2, 1995. The purpose of the meeting is to continue with the development of a Draft River Management Plan for administration of the designated Wild and Scenic Wildcat River. The Wild and Scenic Rivers Act requires the establishment of an advisory commission to advise the Secretary of Agriculture on administration of the river. The public is encouraged to attend the meeting and may provide written comment on the plan to the commissions c/o the district office.

DATES: The meeting will be held August 2, 1995, at 7:30 p.m.

ADDRESSES: The meeting will be held at the Jackson Town Hall, Route 16B, Jackson, New Hampshire.

Send written comments to David Pratt III, Saco Ranger District, White Mountain National Forest, 33 Kancamagus Highway, Conway, NH 03818.

FOR FURTHER INFORMATION CONTACT: David Pratt III, Saco Ranger District, (603) 447-5448.

Dated: June 22, 1995.

John R. Schultz,

Acting Forest Supervisor.

[FR Doc. 95-16118 Filed 6-29-95; 8:45 am]

BILLING CODE 3410-11-M

Grain Inspection, Packers and Stockyards Administration

Opportunity to Comment on the Applicant for the Cairo (IL) Area

AGENCY: Grain Inspection, Packers and Stockyards Administration (GIPSA).

ACTION: Notice.

SUMMARY: GIPSA requests comments on the applicant for designation to provide official services in the geographic area currently assigned to Cairo Grain Inspection Service, Inc. (Cairo).

DATES: Comments must be postmarked, or sent by telecopier (FAX) or electronic mail by July 31, 1995.

ADDRESSES: Comments must be submitted in writing to Janet M. Hart, Chief, Review Branch, Compliance Division, GIPSA, USDA, Room 1647 South Building, P.O. Box 96454, Washington, DC 20090-6454.

SprintMail users may respond to [A:ATTMAIL,O:USDA, ID:A36JHART]. ATTMAIL and FTS2000MAIL users may respond to !A36JHART. Telecopier (FAX) users may send comments to the

automatic telecopier machine at 202-690-2755, attention: Janet M. Hart. All comments received will be made available for public inspection at the above address located at 1400 Independence Avenue, S.W., during regular business hours.

FOR FURTHER INFORMATION CONTACT: Janet M. Hart, telephone 202-720-8525.

SUPPLEMENTARY INFORMATION:

This action has been reviewed and determined not to be a rule or regulation as defined in Executive Order 12866 and Departmental Regulation 1512-1; therefore, the Executive Order and Departmental Regulation do not apply to this action.

In the April 21, 1995, **Federal Register** (60 FR 19881), GIPSA asked persons interested in providing official services in the geographic area assigned to Cairo to submit an application for designation. Cairo, the only applicant, applied for designation to provide official inspection services in the entire area currently assigned to them.

GIPSA is publishing this notice to provide interested persons the opportunity to present comments concerning Cairo. Commenters are encouraged to submit reasons and pertinent data for support or objection to the designation of Cairo. All comments must be submitted to the Compliance Division at the above address. Comments and other available information will be considered in making a final decision. GIPSA will publish notice of the final decision in the **Federal Register**, and GIPSA will send the applicant written notification of the decision.

AUTHORITY: Pub. L. 94-582, 90 Stat. 2867, as amended (7 U.S.C. 71 *et seq.*)

Dated: June 22, 1995

Neil E. Porter

Director, Compliance Division

[FR Doc. 95-15863 Filed 6-29-95; 8:45 am]

BILLING CODE 3410-EN-F

Designation for the Eastern Iowa Area

AGENCY: Grain Inspection, Packers and Stockyards Administration (GIPSA).

ACTION: Notice.

SUMMARY: GIPSA announces the designation of Eastern Iowa Grain Inspection and Weighing Service, Inc. (Eastern Iowa), to provide official services under the United States Grain Standards Act, as amended (Act).

EFFECTIVE DATES: August 1, 1995.

ADDRESSES: Janet M. Hart, Chief, Review Branch, Compliance Division, GIPSA, USDA, Room 1647 South Building, P.O.

Box 96454, Washington, DC 20090-6454.

FOR FURTHER INFORMATION CONTACT: Janet M. Hart, telephone 202-720-8525

SUPPLEMENTARY INFORMATION:

This action has been reviewed and determined not to be a rule or regulation as defined in Executive Order 12866 and Departmental Regulation 1512-1; therefore, the Executive Order and Departmental Regulation do not apply to this action.

In the January 31, 1995, **Federal Register** (60 FR 5897), GIPSA asked persons interested in providing official services in the geographic area assigned to Eastern Iowa to submit an application for designation. Applications were due by February 28, 1995. Eastern Iowa, the only applicant, applied for designation in the entire area they are currently assigned.

GIPSA requested comments on the applicant in the March 31, 1995, **Federal Register** (60 FR 16602).

Comments were due by May 1, 1995. GIPSA received no comments by the deadline.

GIPSA evaluated all available information regarding the designation criteria in Section 7(f)(1)(A) of the Act; and according to Section 7(f)(1)(B), determined that Eastern Iowa is able to provide official services in the geographic area for which they applied. Effective August 1, 1995, and ending July 31, 1998, Eastern Iowa is designated to provide official inspection services in the geographic area specified in the January 31, 1995, **Federal Register**.

Interested persons may obtain official services by contacting Eastern Iowa at 319-322-7140.

AUTHORITY: Pub. L. 94-582, 90 Stat. 2867, as amended (7 U.S.C. 71 *et seq.*)

Dated: June 22, 1995

Neil E. Porter

Director, Compliance Division

[FR Doc. 95-15864 Filed 6-29-95; 8:45 am]

BILLING CODE 3410-EN-F

Posting of Stockyards

Pursuant to the authority provided under Section 302 of the Packers and Stockyards Act (7 U.S.C. 202), it was ascertained that the livestock markets named below are stockyards as defined by Section 302(a). Notice was given to the stockyard owners and to the public as required by Section 302(b), by posting notices at the stockyards on the dates specified below, that the stockyards are subject to the provisions of the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 181 *et seq.*).