

(589); then south along Veterans Expressway (589) until it becomes Eisenhower Boulevard; then south along Eisenhower Boulevard to Memorial Highway; then south along Memorial Highway to Kennedy Boulevard; then east along Kennedy Boulevard (including the properties on the south side of Kennedy Boulevard) to West Shore Boulevard; then south along West Shore Boulevard (including properties on the west side of West Shore Boulevard) to Gandy Boulevard; then east along Gandy Boulevard and its extension (including the properties on the south side of Gandy Boulevard and its extension) to the water edge of Hillsborough Bay; then south, east, and north along the water edge of Hillsborough Bay (including Davis Island, Harbour Island, Hookers Point, and Port Sutton) to the northern shore line of the Alafia River; then east along the northern shoreline of the Alafia River to Turkey Creek; then north along Turkey Creek to Brandon Highway (U.S. 60); then east along Brandon Highway (U.S. 60) (including properties on the south side of Brandon Highway (U.S. 60)) to the James L. Redman Parkway (Highway 39); then north along the James L. Redman Parkway (Highway 39) to West Alexander Street; then west and north along West, South and North Alexander Street to I-4; then east along I-4 to Buchman Highway (Highway 39); then north along Buchman Highway (Highway 39) to the point of beginning.

Done in Washington, DC, this 16th day of June 1997.

**Terry L. Medley,**

*Administrator, Animal and Plant Health Inspection Service.*

[FR Doc. 97-16195 Filed 6-19-97; 8:45 am]

BILLING CODE 3410-34-P

## DEPARTMENT OF AGRICULTURE

### 7 CFR Part 457

#### Guaranteed Production Plan of Fresh Market Tomato; Correction

**AGENCY:** Federal Crop Insurance Corporation, USDA.

**ACTION:** Final rule; correction.

**SUMMARY:** This document contains corrections to the final regulation which was published Thursday, May 1, 1997 (62 FR 23628-23634). The regulation pertains to the Guaranteed Production Plan of Fresh Market Tomato Regulations.

**EFFECTIVE DATES:** June 20, 1997.

**FOR FURTHER INFORMATION CONTACT:** Louise Narber, Insurance Management Specialist, Research and Development, Product Development Division, Federal Crop Insurance Corporation, United States Department of Agriculture, 9435 Holmes Road, Kansas City, MO 64131, telephone (816) 926-7730.

#### SUPPLEMENTARY INFORMATION:

##### Background

The final regulation that is the subject of this correction was intended to provide policy changes to better meet the needs of the insured and include the current Fresh Market Tomato (Guaranteed Production Plan) Crop Insurance Regulations with the Common Crop Insurance Policy for ease of use and consistency of terms.

##### Need for Correction

As published, the final regulation contains errors which may prove misleading. The dates for the end of the insurance period are being corrected to designate October 31, instead of November 20, for California and September 20 in all other states. A November 20 ending date creates an insurance period that is too long in California and significantly increases the risk of loss for FCIC.

##### Correction of Publication

Accordingly, the publication on May 1, 1997, of the final regulation at 62 FR 23628-23634 is corrected as follows:

#### PART 457—[CORRECTED]

##### § 457.128 [Corrected]

On page 23633, in the second column, in § 457.128, section 10(b)(7) is corrected to read as follows "October 31 of the crop year in California and September 20 in all other states."

On page 23634, in the first column, in § 457.128, section 13(c)(1)(iii)(A) is corrected to read as follows: "With a classification size of 6 x 7 (2<sup>8</sup>/<sub>32</sub> inch minimum diameter) or larger and that would grade eighty-five percent (85%) or better U.S. No. 1 for types other than cherry, roma, or plum; or"

Signed in Washington, DC, on June 16, 1997.

**Kenneth D. Ackerman,**

*Manager, Federal Crop Insurance Corporation.*

[FR Doc. 97-16231 Filed 6-19-97; 8:45 am]

BILLING CODE 3410-08-P

## DEPARTMENT OF AGRICULTURE

### Farm Service Agency

#### 7 CFR Parts 735, 736, 737, 738, 739, 740, 741, 742, and 743

RIN 0560-AF07

#### Amending Regulations for Various Commodity Warehouses

**AGENCY:** Farm Service Agency.

**ACTION:** Final rule.

**SUMMARY:** This final rule updates the various commodity regulations issued under the United States Warehouse Act (USWA) governing cotton, grain, wool, dry beans, nut, sirup, and cottonseed warehouses. The changes contained in this final rule are administrative in nature. Due to the administrative nature of these changes, affected warehouse operators/warehousemen or other sectors of agricultural trade will not be adversely affected.

This final rule also revokes the "Regulations for Field Warehouses" which were originally issued as Service and Regulatory Announcement No. 136 (B.A.E.) July 30, 1932. These regulations have not had any appreciable activity for many years and there is no foreseeable need for them in the future.

This action is being taken as part of the National Performance Review Initiative to eliminate unnecessary regulations and improve those that remain in force.

**EFFECTIVE DATE:** June 20, 1997.

#### FOR FURTHER INFORMATION CONTACT:

Steve Mikkelsen, Chief, Licensing Authority Branch, Warehouse and Inventory Division, Farm Service Agency, STOP 0553, 1400 Independence Avenue SW., Washington, DC 20250-0553; telephone (202) 720-7433.

#### SUPPLEMENTARY INFORMATION:

##### Executive Order 12866

This final rule has been determined to be not significant for the purposes of Executive Order 12866 and therefore has not been reviewed by the Office of Management and Budget (OMB).

##### Executive Order 12988

This final rule has been reviewed in accordance with Executive Order 12988. The provisions of this final rule do not preempt State laws, are not retroactive, and do not involve administrative appeals.

##### Environmental Evaluation

It has been determined by an environmental evaluation that this action will not have a significant impact on the quality of the human environment. Therefore, neither an Environmental Assessment nor an Environmental Impact Analysis is needed.

##### Executive Order 12372

This program/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,