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new books are listed in the first FEDERAL REGISTER issue of each week.

DEPARTMENT OF AGRICULTURE
Federal Crop Insurance Corporation

7 CFR Part 457

RIN 0563–AB96

Common Crop Insurance Regulations, Macadamia Nut Crop Insurance
Provisions; Correction

AGENCY: Federal Crop Insurance Corporation, USDA.

ACTION: Correcting amendment; correction.

SUMMARY: This document contains corrections to the correcting amendment
which was published September 27, 2010 (75 FR 59057). The regulation, as here pertinent, related to the insurance of
macadamia nuts.

DATES: Effective January 25, 2011.

FOR FURTHER INFORMATION CONTACT: Erin Albright, Risk Management Specialist, Product
Management, Product Administration and Standards Division, Risk Management Agency, United States
Department of Agriculture, Beacon Facility, Stop 0812, Room 421, P.O. Box
419205, Kansas City, MO 64141–6205, telephone (816) 926–7730.

SUPPLEMENTARY INFORMATION:

Background

The correcting amendment that is the subject of this correction revised the
Macadamia Nut Crop Insurance Provisions to specify the correct crop
year to which it was applicable. It was published September 27, 2010 (75 FR
59057).

Need for Correction

As published, the Background of the correcting amendment contained an
error which may prove to be misleading and which needs to be clarified. The
sentence in the background stated “The 2011 contract change date for the
Macadamia Nut Crop Insurance Provisions is August 31, 2010, which is
prior to April 30, 2011.” This sentence should have stated “The 2011 contract
change date for the Macadamia Nut Crop Insurance Provisions is August 31,
2009, which is prior to April 30, 2010.”

Correction of Publication

In FR Doc. 2010–23884, on page 59057 in the issue of September 27,
2010, make the following correction, in the SUPPLEMENTARY INFORMATION section. On page 59057 in the second column,
correct the third sentence of the second paragraph in the Background section under “Need for Correction” to read:
“The 2011 contract change date for the Macadamia Nut Crop Insurance
Provisions is August 31, 2009, which is prior to April 30, 2010.”

Signed in Washington, DC, on January 14, 2011.

William J. Murphy,
Manager, Federal Crop Insurance
Corporation.

[FR Doc. 2011–1423 Filed 1–24–11; 8:45 am]

BILLING CODE 3410–08–P

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

7 CFR Part 920


Kiwifruit Grown in California; Order
Amending Marketing Order No. 920;
Correction

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Correcting amendment.

SUMMARY: This document contains a correction to the final rule that was
published in the Federal Register on
Tuesday, June 29, 2010 (75 FR 37288).
The final rule amended Marketing Order No. 920 (order), which regulates the
handling of kiwifruit grown in California. The amendments redefined the
grower districts into which the production area is divided and reallocated committee membership
among the districts. This rule corrects the final rule by removing order
language regarding selection of members and alternates that was inadvertently
kept in after the removal of the language as a conforming change was approved
by growers in a referendum.

DATES: Effective January 25, 2011.

FOR FURTHER INFORMATION CONTACT: Laurel May or Kathleen M. Finn,
Marketing Order Administration Branch, Fruit and Vegetable Programs,
AMS, USDA, 1400 Independence Avenue, SW., Stop 0237, Washington, DC 20250–0237; Telephone: (202) 720–
2491, Fax: (202) 720–8938, E-mail: Laurel.May@ams.usda.gov or
Kathy.Finn@ams.usda.gov.

SUPPLEMENTARY INFORMATION: This document provides a correcting amendment to Marketing Order 920 (7 CFR part 920). Specifically, this rule removes language from § 920.21—“Term of Office” that refers to the selection of three committee members and alternates to represent the districts with the highest shipping volumes.

The Kiwifruit Administrative Committee (committee) is comprised of
eleven grower members and eleven alternates, as well as one public member and alternates. Prior to the recent order amendment, the regulated production area was divided into eight grower districts. One grower member and one alternate were selected to represent each of the eight districts on the committee. Three members and alternates were selected to provide additional representation for the three districts with the highest shipping volume.

A final rule was published on June 29, 2010 (75 FR 37288) that amended
section 920.12 of the order to provide for only three grower districts, with all
eleven grower member and alternate seats allocated among the districts based on
production history. A conforming change was necessary in section 920.21, to delete references to additional
members and alternates for the districts with the highest shipping volume as
this was no longer relevant under the modified district makeup. Although this
conforming change was approved, along with the district changes to section
920.12, AMS inadvertently kept the language in 920.21 that was no longer
relevant. This correcting amendment removes that language.

List of Subjects in 7 CFR Part 920

Kiwifruit, Marketing agreements,
Reporting and recordkeeping
requirements.

For the reasons set forth in the preamble, 7 CFR part 920 is amended as follows: