Washington, Saturday, November 29, 1952

# TITLE 7-AGRICULTURE

Chapter VIII—Production and Marketing Administration (Sugar Branch), Department of Agriculture

Subchapter B—Sugar Requirements and Quotas [Sugar Reg. 811, Rev. 2]

PART 811-SUGAR REQUIREMENTS, CONTI-NENTAL UNITED STATES

## REQUIREMENTS FOR 1952

Basis and purpose. The revised determination set forth below is made pursuant to section 201 of the Sugar Act of 1948. The act requires that the Secretary shall revise the determination of sugar requirements at such times during the calendar year as may be necessary. It now appears that an increase in the estimate of requirements for the calendar year 1952 is necessary. The purpose of this revision is to make such determination conform to the requirements indicated on the basis of the factors specified in section 201 of the act.

Immediate availability of a part of the additional supply of sugar provided by this determination of sugar requirements is necessary to insure orderly marketing and to maintain a continuous and stable supply of sugar at prices that are not excessive to consumers. Therefore, in order effectively to carry out the purposes of the Sugar Act, it is necessary that the revision of the determination be made effective as soon as possible. Accordingly, it is hereby determined and found that compliance with the notice, procedure and effective date requirements of the Administrative Procedure Act (60 Stat. 237; 5 U. S. C. 1001) is impracticable and contrary to the public interest, and the revision of the determination made herein shall be effective on the date of its publication in the FEDERAL REGISTER.

By virtue of the authority vested in the Secretary of Agriculture by the Sugar Act of 1948 (61 Stat. 922, 7 U. S. C. Sup. 1100) and the Administrative Procedure Act (60 Stat. 237, 5 U. S. C. 1001) Sugar Regulation 811, the determination of the amount of sugar needed to meet the requirements of consumers in the continental United States for 1952, as revised (16 F. R. 12929; 17 F. R. 9615), is hereby further revised to read as follows:

§ 911.4 Sugar requirements. 1952. The amount of sugar needed to meet the requirements of consumers in the continental United States for the calendar year 1952 is hereby determined to be 7,900,000 short tons, raw value.

Statement of bases and considerations. On December 20, 1951, the supply of sugar required from quota sources in 1952 was determined to be 7,700,000 short tons, raw value. It was indicated at that time that distribution in the 12 months ended October 31, 1951, was about 7,850,000 short tons, raw value, that about 150,000 tons had been used in the 12 months from "invisible" inventories and that further depletion in such inventories probably would occur by December 31, 1951. Final distribution data for 1951 show a total of about 7,737,000 tons and "invisible" inventory statistics indicate the use of an additional quantity of approximately 250,000 tons. Thus, total use in 1951 appears to have been about 8,000,000 short tons. These quantities were utilized at annual average prices of 6.06 cents per pound for raw sugar and 8.38 cents, wholesale, New York basis, for refined sugar. Prices of 5.75 cents for raw sugar and 8.25 cents for refined prevailed at the time that the 7,700,000 ton determination was made. In that de-termination it was stated that these prices were too low to maintain the domestic sugar industry as required by the Sugar Act of 1948 and the quantity established reflected a reduction of 400,000 tons as a price stimulus.

On October 21, 1952, Revision 1 to Sugar Regulation 811 increased sugar requirements to 7,800,000 short tons, raw value. At that time it was pointed out that sugar distribution in 1952 to September 1 exceeded that for the corre sponding period of 1951 by 240,000 ton but that it was necessary to continue negative allowance for price effect.

Beginning in early June, the price of raw sugar, duty paid, New York, fluctu ated between 6.37 and 6.62 cents pe pound and the generally quoted basi price for refined sugar was 8.80 cents Average prices for the first ten months of 1952 were 6.27 cents for raw sugar and 8.59 cents for refined sugar. In light of the criteria set forth in section 201 of the Sugar Act of 1948 and trends of other prices, refined sugar prices have not at-

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## **DEPARTMENT OF THE TREASURY**

### Office of the Secretary

[Treasury Department Order 150-21]

BUREAU OF INTERNAL REVENUE REORGANIZATION

ABOLITION AND ESTABLISHMENT OF CERTAIN OFFICES

Bureau of Internal Revenue reorganization. Abolition of offices of Collectors and Deputy Collectors of Ohio Collection Districts; establishment of offices of District Commissioner and Directors of Internal Revenue.

By virtue of the authority vested in me as Secretary of the Treasury by Reorganization Plan No. 26 of 1950 and Reorganization Plan No. 1 of 1952:

- 1. Abolition of existing offices, The abolition of the offices of Collector of Internal Revenue and Deputy Collector for the Ohio Collection Districts shall become effective as of 12 o'clock midnight, November 30, 1952.
- 2. Establishment of District Commissioner. Effective as of 12:01 a.m., December 1, 1952, there is hereby established an office of District Commissioner of Internal Revenue, which shall be known as the Cleveland District, and which shall be comprised of the State of Ohio.
- 3. Location of headquarters. The headquarters office shall be located in the City of Cleveland. Objo.
- 4. Establishment of offices of Director of Internal Revenue. Effective as of 12:01 a.m., December 1, 1952, there are hereby created the following offices within the Cleveland District:
- (a) Director of Internal Revenue for the First Collection District of Ohio (as presently constituted). The headquarters of such office shall be located in Cincinnati. Ohio, and the office shall have the operating title of Director of Internal Revenue, Cincinnati.
- (b) Director of Internal Revenue for the Tenth Collection District of Ohio (as presently constituted). The headquarters of such office shall be located in Toledo, Ohio, and the office shall have the operating title of Director of Internal Revenue, Toledo.
- (c) Director of Internal Revenue for the Eleventh Collection District of Ohio (as presently constituted). The headquarters of such office shall be located in Columbus, Ohio, and the office shall have the operating title of Director of Internal Revenue, Columbus.
- (d) Director of Internal Revenue for the Eighteenth Collection District of Ohio (as presently constituted). The headquarters of such office shall be located in Cleveland, Ohio, and the office shall have the operating title of Director of Internal Revenue, Cleveland.

Dated: November 21, 1952.

SEAL E. H. FOLEY,
Acting Secretary of the Treasury.

[F. R. Doc. 52-12647; Filed, Nov. 28, 1952; 8:46 a. m.] [Treasury Department Order 150-22]

BUREAU OF INTERNAL REVENUE REORGANIZATION

ABOLITION AND ESTABLISHMENT OF CERTAIN
OFFICES

Bureau of Internal Revenue reorganization. Abolition of offices of Collector and Deputy Collectors of Michigan Collection District; establishment of offices of District Commissioner and Director of Internal Revenue.

By virtue of the authority vested in me as Secretary of the Treasury by Reorganization Plan No. 26 of 1950 and Reorganization Plan No. 1 of 1952:

- 1. Abolition of existing offices. The abolition of the offices of Collector of Internal Revenue and Deputy Collector for the Michigan Collection District shall become effective as of 12 o'clock midnight, November 30, 1952.
- 2. Establishment of District Commissioner. Effective as of 12:01 a.m., December 1, 1952, there is hereby established an office of District Commissioner of Internal Revenue, which shall be known as the Detroit District, and which shall be comprised of the State of Michigan.

3. Location of headquarters. The headquarters office shall be located in the City of Detroit, Michigan.

4. Establishment of office of Director of Internal Revenue. Effective as of 12:01 a.m., December 1, 1952, there is hereby created within the Detroit District the office of Director of Internal Revenue for the Collection District of Michigan (as presently constituted). The headquarters of such office shall be located in Detroit, Michigan, and the office shall have the operating title of Director of Internal Revenue, Detroit.

Dated: November 21, 1952.

[SEAL] E. H. FOLEY, Acting Secretary of the Treasury.

[F. R. Doc. 52-12648; Filed, Nov. 28, 1952; 8:46 a. m.]

#### Bureau of Internal Revenue

[Operations Reorganization Order 3 (Supp. 1)]

DISTRICT COMMISSIONER OF INTERNAL REVENUE FOR DETROIT DISTRICT AND DIRECTOR OF INTERNAL REVENUE, DETROIT

DELEGATION OF AUTHORITY WITH RESPECT
TO FUNCTIONS OF OFFICE

Pursuant to the authority vested in me as Assistant Commissioner of Internal Revenue, paragraph 8 of Operations Reorganization Order No. 3, dated September 4, 1952 (17 F. R. 8126), is amended, effective at 12:01 a. m., December 1, 1952, to read as follows:

8. Effective date. Subject to the exceptions stated below, this order shall be effective with respect to each District Commissioner and Director upon the entrance on duty of such official.

(a) The provisions hereof (other than the provisions of paragraph 6 (b) hereof and paragraph 7 of Exhibit A) shall not be applicable within the Chicago District or the New York City District, to which districts Commissioner's Reorganization Order No. Chi-1 and Commissioner's Reorganization Order No. NYC-1, respectively, shall continue to apply, as modified by paragraph 6 (b) hereof and paragraph 7 of Exhibit A.

(b) None of the provisions hereof shall apply to the Detroit District, to which Operations Reorganization Order No. Det-1 is applicable.

Dated: November 24, 1952.

[SEAL] JUSTIN F. WINKLE,
Assistant Commissioner.

[F. R. Doc. 52-12742; Filed, Nov. 28, 1952; 8:53 a. m.]

[Operations Reorganization Order Det-1]

DISTRICT COMMISSIONER OF INTERNAL REVENUE FOR DETROIT DISTRICT AND DIRECTOR OF INTERNAL REVENUE, DETROIT

DELEGATION OF FUNCTIONS

Pursuant to the authority vested in me as Assistant Commissioner of Internal Revenue:

1. Delegation to District Commis-There is hereby delegated to sioner. the District Commissioner of Internal Revenue for the Detroit District the authority to perform, manage, administer, and provide technical direction of all functions which by this order and subsequent orders are vested in field offices of the Bureau of Internal Revenue within his district. In such capacity, such District Commissioner is vested with the responsibility for district policies, programs and procedures and for directing and coordinating the work of the Director of Internal Revenue within his district. There shall be in the office of the District Commissioner the following positions: Assistant District Commissioner (Administrative); Assistant District Commissioner (Alcohol and Tobacco Tax): Assistant District Commissioner (Appellate). Without limiting the generality of the delegations made hereinabove to the District Commissioner, there are delegated to the District Commissioner and the Assistant District Commissioners the functions more particularly described below in Exhibit A.

2. Limitations on authority. The authority delegated in paragraph 1 shall not include the authority which, by Commissioner's Reorganization Order. No. 2, or by other orders relating to the same authority, is vested in any Assistant District Commissioner, Appellate, or reserved to the Commissioner. Likewise, the authority delegated in paragraph 1 does not include the functions, relating to the assessment and collection of taxes and the accountability therefor, delegated to the Director of Internal Revenue in paragraph 3 (a) of this order.

<sup>&</sup>lt;sup>1</sup> See F. R. Doc. 52-12741, infra.