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**TITLE 7—AGRICULTURE**

**Chapter 1—Agricultural Marketing Service (Standards, Inspections, Marketing Practices), Department of Agriculture**

**PART 52—PROCESSED FRUITS AND VEGETABLES, PROCESSED PRODUCTS THEREOF, AND CERTAIN OTHER PROCESSED FOOD PRODUCTS**

**SUBPART—UNITED STATES STANDARDS FOR GRADES OF FROZEN GREEN BEANS AND FROZEN WAX BEANS<sup>1</sup>**

**MISCELLANEOUS AMENDMENTS**

Pursuant to the Agricultural Marketing Act of 1946 (60 Stat. 1087 et seq., 7 U. S. C. 1621 et seq.), the United States Standards for Grades of Frozen Green Beans and Frozen Wax Beans are amended as hereinafter set forth.

These amendments revise the definitions for "cut" and "short cut" styles of frozen green and wax beans by increasing from 1/2 inch to 3/4 inch the minimum length for cut beans and the limitation for the maximum length of 75 percent or more of the units in short cut beans. The definition of "mixed" style is revised to apply only to the forms of beans which may be used in mixed style.

With respect to tolerances for defects, mixed style is deleted from cut style and included with short cut style for the application of the provisions of the standards. This change will eliminate the requirements with respect to small pieces in mixed style when the product consists of cut and short cut beans. Other changes are made for clarification of the text of the standards.

These amendments, which shall become effective on the date of the publication of this document in the FEDERAL REGISTER, are as follows:

1. Change paragraphs (c), (d), and (e) of § 52.2322 *Styles of frozen beans* to read as follows:

(c) "Cut" means frozen beans consisting of pods that are cut transversely

into pieces less than 2 3/4 inches but not less than 3/4 inch in length, and may contain shorter end pieces which result from cutting.

(d) "Short cut" means frozen beans consisting of pods that are cut transversely into pieces of which 75 percent, by count, or more are less than 3/4 inch in length and not more than 1 percent, by count, are more than 1 1/4 inches in length.

(e) "Mixed" means a mixture of two or more of the following forms of frozen beans, whole, cut, or short cut. For the purpose of this style: "Whole" means a whole pod or pods cut not less than 2 3/4 inches in length; "cut" means pods cut into pieces less than 2 3/4 inches in length but not less than 3/4 inch in length; and "short cut" means pods cut less than 3/4 inch in length.

2. Change § 52.2328 *Defects* to read as follows:

§ 52.2328 *Defects*—(a) *General*. The factor of defects refers to the degree of freedom from extraneous vegetable material, loose seed and pieces of seed, unstemmed units, detached stems, small pieces, damaged units, or units that are blemished or seriously blemished.

(1) "Blemished" means any unit which is blemished by discoloration or blemished by other means to the extent that the appearance or eating quality of the unit is materially affected.

(2) "Seriously blemished" means any unit blemished to such an extent that the appearance or eating quality of the unit is seriously affected.

(3) "Extraneous vegetable material" means leaves or pieces of leaves and other similar vegetable matter.

(4) "Small piece" with respect to cut and mixed styles means a piece of pod less than 1/2 inch in length and with respect to sliced lengthwise style means a piece of pod less than 1 1/2 inches in length.

(5) "Damaged unit" means any unit that is broken or split into two parts or that has very ragged edges, or is damaged by other mechanical means to such an extent that the appearance or eating quality of the unit is seriously affected.

(Continued on p. 5393)

**CONTENTS**

	Page
<b>Agricultural Marketing Service</b>	
Proposed rule making:	
Milk handling:	
Greater Kansas City.....	5403
Topeka, Kans.....	5406
Rules and regulations:	
Beans, green and wax, frozen, U. S. standards for grades; miscellaneous amendments...	5391
<b>Agricultural Research Service</b>	
Notices:	
Organization, functions, and authorities; Production Economics Research Branch; Plant Pest Control Branch...	5413
<b>Agriculture Department</b>	
See also Agricultural Marketing Service; Agricultural Research Service; Commodity Stabilization Service.	
Notices:	
Federal Crop Insurance Corporation; organization, functions and procedures.....	5414
<b>Atomic Energy Commission</b>	
Maintenance of the Mobilization Base (see Defense Mobilization Office).	
<b>Civil Aeronautics Administration</b>	
Rules and regulations:	
Danger areas; alteration.....	5394
<b>Civil Aeronautics Board</b>	
Notices:	
Southern service to the West case, reopened; postponement of oral argument.....	5418
<b>Coast Guard</b>	
Rules and regulations:	
U. S. Coast Guard Reserve regulations; procurement; general requirements; enlistments and reenlistments.....	5396
<b>Commerce Department</b>	
See Civil Aeronautics Administration; Federal Maritime Board.	
<b>Commodity Stabilization Service</b>	
Notices:	
Hawaiian sugarcane; notice of hearing on prices and designation of presiding officers....	5412

<sup>1</sup> Compliance with the provisions of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act.

NOTICES

DEPARTMENT OF THE TREASURY

Office of the Secretary

[Treasury Department Order 150-36]

INTERNAL REVENUE SERVICE

DELEGATION OF FUNCTIONS CREATED BY THE INTERNAL REVENUE CODE OF 1954

1. By virtue of the authority vested in me by Reorganization Plan No. 26 of 1950 and section 7804 (a) of the Internal Revenue Code of 1954, each delegation of authority, and each redelegation of authority made pursuant to such delegation, which:

(1) Was in effect immediately preceding the enactment of the Internal Revenue Code of 1954, and

(2) Was continued in effect upon the enactment of the Internal Revenue Code of 1954 pursuant to the provisions of section 7851 (b) (3) of such Code,

is hereby amended to include any additional or revised functions created or authorized by the Internal Revenue Code of 1954 which are essential to the performance of, or are directly related to, any function included in such delegation or redelegation of authority. Each delegation or redelegation of authority so amended shall be subject to amendment, modification, or revocation to the same extent, and in the same manner, as authorized immediately preceding its amendment by this order.

2. The preceding paragraph shall not be construed as delegating to any officer or employee of the Internal Revenue Service any function existing under the Internal Revenue Code of 1954 which corresponds to any function which existed under the Internal Revenue Code of 1939 and which immediately preceding the enactment of the Internal Revenue Code of 1954 had not been delegated by the Secretary.

3. This order shall be effective on the day after the date of enactment of the Internal Revenue Code of 1954.

Dated: August 17, 1954.

[SEAL] M. B. FOLSOM,  
Acting Secretary of the Treasury.

[F. R. Doc. 54-6666; Filed, Aug. 24, 1954;  
8:53 a. m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

ALASKA

SHORESPACE RESTORATION ORDER NO. 516

AUGUST 16, 1954.

By virtue of the authority contained in the act of June 5, 1920 (41 Stat. 1059; 48 U. S. C. 372), and pursuant to section 2.22 (a) (3), of Order No. 1, Bureau of Land Management, Area 4, approved by the Acting Secretary of the Interior August 20, 1951 (16 F. R. 8625), it is ordered as follows:

Subject to valid existing rights, the provisions of existing withdrawals, the

requirements of applicable law, and the 91-day preference right filing period for veterans, and other qualified persons entitled to preference under the act of September 27, 1944 (58 Stat. 747; 43 U. S. C. 279-284), as amended, the 80-rod shorespace reserve created under the act of May 14, 1898 (30 Stat. 409), as amended by the act of March 3, 1903 (32 Stat. 1028; 48 U. S. C. 371), is hereby revoked as to the following described lands, effective at 10:00 a. m. on the 21st day after the date of this order.

FAIRBANKS LAND DISTRICT

A tract of land situated on Lake Minchumina, Alaska, at approximate latitude 63°58' N., longitude 152°15' W., and situated approximately 1/2 mile west of Minchumina Alstrip, more particularly described as follows:

Beginning at a point where a small stream enters the lake; thence north 330 feet; thence east 660 feet; thence south 330 feet to the shore of the lake; thence westerly approximately 660 feet along the shore of the lake to the point of beginning, containing approximately 5 acres.

ANCHORAGE LAND DISTRICT

SEWARD MERIDIAN

T. 26 N., R. 5 W.,  
Sec. 25: S 1/2 NW 1/4 NE 1/4 and N 1/2 SW 1/4 NE 1/4

Containing approximately 25 acres.

T. 16 N., R. 3 W.,  
Sec. 2: Lot 6.

Containing approximately 36.01 acres.  
(Petition for shorespace restoration of Arthur Calvin Johnson, Anchorage O25807.)  
A tract of land situated on Halibut Cove, Alaska, more particularly described as follows:

Beginning at Corner No. 2, U. S. Survey 3109; thence easterly and northeasterly along the shore of a small bay of Halibut Cove 20 chains; thence southeasterly perpendicular to the shore 20 chains; thence southwesterly and westerly parallel to the shore approximately 20 chains; thence northerly approximately 20 chains to Corner No. 3, U. S. Survey 3109; thence north 62° 29' east 3.957 chains to the point of beginning, containing approximately 40 acres.

(Petition for shorespace restoration of Alvin Taischner, Anchorage O24149)

A tract of land situated on Three Mile Creek and Cook Inlet, Alaska, more particularly described as follows:

Beginning at a point at the intersection of Three Mile Creek and the mean high waters of Cook Inlet, said point being approximately 400 feet southeast of U. S. L. M. No. 2345; thence south-southeast approximately 1,000 feet along the shore of Cook Inlet; thence west 5,280 feet; thence north 1,320 feet; thence east approximately 4,000 feet to the mean high tide line of Three Mile Creek; thence following the mean high tide line of Three Mile Creek to the point of beginning, containing approximately 160 acres.

A tract of land situated on the south shore of Halibut Cove, Alaska, and opposite Ismailof Island, more particularly described as follows:

Beginning at a point at approximate latitude 59°36' N., and longitude 151°15' W., on the shore of Halibut Cove; thence southeast 430 feet; thence south 560 feet; thence southwest 560 feet; thence northwest 430 feet;

thence northeast 560 feet to the point of beginning, containing approximately 5 acres.  
(Petition for shorespace restoration of Clem V. Tillion, Anchorage O25730.)

A tract of land situated on Kenai Lake, Alaska, identified as Lot E, Primrose Group, U. S. Survey No. 2530, containing approximately 2.94 acres.

(Home site application of Fred Clark Ferguson, Anchorage O26096.)

A tract of land abutting Tongass Narrows on Gravina Island, Alaska, more particularly described as follows:

Beginning at the northwest corner of U. S. Survey 1994; thence northwesterly along the shore around Vallenar Point 1/4 mile; thence following the boundary of Tongass National Forest southeasterly to a point due west of the southwest corner of U. S. Survey 1994; thence east to said southwest corner; thence northerly along the western boundary of U. S. Survey 1994 to the point of beginning, containing approximately 40 acres.

(Petition for shorespace restoration of Harry Rupke, Anchorage O26692.)

A tract of land situated near Herring Bay, Alaska, identified as Lot 88, U. S. Survey 2403, containing approximately 4.36 acres.

FRED J. WEILER,

Area Lands and Minerals Officer.

[F. R. Doc. 54-6631; Filed, Aug. 24, 1954;  
8:45 a. m.]

Bureau of Mines

[Administrative Order 688]

APPROVAL OF CONTRACTS AND CHANGE ORDERS RELATING THERETO FOR THE CONSTRUCTION, ALTERATION, OR REPAIR OF ANY BUILDING OR PUBLIC WORK

All contracts and change orders relating thereto, for the construction, alteration or repair of any building or public work by the Bureau of Mines, amounting to \$500, or more, shall be approved by the Director of the Bureau of Mines, and shall not become effective until so approved.

Dated: August 17, 1954.

J. J. FORBES,  
Director,  
Bureau of Mines.

[F. R. Doc. 54-6637; Filed, Aug. 24, 1954;  
8:46 a. m.]

Bureau of Reclamation

SHOSHONE PROJECT, WYOMING

ORDER OF REVOCATION

MARCH 3, 1953.

Pursuant to the authority delegated by Departmental Order No. 2515 of April 7, 1949 (14 F. R. 1937), I hereby revoke Secretary's orders of April 1, 1903, and August 2, 1913, which were amended by Departmental Order of October 21, 1913, also Secretary's orders of October 21, 1913, April 20, 1928 and April 2, 1929, insofar as said orders affect the following described land, provided, however, that such revocation shall not affect the withdrawal of any other lands by said orders or affect any other orders with-