Promotion, Research, and Information Act (Act). The Act authorizes a national industry-funded program for sheep and wool promotion, research, education, and information.

Interested parties are also invited to submit views on whether it would be beneficial to hold a public meeting during an ensuing comment period to discuss the proposals.

DATES: Proposals must be received by February 3, 1995.

ADDRESSES: Proposals (two copies) should be mailed to: Ralph L. Tapp, Chief, Marketing Programs Branch, Livestock and Seed Division, Agricultural Marketing Service (AMS), USDA, Room 2624–S; P.O. Box 96456; Washington, D.C. 20090–6456.

FOR FURTHER INFORMATION CONTACT: Ralph L. Tapp on 202/720-1115.

SUPPLEMENTARY INFORMATION: The Sheep Promotion, Research, and Information Act, enacted on October 22, 1994, authorizes the establishment of a national sheep and wool promotion, research, education, and information program financed through assessments on both domestic and imported sheep and sheep products, including exports of live sheep and greasy wool. The nationwide program will be administered by the National Sheep Promotion, Research, and Information Board, composed of 120 members, including 85 producers, 10 feeders and 25 importers, who will be appointed by the Secretary of Agriculture to represent units. The term units means each State, group of States, or class designation that is represented on the Board.

To establish the initial Board, the Secretary will solicit nominations from eligible producer, feeder, and importer organizations. Organizations that represent the producer segment of the industry must meet certain criteria in order to be certified to submit nominations for that industry segment. If no producer organization is certified to submit nominations for a State unit, or if no feeder or importer organization is eligible to submit nominations for those industry segments, then the Secretary shall use other means to secure nominations for appointment to the Board.

Funds will be collected by assessing domestic producers, feeders, and exporters 1 cent per pound of live sheep sold and 2 cents per pound of greasy wool sold. Importers will be assessed: (1) 1 cent per pound of live sheep imported; (2) the equivalent of 1 cent per pound of live sheep products imported; and (3) 2 cents per pound of degreased wool or the equivalent of degreased wool for wool

and wool products imported. Imported raw wool is exempt from assessments. All assessment rates may be adjusted in accordance with applicable provisions of the Act.

Because the Act permits an association of producers to request the issuance of an order and to submit a proposal, the Department of Agriculture will receive written proposals for a sheep and wool promotion, research, education, and information order, or for various provisions thereof. Proposals must be submitted in duplicate to the Marketing Programs Branch, Livestock and Seed Division; AMS, USDA, Room 2624–S; P.O. Box 96456, Washington, D.C. 20090–6456, and must be received in the Department by February 3, 1995.

Proposals should include: (1) the proposed order language; (2) a description of the proposed order provisions; (3) an explanation of the nature and purpose of the proposed order provisions; (4) references to the section of the Sheep Promotion, Research, and Information Act that would be implemented by an order provision; and (5) any other pertinent information concerning a proposal that would assist in the process of implementing the Act.

The Department will only publish for public comment in the **Federal Register** proposals that are consistent with the Act.

List of Subjects in 7 CFR Part 1280

Administrative practice and procedure, Advertising, Agricultural research, Marketing agreements, Sheep and sheep products, Reporting and recordkeeping requirements.

Authority: The Sheep Promotion, Research, and Information Act; 7 U.S.C. 7101–7111.

Dated: December 29, 1994.

Lon Hatamiya,

Administrator, Agricultural Marketing Service.

[FR Doc. 95–155 Filed 1–3–95; 8:45 am] BILLING CODE 3410–02–P

Commodity Credit Corporation

7 CFR Part 1421

RIN 0560-AD66

1995-Crop Peanut Minimum CCC Export Edible Sales Price for Additional Peanuts

AGENCY: Commodity Credit Corporation, USDA.

ACTION: Proposed rule.

SUMMARY: This proposed rule sets forth a proposed minimum Commodity Credit

Corporation (CCC) sales price for 1995 crop of additional peanuts for export edible use of \$400 per short ton (st).

DATES: coments must be received by January 17, 1995, in order to be assured of consideration.

ADDRESSES: Comments must be mailed to Robert Miller, Consolidated Farm Service Agency (CFSA), United States Department of Agriculture, room 3739, South Building, PO Box 2415, Washington, DC 20013–2415. All written submissions will be made available for public inspection from 8:15 a.m. to 4:45 p.m., Monday through Friday, in room 3739, South Building, 14th and Independence Avenue SW., Washington, DC.

FOR FURTHER INFORMATION CONTACT: Robert Miller, CFSA, USDA, room 3739, South Building, P.O. Box 2415, Washington, DC 20013–2415, telephone 202–720–7477.

SUPPLEMENTARY INFORMATION: .

Executive Order 12866

This proposed rule has been determined to be significant and was reviewed by OMB under Executive Order 12866.

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.

Executive Order 12778

This rule has been reviewed in accordance with Executive Order 12778. The provisions of this rule do not preempt Sate law, are not retroactive, and do not involve administrative appeals.

Regulatory Flexibility Act

It has been determined that the Regulatory Flexibility Act is not applicable because CCC 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 of these determinations.

Paperwork Reduction Act

The amendments to 7 CFR part 1421 set forth in this proposed rule do not contain information collections that require clearance by the Office of Management and Budget under the provisions of 44 U.S.C. chapter 35.

Discussion

This proposed rule would amend 7 CFR part 1421 to set forth the minimum CCC sales price for the 1995 crop of additional peanuts sold for export edible use.

A minimum price, at which additional peanuts owned or controlled by CCC may be sold for use as edible peanuts in export markets, is expected to be announced on or before February 15, 1995, at the same time that the quota and additional peanut support levels for the 1995 crop are announced. The announcement of the price provides producers and handlers with information to facilitate the negotiation of private contracts for the sale of additional peanuts.

An overly high price may create an unrealistic expectation of high pool dividends and discourage private sales. If too low, the minimum price could have an unnecessary, adverse effect on prices paid to producers for additional peanuts.

It is proposed that the minimum price at which the 1995 crop of additional peanuts owned or controlled by CCC may be sold for use as edible peanuts in export markets be established at \$400 per st, the same as for the 1994 crop. This level will maintain exports while providing price stability for additional peanuts sold under contract. It will also assure handlers that CCC will not undercut their export contracting efforts with offerings of additional peanuts for export edible sale below the minimum sales price.

Accordingly, comments are requested with respect to these foregoing issues.

List of Subjects 7 CFR Part 1421

Grains, Loan programs—agriculture, Oilseeds, Peanuts, Price support programs, Reporting and recordkeeping requirements, Soybeans, Surety bonds, Warehouses.

Accordingly, it is proposed that 7 CFR part 1421 be amended as follows:

PART 1421—GRAINS AND SIMILARLY HANDLED COMMODITIES

3. The authority citation for 7 CFR part 1421 continues to read as follows:

Authority: 7 U.S.C. 1421, 1423, 1425, 1441z, 1444f–1, 1445b–3a, 1445c–3, 1445e, and 1446f; 15 U.S.C. 714b and 714c.

4. Section 1421.27 is amended by: A. Removing the period at the end of paragraph (a)(2)(iv) and inserting a semicolon followed by the work "and" in its place, and

B. Adding a new paragraph (a)(2)(v):

§1421.27 Producer-handler purchases of additional peanuts pledged as collateral for a loan.

(a) * * *

(v) The minimum CCC sales price for additional peanuts sold for export

edible use for the 1995 crop is \$400 per short ton.

* * * * *

Signed at Washington, DC, on December 27, 1994.

Bruce R. Weber,

Acting Executive Vice President, Commodity Credit Corporation.

[FR Doc. 95–00132 Filed 1–3–95; 8:45 am] BILLING CODE 3410–05–P–M

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 94-ANE-31]

Airworthiness Directives; Aerospace Lighting Corporation Power Units and Power Supplies

AGENCY: Federal Aviation Administration, DOT.

ACTION: Notice of proposed rulemaking

(NPRM).

SUMMARY: This document proposes the supersedure of an existing airworthiness directive (AD), applicable to certain Aerospace Lighting Corporation (ALC) lamp connectors and fluorescent lamps, that currently requires an inspection, and adjustment or replacement of improperly installed, damaged, or improperly configured lamp connectors and fluorescent lamps used in cabin fluorescent lighting systems. This action would add an optional replacement of certain power units and power supplies with improved design parts as terminating action to the repetitive inspections. This proposal is prompted by the availability of improved design components. The actions specified by the proposed AD are intended to prevent smoke, fire, electrical shock, and possible electromagnetic interference caused by high voltage arcing in the cabin which, if undetected, could result in personal hazard or loss of the aircraft.

DATES: Comments must be received by March 6, 1995.

ADDRESSES: Submit comments in triplicate to the Federal Aviation Administration (FAA), New England Region, Office of the Assistant Chief Counsel, Attention: Rules Docket No. 94–ANE–31, 12 New England Executive Park, Burlington, MA 01803–5299. Comments may be inspected at this location between 8:00 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

The service information referenced in the proposed rule may be obtained from Aerospace Lighting Corporation, 101–8 Colin Drive, Holbrook, NY 11741; telephone (516) 563–6400, fax (516) 563–8781. This information may be examined at the FAA, New England Region, Office of the Assistant Chief Counsel, 12 New England Executive Park, Burlington, MA.

FOR FURTHER INFORMATION CONTACT: Bradford Chin, Electronics Engineer, New York Aircraft Certification Office, FAA, Engine and Propeller Directorate, 181 South Franklin Ave., Room 202, Valley Stream, NY 11581; telephone (516) 791–6427, fax (516) 791–9024.

SUPPLEMENTARY INFORMATION:

Comments Invited

Interested persons are invited to participate in the making of the proposed rule by submitting such written data, views, or arguments as they may desire. Communications should identify the Rules Docket number and be submitted in triplicate to the address specified above. All communications received on or before the closing date for comments, specified above, will be considered before taking action on the proposed rule. The proposals contained in this notice may be changed in light of the comments received.

Comments are specifically invited on the overall regulatory, economic, environmental, and energy aspects of the proposed rule. All comments submitted will be available, both before and after the closing date for comments, in the Rules Docket for examination by interested persons. A report summarizing each FAA-public contact concerned with the substance of this proposal will be filed in the Rules Docket.

Commenters wishing the FAA to acknowledge receipt of their comments submitted in response to this notice must submit a self-addressed, stamped postcard on which the following statement is made: "Comments to Docket Number 94–ANE–31." The postcard will be date stamped and returned to the commenter.

Availability of NPRMs

Any person may obtain a copy of this NPRM by submitting a request to the FAA, New England Region, Office of the Assistant Chief Counsel, Attention: Rules Docket No. 94–ANE–31, 12 New England Executive Park, Burlington, MA 01803–5299.

Discussion

On June 14, 1990, the Federal Aviation Administration (FAA) issued airworthiness directive (AD) 90–14–06,