view supporting and related materials available electronically. Information on using Regulations.gov, including instructions for accessing documents, submitting comments, and viewing the docket after the close of the comment period, is available through the site's "User Tips" link.

• Postal Mail/Commercial Delivery: Please send four copies of your comment (an original and three copies) to Docket No. APHIS–2006–0163, Regulatory Analysis and Development, PPD, APHIS, Station 3A–03.8, 4700 River Road Unit 118, Riverdale, MD 20737–1238. Please state that your comment refers to Docket No. APHIS–2006–0163.

Reading Room: You may read any comments that we receive on this docket in our reading room. The reading room is located in room 1141 of the USDA South Building, 14th Street and Independence Avenue, SW., Washington, DC. Normal reading room hours are 8 a.m. to 4:30 p.m., Monday through Friday, except holidays. To be sure someone is there to help you, please call (202) 690–2817 before coming.

Other Information: Additional information about APHIS and its programs is available on the Internet at http://www.aphis.usda.gov.

FOR FURTHER INFORMATION CONTACT: For information regarding regulations for untreated oranges, tangerines, and grapefruit from Mexico transiting the United States to foreign countries, contact Mr. Dave Hanken, Senior Staff Officer, Quarantine Policy, Analysis, and Support, PPQ, APHIS, 4700 River Road Unit 60, Riverdale, MD 20737–1236; (301) 734–5395. For copies of more detailed information on the information collection, contact Mrs. Celeste Sickles, APHIS' Information Collection Coordinator, at (301) 734–7477.

SUPPLEMENTARY INFORMATION: Title: Untreated Oranges, Tangerines, and Grapefruit from Mexico Transiting the United States to Foreign Countries. OMB Number: 0579–0303.

Type of Request: Extension of approval of an information collection.

Abstract: As authorized by the Plant Protection Act (7 U.S.C. 7701 et seq.) (PPA), the Secretary of Agriculture may prohibit or restrict the importation, entry, exportation, or movement in interstate commerce of any plant, plant product, biological control organism, noxious weed, means of conveyance, or other article if the Secretary determines that the prohibition or restriction is necessary to prevent a plant pest or noxious weed from being introduced

into or disseminated within the United States. This authority has been delegated to the Animal and Plant Health Inspection Service (APHIS), which administers regulations to implement the PPA.

The plant quarantine safeguard regulations in 7 CFR part 352 allow certain products or articles that are classified as prohibited or restricted products or articles under other regulations in title 7 to be moved through the United States under certain conditions. Such articles include fruits and vegetables that are moved into the United States for: (1) A temporary stay where unloading or landing is not intended, (2) unloading or landing for transshipment and exportation, (3) unloading or landing for transportation and exportation, or (4) unloading and entry at a port other than the port of first arrival.

The regulations in § 352.30 address the movement of untreated oranges, tangerines, and grapefruit from Mexico into or through the United States in transit to foreign countries. These regulations require the trucking industry and shippers to obtain permits from APHIS that allow the untreated fruit to transit the United States.

We are asking the Office of Management and Budget (OMB) to approve our use of this information collection activity for an additional 3 years.

The purpose of this notice is to solicit comments from the public (as well as affected agencies) concerning our information collection. These comments will help us:

(1) Evaluate whether the collection of information is necessary for the proper performance of the functions of the Agency, including whether the information will have practical utility;

(2) Evaluate the accuracy of our estimate of the burden of the collection of information, including the validity of the methodology and assumptions used;

(3) Enhance the quality, utility, and clarity of the information to be collected; and

(4) Minimize the burden of the collection of information on those who are to respond, through use, as appropriate, of automated, electronic, mechanical, and other collection technologies; *e.g.*, permitting electronic submission of responses.

Estimate of burden: The public reporting burden for this collection of information is estimated to average 0.5 hours per response.

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*Respondents:* Trucking industry; shippers.

Estimated annual number of respondents: 400.

Estimated annual number of responses per respondent: 1.

Estimated annual number of responses: 400.

*Éstimated total annual burden on respondents:* 200 hours. (Due to averaging, the total annual burden hours may not equal the product of the annual number of responses multiplied by the reporting burden per response.)

All responses to this notice will be summarized and included in the request for OMB approval. All comments will also become a matter of public record.

Done in Washington, DC, this 1st day of November 2006.

#### W. Ron DeHaven,

Administrator, Animal and Plant Health Inspection Service.

[FR Doc. E6–18737 Filed 11–6–06; 8:45 am] **BILLING CODE 3410–34–P** 

#### **DEPARTMENT OF AGRICULTURE**

# **Foreign Agricultural Service**

Waivers of Requirement for Timely Presentation of Certificates of Quota Eligibility for Sugar Imported From Mexico in Fiscal Year (FY) 2006

**AGENCY:** Foreign Agricultural Service, USDA.

**ACTION:** Notice.

The Department of Agriculture will consider requests for a waiver of the requirement for presentation, at the time of entry into U.S. Customs territory, of certificates for quota eligibility for sugar imported under tariff-rate quotas allocated to Mexico during FY 2006 (October 1, 2005–September 30, 2006).

### **Background**

There were numerous disruptions to the U.S. sugar market in FY 2006, leading to spot shortages and increased U.S. import requirements. Importers of sugar under tariff-rate quotas allocated to Mexico experienced delays in receiving certificates for quota eligibility, due in part to processing delays in both the United States and in Mexico. There were also numerous cases of delays at ports of entry into the United States for sugar under tariff-rate quotas even when the certificate for quota eligibility was available, and importers sometimes avoided delays by entering sugar under a high-duty tariff line which did not require a certificate for quota eligibility. Under 15 CFR 2011.104, the Secretary has authority to grant a waiver, with respect to individual shipments, various requirements regarding use of certificates for quota eligibility, if he

determines that a waiver will not impair the proper operation of the sugar quota system, that it will not have the effect of modifying the allocation of sugar under Additional U.S. Note 5 to Chapter 17 of the Harmonized Tariff Schedule, and that such waiver is justified by unusual, unavoidable, or otherwise appropriate circumstances.

Therefore, the Department will consider requests for a waiver of the requirement for presentation of certificates of quota eligibility for sugar imported from Mexico during FY 2006. This notice does not apply to requests for a waiver of a deadline to enter sugar within a tariff-rate quota period, and applies only to sugar imported from Mexico during FY 2006. To receive full consideration, written requests for a waiver of the requirement for presentation of a sugar certificate for quota eligibility along with the original entry of sugar from Mexico must be received by December 1, 2006. If Mexico's FY 2006 sugar tariff-rate quota fills, no more waivers will be considered. Individual entries affected by this notice will be processed in the order they are received.

FOR FURTHER INFORMATION CONTACT: Ron Lord, Deputy Director, Import Policies and Programs Division, FAS, USDA, (202) 720–2916, e-mail: Ronald.lord@usda.gov, fax (202) 720–0876

Dated: October 30, 2006.

## W. Kirk Miller,

Acting Administrator, Foreign Agricultural Service.

[FR Doc. 06–9088 Filed 11–6–06; 8:45 am] BILLING CODE 3410–10–M

#### **DEPARTMENT OF AGRICULTURE**

# **Forest Service**

Newspapers To Be Used for Publication of Legal Notice of Appealable Decisions and Publication of Notice of Proposed Actions for Southern Region; Alabama, Kentucky, Georgia, Tennessee, Florida, Louisiana, Mississippi, Virginia, West Virginia, Arkansas, Oklahoma, North Carolina, South Carolina, Texas, Puerto Rico

**AGENCY:** Forest Service, USDA. **ACTION:** Notice.

**SUMMARY:** Deciding Officers in the Southern Region will publish notice of decisions subject to administrative appeal under 36 CFR parts 215 and 217 in the legal notice section of the newspapers listed in the **SUPPLEMENTARY INFORMATION** section of this notice. As

provided in 36 CFR part 215.5 and 36 CFR part 217.5(d), the public shall be advised through Federal Register notice, of the newspaper of record to be utilized for publishing legal notice of decisions. Newspaper publication of notice of decisions is in addition to direct notice of decisions to those who have requested it and to those who have participated in project planning. Responsible Officials in the Southern Region will also publish notice of proposed actions under 36 CFR part 215 in the newspapers that are listed in the SUPPLEMENTARY INFORMATION section of this notice. As provided in 36 CFR part 215.5, the public shall be advised, through Federal Register notice, of the newspaper of record to be utilized for publishing notices on proposed actions. Additionally, the Deciding Officers in the Southern Region will publish notice of the opportunity to object to a proposed authorized hazardous fuel reduction project under 36 CFR part 218.4 in the legal notice section of the newspapers listed in the SUPPLEMENTARY **INFORMATION** section of this notice. **DATES:** Use of these newspapers for

purposes of publishing legal notice of decisions subject to appeal under 36 CFR parts 215 and 217, notices of proposed actions under 36 CFR part 215, and notices of the opportunity to object under 36 CFR part 218 shall begin on or after the date of this publication.

FOR FURTHER INFORMATION CONTACT: Cheryl Herbster, Regional Appeals and Litigation Coordinator, Southern Region, Planning, 1720 Peachtree Road, NW., Atlanta, GA 30309, Phone: 404– 347–5235.

SUPPLEMENTARY INFORMATION: Deciding Officers in the Southern Region will give legal notice of decisions subject to appeal under 36 CFR part 217, the Responsible Officials in the Southern Region will give notice of decisions subject to appeal under 36 CFR part 215 and opportunity to object to a proposed authorized hazardous fuel reduction project under 36 CFR part 218 in the following newspapers which are listed by Forest Service administrative unit. Responsible Officials in the Southern Region will also give notice of proposed actions under 36 CFR part 215 in the following newspapers of record which are listed by Forest Service administrative unit. The timeframe for comment on a proposed action shall be based on the date of publication of the notice of the proposed action in the newspaper of record. The timeframe for appeal shall be based on the date of publication of the legal notice of the decision in the newspaper of record for 36 CFR parts 215 and 217. The

timeframe for an objection shall be based on the date of publication of the legal notice of the opportunity to object for projects subject to 36 CFR part 218.

Where more than one newspaper is listed for any unit, the first newspaper listed is the newspaper of record that will be utilized for publishing the legal notice of decisions and calculating timeframes. Secondary newspapers listed for a particular unit are those newspapers the Deciding Officer/Responsible Official expects to use for purposes of providing additional notice.

The following newspapers will be used to provide notice.

### **Southern Region**

Regional Forester Decisions: Affecting National Forest System lands in more than one Administrative unit of the 15 in the Southern Region, Atlanta Journal-Constitution, published daily in Atlanta, GA.

Affecting National Forest System lands in only one Administrative unit or only one Ranger District will appear in the newspaper of record elected by the National Forest, National Grassland, National Recreation Area, or Ranger District as listed below.

#### National Forests in Alabama, Alabama

Forest Supervisor Decisions: Affecting National Forest System lands in more than one Ranger District of the 6 in the National Forests in Alabama, Montgomery Advertiser, published daily in Montgomery, AL. Affecting National Forest System lands in only one Ranger District will appear in the newspaper of record elected by the Ranger District as listed below

District Ranger Decisions: Bankhead Ranger District: Northwest Alabamian, published bi-weekly (Wednesday & Saturday) in Haleyville, AL.

Conecuh Ranger District: The Andalusia Star News, published daily (Tuesday through Saturday) in Andalusia, AL.

Oakmulgee Ranger District: The Tuscaloosa News, published daily in Tuscaloosa, AL.

Shoal Creek Ranger District: The Anniston Star, published daily in Anniston, AL.

Talladega Ranger District: The Daily Home, published daily in Talladega, AL. Tuskegge Ranger District: Tuskegee News, published weekly (Thursday) in Tuskegee. AL.

# Caribbean National Forest, Puerto Rico

Forest Supervisor Decisions: El Nuevo Dia, published daily in Spanish in San Juan, PR.

San Juan Star, published daily in English in San Juan, PR.