

**[SRA SUGAR ORDER NO. 7-A, SERIES 2003-2004,
June 23, 2004]**

**AMENDMENT TO SUGAR ORDER NO. 7, SERIES OF 2003-2004 RE:
RULES AND REGULATIONS ON IMPORTATION OF FOOD
PREPARATIONS UNDER TARIFF HEADINGS 21.06 OF THE TARIFF
AND CUSTOMS CODE OF THE PHILIPPINES - ASEAN
HARMONIZED TARIFF NOMENCLATURE (TCCP-AHTN)**

WHEREAS, there is a need to amend certain provisions in Sugar Order No. 7, Series of 2003-2004;

NOW, THEREFORE, under and by virtue of the authority vested in the Sugar Regulatory Administration (SRA) it is hereby ordered that:

SECTION 1. Sections 2 and 6 of Sugar Order No. 7, Series of 2003-2004 are hereby amended to read as follows:

"Section 2. Monitoring. All importations of premix commodities as enumerated in Section 1 of Sugar Order No. 7, Series of 2003-2004, dated 30 March 2004, shall be monitored by the SRA in terms of declared classification and quantities thereof, their dates of arrival, countries of origin, and the names of their importers or consignees. In addition thereto, random/representative sample/s of the said commodities shall be subject to SRA laboratory analysis.

However, the SRA Administrator may waive, upon request, on certain shipments the requirement of laboratory analysis if the imported premix commodities had already been subject to SRA laboratory analysis because of previous importation/s such that there are established records of same in terms of sugar content and other traceable elements/ingredients and discernable physical appearances. Additionally, such a waiver is given after the imported premix had been verified to be the same premix that was consistently classified by the SRA through previous laboratory analysis and samples submitted.

Section 6. Liens/Fee. Prior to the issuance of the