[SRA ORDER NO. 3, October 15, 1998]

AMENDMENT TO SRA SUGAR ORDER NO. 12, SERIES OF 1987-88, DATED 02 JUNE 1988

WHEREAS, there is a need to amend certain provisions of Sugar Order No. 12, Series of 1987-1988, dated 02 June 1988 concerning procedures and/or requirements for monitoring coastwise movement of sugar to curb, if not eliminate the illegal entry of imported sugar;

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

SECTION 1. Section 4 of the aforementioned Sugar Order No. 12, supra, shall be amended to read as follows.

"SECTION 4. Officials in-charge of the PCRO, SRED regional and offices in Quezon City, Bacolod City, Iloilo City and Cebu City and the Sugar Production Control and Regulation Officers (SPCROs) assigned to CRYSTAL SUGAR, BUSCO, SEASUMCO, OSCO, HISUMCO, H. TEVES, URSUMCO, CAB and such other officers as maybe so named, are hereby authorized to issue the permits required in Section 1 hereof (revised shipping permit form attached), in their respective jurisdiction/area of assignment.

The shipping permit, in printed form with one or more security features and stub, pre-numbered serially as accountable form, shall indicate therein the following: (a) port of origin, (b) port of destination, (c) name of vessel/barge or registry number of aircraft to include EDD and EDA and ETD and ETA, (d) kind of sugar (raw, refined, washed, etc.), (e) origin (if imported, date and Control No. (CN) of SRA clearance, (f) marking of bags, (g) quantity in Lkg or bulk, (h) name and address of shipper, (i) name and address of consignee, (j) official receipt number, (k) amount paid, (l) distribution of copies and (m) signature over printed name of approving officer.

The following notes shall be included in the said shipping permit for strict compliance of the parties concerned:

- 1. Any erasure/alteration shall render this permit invalid.
- 2. This permit is valid for one time shipment only and
- 3. Expiry date of this permit is 15 days after EDD/ETD.

The shipper shall be required to submit under oath a letter of application only for shipment below 1,0001 LKg. For shipment of 1,001 Lkg. and above, the trader shall submit under oath a letter of application and an affidavit of notification for the permit, indicating the above-stated information and his concurrence to have the same verified by the authorized SRA official whenever necessary. For imported sugar, the shipper shall also attach a copy of the clearance for release issued by the SRA. The shipper shall, likewise, be responsible for the distribution of duly approved shipping permit copies to the shipping line, Coast Guard, Philippine Ports Authority and the Bureau of Customs.

The shipper shall re-apply for another shipping permit for a batch or shipment of sugar previously or already covered by an approved shipping permit, with all the necessary documents attached with the application, under the following circumstances:

1. Failure of the shipping line to ship or the shipper to deliver the whole batch of sugar within a 15-day period with reckoning to start from the EDD of the previous shipping permit and

2. In case of a "shut-off", the shipper shall procure another shipping permit for the balance of sugar which was not loaded.

Both cases require the submission of a certification from the shipping line regarding its failure to ship the whole batch of sugar or a portion thereof. If shipper is the one who defaults, he or she shall bear the burden of issuing a certification.

The fees to be charged for the issuance of said permits shall be based on Sec. 5 (b) of General Administrative Order No. 1 dated October 12, 1994, however, a flat rate of one hundred pesos (P 100.00) shall be the cost of re-application for a shipping permit due to the above-mentioned circumstances. Collection and remittance of fees therefrom shall be subject to audit by the Commission on Audit (COA) for fees of this nature are considered as government funds."

SECTION 2. Section 5 of Sugar Order No. 12, supra, shall be amended to read as follows:

"SECTION 5. The SRA officers authorized under Section 4 hereof shall transmit daily to the office of the Administrator through SRED-Q.C. the permits to ship sugar within Philippine territory through FAX or any fast means of communication available.

A monthly report of shipping permit issuances and shipping permit fee remittances shall be submitted to PCRO, Quezon City, through SRED-Q.C. by the said SRA officers."

SECTION 3. A manual of shipping permit issuances and remittances of fees collected therefrom shall be prepared, packaged and printed and disseminated to all persons/agencies concerned for strict implementation and to serve as implementing guidelines for this Order.

SECTION 4. Other provisions of Sugar Order No. 12, supra, shall remain in full force and effect.