

[SRA SUGAR ORDER NO. 4, s.1994-1995, October 27, 1994]

CLARIFICATION OF SUGAR ORDER NO. 5, SERIES OF 1993-1994, RE STORAGE PENALTY ON CY 1993-1994 "D" QUEDANS

WHEREAS, Sugar Order No. 5, Series of 1993-1994, dated October 21, 1993, was issued for the purpose of facilitating early and regular shipments of the CY 1993-1994 "D" sugar to the World market;

WHEREAS, the aforesaid Sugar Order No. 5 was not intended to include in its coverage the CY 1993-1994 "D" sugar made available and allocated to local manufacturers of sugar-based products as the same is not destined for shipment abroad;

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

SECTION 1. All CY 1993-1994 "D" sugar withdrawn from mill warehouses for use by local manufacturers of sugar-based products in accordance with allocations granted and corresponding 1993-1994 "D" quedans duly surcharged by the SRA are hereby excluded from the coverage of Sugar Order No. 5, Series of 1993-1994, dated October 21, 1993, insofar as storage penalties are concerned.

SECTION 2. The foregoing provisions notwithstanding, all CY 1993-1994 "D" sugar shall only be available for use by local manufacturers of sugar-based products for export until January 31, 1995. After said date, only 1994-1995 "D" quedans shall be accepted for surcharging for use by said local manufacturers.

SECTION 3. This Sugar Order shall take effect immediately. Provisions of sugar orders, circular letters, rules and regulations inconsistent with or contrary to this Sugar Order are hereby amended, modified or revoked accordingly.

Adopted: 27 Oct. 1994

(SGD.) RODOLFO A. GAMBOA
Administrator



Source: Supreme Court E-Library

This page was dynamically generated by the E-Library Content Management System (E-LibCMS)