

[SRA SUGAR ORDER NO. 6-A, March 15, 1995]

**AMENDMENT TO SUGAR ORDER NO. 6, SERIES OF 1994-1995,
DATED 20 FEBRUARY 1995**

WHEREAS, there is a need to amend certain provisions of Sugar Order No. 6, Series of 1994-1995, dated 20 February 1995, concerning procedure and/or requirements for exchange ("swapping") involving "A" quedan-permits;

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

Section 2 of the aforementioned Sugar Order No. 6, Series of 1994-1995, dated February 20, 1995, is hereby amended to read as follows:

"SECTION 2. No application for exchange ("swapping") involving "A" quedan-permits shall be processed unless the application is likewise accompanied by an application for export clearances/permits and a certification by the mill concerned that the physical sugar covered by the "A" quedan-permits submitted for exchange ("swapping") has not yet been moved or transferred from the millsite warehouse to a loading port of or bulk terminal.:

All other provisions of the aforementioned Sugar Order No. 6, Series of 1994-1995, dated 20 February 1995, shall remain in full force and effect.

Adopted: 15 Mar. 1995

(SGD.) RODOLFO A. GAMBOA
Administrator



Source: Supreme Court E-Library

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