

**§918.89 Personal liability.**

No member or alternate of said Industry Committee, nor any employee thereof, shall be held personally responsible, either individually or jointly with others, in any way whatsoever, to any handler or to any person for errors in judgment, mistakes, or other acts, either of commission or omission, as such member, alternate, or employee, except for acts of dishonesty.

**§918.90 Separability.**

If any provision of this part is declared invalid, or the applicability thereof to any person, circumstance, or thing is held invalid, the validity of the remainder of this part, or the applicability thereof to any other person, circumstance, or thing, shall not be affected thereby.

**§918.91 Amendments.**

Amendments to this subpart may be proposed, from time to time, by the Industry Committee or by the Secretary.

**§918.92 Effect of termination or amendment.**

Unless otherwise expressly provided by the Secretary, the termination of this subpart or of any regulation issued pursuant thereto, or the issuance of any amendment to either thereof, shall not (a) affect or waive any right, duty, obligation, or liability which shall have arisen prior thereto, or (b) release or extinguish any violation of this subpart or of any regulation issued hereunder, or (c) affect or impair any right or remedy of the United States, or of the Secretary or of any other person with respect to any such violation.

### Subpart—Industry Committee Regulations

SOURCE: 16 FR 3402, Apr. 19, 1951, unless otherwise noted. Redesignated at 26 FR 12751, Dec. 30, 1961.

## DEFINITIONS

**§918.100 Terms.**

Terms used in this subpart shall have the same meaning as when used in the marketing agreement and order (§§918.1 to 918.92).

**§918.101 Order.**

*Order* means Order No. 918, as amended (§§918.1 to 918.92), regulating the handling of fresh peaches grown in the State of Georgia.

**§918.102 Marketing agreement.**

*Marketing agreement* means Marketing Agreement No. 99, as amended, regulating the handling of fresh peaches grown in the State of Georgia.

**§918.103 Adjacent market peaches.**

*Adjacent market peaches* means peaches which, in accordance with a regulation issued pursuant to §918.60(b), are permitted to be shipped only to destinations in adjacent markets.

## COMMUNICATIONS AND NOTICES

**§918.105 Communications.**

Unless otherwise provided in the marketing agreement and order or by specific direction of the Industry Committee, all communications (including, but not being limited to, reports, applications, submittals, and requests) in connection with the marketing agreement and order shall be addressed to Industry Committee, P.O. Box 1239, Macon, Georgia.

**§918.106 Notices.**

The following newspapers are designated for the giving of notice as required by the marketing agreement and order §§918.1 to 918.92:

Atlanta Journal, Atlanta, Ga.  
Macon Telegraph, Macon, Ga.

[19 FR 3644, June 19, 1954. Redesignated at 26 FR 12751, Dec. 30, 1961]

## ADMINISTRATIVE BODY

**§918.112 Qualification requirements and nomination procedure for public members of the Industry Committee.**

(a) Public members shall not have a financial interest in or be associated with the production, processing, financing, or marketing (except as consumers) of Georgia peaches.

(b) Public members should be able to devote sufficient time and express a willingness to attend committee activities regularly, and become familiar