§ 1435.201

shall publish on a monthly basis composite data on sugar production, imports, distribution, and stock levels.

- (i) By November 20 of each year, sugar beet processors, sugarcane processors, sugarcane refiners, and importers of sugars, syrups, and molasses, as selected by CCC, will submit to CCC a report, as specified by CCC, from an independent Certified Public Accountant that reviews its information submitted to CCC during the previous October 1 through September 30 period.
- (j) The sugar information reporting and recordkeeping requirements of this subpart are administered under the general supervision of the Executive Vice President, CCC.

[67 FR 54928, Aug. 26, 2002, as amended at 71 FR 16200, Mar. 31, 2006; 74 FR 15365, Apr. 6, 2009]

§1435.201 Civil penalties.

- (a) Any processor, refiner, or importer of sugar, syrup, and molasses who willfully fails or refuses to furnish the information, or who willfully furnishes false data required under §1435.200(a) through (e), is subject to a civil penalty of no more than the amount specified at §3.91(b)(10)(ii) of this title for each such violation.
- (b) The Controller, CCC, shall assess civil penalties and interest.
- (c) Affected processors, refiners, and importers of sugar, syrup, and molasses may request reconsideration of civil penalties by filing a request, within 30 days of receipt of certified written notification from the Controller, CCC, of such assessment of civil penalties, with the Executive Vice President, CCC, Stop 0501, 1400 Independence Ave. SW., Washington, DC 20250-0501.
- (d) After reconsideration, affected processors, refiners, or importers of sugar, syrup, and molasses may appeal civil penalties by filing a notice of appeal, within 30 calendar days of receipt of certified written notification from the Executive Vice President, CCC, of an affirmation of the assessment of civil penalties, with the National Appeals Division under part 780 of this

[67 FR 54928, Aug. 26, 2002, as amended at 74 FR 15635, Apr. 6, 2009; 75 FR 17561, Apr. 7, 2010]

Subpart D—Flexible Marketing Allotments For Sugar

§1435.300 Applicability.

- (a) This subpart applies to the establishment and allocation of marketing allotments for:
- (1) Processor marketings of sugar domestically processed from sugar beets or in-process beet sugar, whether such sugar beets or in-process beet sugar were produced domestically or imported,
- (2) Processor marketings of sugar processed from sugarcane,
- (3) Distribution of a processor's allocation to producers in proportionate share States, and
- (4) Harvesting sugarcane by producers subject to proportionate shares.
- (b) This subpart does not apply to marketing imported raw or refined sugar.
- (c) This subpart applies throughout the United States and Puerto Rico.

 $[67\ FR\ 54928,\ Aug.\ 26,\ 2002,\ as\ amended\ at\ 74\ FR\ 15365,\ Apr.\ 6,\ 2009]$

§1435.301 Annual estimates and quarterly re-estimates.

- (a) Not later than August 1 before the beginning of the crop year, CCC will estimate, and make re-estimates as necessary but not later than the beginning of each quarter of such crop year, the:
- (1) Quantity of sugar that will be subject to human consumption in the United States during the crop year;
- (2) Quantity of sugar that will provide for reasonable carryover stocks;
- (3) Quantity of sugar that will be used for human consumption in the United States from carry-in stocks;
- (4) Quantity of sugar that will be available from domestically processed sugarcane, sugar beets, and in-process beet sugar; and
- (5) Quantity of sugars, syrups, and molasses that will be imported for human consumption or for the extraction of sugar for human consumption in the United States and Puerto Rico (other than sugar imported for the production of polyhydric alcohol or to be refined and re-exported in refined form or in sugar-containing products), whether such articles are included in a tariff-rate quota or not.