in §5.3(c) and the State licensing agency fail to reach agreement concerning the granting, revocation, or modification of a permit, the location, method of operation, assignment of proceeds, or other terms of a permit (including articles which may be sold), the State licensing agency shall be notified in writing by the Commerce official concerned that it has the right to appeal such disagreements, within 30 days of the notice, to the Assistant Secretary for Administration for investigation and final decision.

- (b) Upon receipt of a timely appeal the Assistant Secretary for Administration will cause a full investigation to be made. The State licensing agency shall be given an opportunity to present information pertinent to the facts and circumstances of the case. The complete investigation report including the recommendations of the investigating officer shall be submitted to the Assistant Secretary for Administration within 60 days from the date of the appeal.
- (c) The Assistant Secretary for Administration will render a final decision on the appeal within 90 days of the date of appeal.
- (d) The State licensing agency will be informed of the final decision on its appeal. Copies of the decision will be forwarded to the Department of Commerce official concerned and the Department of Education.

 $[28\ FR\ 7772,\ July\ 31,\ 1963,\ as\ amended\ at\ 55\ FR\ 53489,\ Dec.\ 31,\ 1990]$

§5.7 Reports.

No later than fifteen days following the end of each fiscal year the responsible officials set forth in §5.3(c) shall forward to the Director, Office of Administrative Services a report on activities under this order. The report shall include:

- (a) The number of applications, including requests for installations initiated by the Department, for vending stands received from State licensing agencies;
- (b) The number of such requests accepted or approved;
- (c) The number denied, on which no appeal was made and the number denied on which an appeal was made; and

(d) The number and status of any requests still pending.

§5.8 Approval of regulations.

The provisions of this part have been approved by the Director, Bureau of the Budget, pursuant to Executive Order 10604, of April 22, 1955.

PART 6—CIVIL MONETARY PENALTY INFLATION ADJUSTMENTS

Sec.

6.1 Definitions.

- 6.2 Purpose and scope.
- 6.3 Limitation on First Adjustments.
- 6.4 Adjustments to penalties.
- 6.5 Effective date of adjustments.
- 6.6 Subsequent adjustments.

AUTHORITY: Sec. 4, as amended, and sec. 5, Pub. L. 101–410, 104 Stat. 890 (28 U.S.C. 2461 note); Pub. L. 104–134, 110 Stat. 1321, 28 U.S.C. 2461 note.

Source: 61 FR 55093, Oct. 24, 1996, unless otherwise noted.

§ 6.1 Definitions.

As used in this part:

- (a) Inflation Adjustment Act means the Federal Civil Penalties Inflation Adjustment Act of 1990 (Pub. L. 101–410, October 5, 1990, 104 Stat. 890, 28 U.S.C. 2461 note).
- (b) Improvement Act means the Debt Collection Improvement Act of 1996 (Public Law 104–134, April 26, 1996).
- (c) Amended Section Four means section 4 of the Inflation Adjustment Act, as amended by the Improvement Act.
- (d) Section Five means section 5 of the Inflation Adjustment Act.
- (e) ${\it Department}$ means the Department of Commerce.
- (f) Secretary means the Secretary of the Department of Commerce.
- (g) First Adjustments means the inflation adjustments made by §6.4 of this part which, as provided in §6.5 of this part, are effective on October 23, 1996.

§6.2 Purpose and scope.

The purpose of this part is to make the inflation adjustment, described in Section Five and required by Amended Section Four, of each minimum and maximum civil monetary penalty provided by law within the jurisdiction of the Department.