UNITED STATES DEPARTMENT OF AGRICULTURE

AGRICULTURAL MARKETING SERVICE FRUIT AND VEGETABLE PROGRAMS

MARKETING AGREEMENT, AS FURTHER AMENDED, REGULATING THE HANDLING OF CRANBERRIES GROWN IN THE STATES OF MASSACHUSETTS, RHODE ISLAND, CONNECTICUT, NEW JERSEY, WISCONSIN, MICHIGAN, MINNESOTA, OREGON, WASHINGTON, AND LONG ISLAND IN THE STATE OF NEW YORK

The parties hereto, in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended (Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674), and in accordance with the applicable rules of practice and procedure governing proceedings to formulate marketing agreements and orders (7 CFR Part 900), desire to enter into this agreement amending the amended marketing agreement regulating the handling of cranberries grown in the State of Massachusetts, Rhode Island, Connecticut, New Jersey, Wisconsin, Michigan, Minnesota, Oregon, Washington, and Long Island in the State of New York; and each party hereto agrees that the handling of cranberries shall be in conformity to, and in compliance with, the provisions of the said marketing agreement, as amended, and as hereby further amended in the following respects:

The provisions of Sections 929.1 - 929.75, inclusive, of Order No. 929, as amended [7 CFR Part 929], regulating the handling of cranberries grown in the State of Massachusetts, Rhode Island, Connecticut, New Jersey, Wisconsin, Michigan, Minnesota, Oregon, Washington, and Long Island in the State of New York, and as further amended by the order annexed to and made a part of the decision of the Secretary of Agriculture with respect to proposed further amendment of the aforesaid marketing agreement and order, are hereby incorporated into this agreement as if set forth in full herein; and the specified provisions as further amended by said annexed order, plus the following additional provisions, shall be, and the same hereby are, the terms and conditions hereof:

Section 926.76 Counterparts.

This agreement may be executed in multiple counterparts; and, when one counterpart is signed by the Secretary, all such counterparts shall constitute, when taken together, one and the same instrument as if all signatures were contained in one original.

Section 929.77 Additional Parties.

After the effective date hereof, any handler may become a party to this agreement if a counterpart thereof is executed by such handler and delivered to the Secretary. This agreement shall take effect as to such new contracting party at the time such counterpart is delivered to the Secretary, and the benefits, privileges, and immunities conferred by this agreement shall then be effective as to such new contracting party.

Section 929.78 Order with Marketing Agreement.

Each contracting handler hereby requests the Secretary to issue, pursuant to the Act, an order regulating the handling of cranberries in the same manner as is provided for in this agreement.

The undersigned hereby authorizes the Deputy Administrator or Acting Deputy Administrator, Fruit and Vegetable Programs, Agricultural Marketing Service, United States Department of Agriculture, to correct any typographical errors which may have been made in this marketing agreement amending the marketing agreement.

IN WITNESS WHEREOF, the contracting parties, acting under the provisions of the Act, for the purpose and subject to the limitations therein contained, and not otherwise, have hereto set their respective signatures and seals.

By:

(Firm name)

(Mailing address)

(Title)

(Corporate Seal: if none, so state)

The following statements are made in accordance with the Privacy Act of 1974 (U.S.C. 552a) and the Paperwork Reduction Act (PRA) of 1995. The authority for requesting this information to be supplied on this form is the Agricultural Marketing Agreement Act of 1937, Sec. 1-19, 48 Stat.31, as amended, (7 U.S.C. 601-674). Furnishing the requested information is necessary for the administration of the program.

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