- (b) To the maximum extent practicable, CCC will use its inventory in making an in-kind payment in the follow priority:
- (1) CCC-owned refined sugar held in storage by the processor with whom the producer has a 2000-crop sugar contract which is stored in a region used by CCC in administering the CCC sugar loan program (region) in which the producer and processor are located;
- (2) CCC-owned refined sugar held in storage by the processor with whom the

producer has a 2000-crop contract which is stored in a region in which the producer is not located;

(3) CCC-owned refined sugar held in storage by any other processor which is in the same region as the producer;

- (4) CCC-owned refined sugar held in storage by any other processor which is not in the same region as the producer; and
- (5) CCC-owned raw cane sugar held in storage anywhere in the United States.
- (c) The value of CCC-owned inventory is dependent upon the storage location

of the sugar and the type of sugar (raw or refined). CCC will value its inventory by using the values set forth in the following tables. Accordingly, the quantity of sugar to be paid by CCC as an in-kind payment to a producer will be determined by dividing: (1) The total of the bid amount submitted by the producer and accepted by CCC, by (2) the value of CCC's inventory at the storage location where title will transfer from CCC to the producer, or the producer's assignee.

VALUATION OF REFINED SUGAR BY REGION

Region CCC		Inventory value (\$/hundredweight)
	[IA IL MN SD WI Eastern ½ ND]	19.00 19.67 19.90
Region 6/7Region 8	[ID OR WA]	18.42 20.07

^{*} Eastern locations include: AL DE FL GA MD NJ NY SC NC PA VA & New England.

VALUATION OF RAW CANE SUGAR BY REGION

Region	CCC Inventory value * (\$/hundredweight)	
Florida	\$15.57 14.27 15.91 16.25 17.00	

- *96 pol, adjusted by #14 contract.
- (d) Producers may assign their in-kind payments to the processor with whom the producer has a 2000-crop sugar contract.

4. Payment Limitation

- (a) The value of in-kind payments shall be limited to \$20,000 per year per producer. For these purposes, a "producer" shall be determined by using the definition of a "person" set forth in 7 CFR part 1400.
- (b) This payment limitation is separate and distinct from all other CCC program payment limitations.

5. Current Limit to the 2000 Crop

- (a) Unless CCC announces otherwise, this Sugar PIK Program is limited to the 2000 crop.
- (b) If the program is expanded to other crop years, participation will, unless CCC determined otherwise, be limited to those producers who have not increased their contract acreage from the previous crop year, or, more generally, have not increased their sugar beet plantings from the previous crop year.

6. Miscellaneous Provisions

- (a) The contract shall provide for the payment of liquidated damages in the event that a producer fails to comply with the obligations specified in the CCC acreage diversion contract.
- (b) In those instances in which, prior to the issuance of this notice, a producer has signed a power of attorney on an approved FSA–211 for a person or entity indicating that such power shall extend to all programs listed on the form, without limitation, such power will be considered to extend to this program unless by September 6, 2000 the person granting the power notifies the local FSA office for the control county that the grantee of the power is not authorized to handle transactions for this program for the grantor.
- (c) CCC will transfer title of the sugar to the producer, or the producer's assignee, no earlier than October 1, 2000, and no later than December 31, 2000, as determined by CCC, by notifying the producer or assignee that the sugar is available to them. CCC will stop storage payments on this sugar on the date of transfer.
- (d) The following provisions of Chapter 7 of the Code of Federal Regulations concerning general program administration will be applied in the administration of the Sugar PIK Program:
- (1) Part 707—Payments due persons who have died, disappeared, or have been declared incompetent.
- (2) Part 718—Provisions applicable to multiple programs.
 - (3) Part 780—Appeal regulations.

(4) Part 1403—Debt settlement policies and procedures.

Signed in Washington, D.C., on August 18,

Parks Shackelford,

Acting Executive Vice President, Commodity Credit Corporation.

[FR Doc. 00–21490 Filed 8–18–00; 3:05 pm] BILLING CODE 3410-05-P

DEPARTMENT OF AGRICULTURE

Food Safety and Inspection Service [Docket No. 00–037N]

Codex Alimentarius Commission: Meeting of the Codex Ad Hoc Intergovernmental Task Force on Fruit and Vegetable Juices

AGENCY: Office of the Under Secretary for Food Safety, USDA.

ACTION: Notice of public meeting and request for comments.

SUMMARY: The Office of the Under Secretary for Food Safety, U.S. Department of Agriculture and the Food and Drug Administration's (FDA) Center for Food Safety and Applied Nutrition (CFSAN) are sponsoring a public meeting on Thursday, September 7, 2000, to provide information and receive public comments on agenda items that will be discussed at the First Session of the Codex ad hoc Intergovernmental Task Force on Fruit and Vegetable Juices, which will be held in Brasilia, Brazil, on September 18–22, 2000. The Under Secretary and CFSAN

recognize the importance of providing interested parties with information about the Intergovernmental Task Force on Fruit and Vegetable Juices of the Codex Alimentarius Commission and to address items on the Agenda for the First Session of the Task Force.

DATES: The public meeting is scheduled for Thursday, September 7, 2000, from 1 pm to 4 pm.

ADDRESSES: The public meeting will be held in Room 1409 of the FDA Building, 200 "C" Street, SW., Washington, DC. 20204. To receive copies of the documents referenced in the notice contact the FSIS Docket Room, U.S. Department of Agriculture, Food Safety and Inspection Service, Room 102, Cotton Annex, 300 12th Street, SW, Washington, DC 20250-3700. The documents will also be accessible via the World Wide Web at the following address: http://www.fao.org/waicent/ faoinfo /economic/esn/codex/ccfvj01/ fj00 01e.htm Submit one original and two copies of written comments to the FSIS Docket Room (address above) Docket #00-037N and the document number. All comments received in response to this notice will be considered part of the public record and will be available for viewing in the FSIS Docket Room between 8:30 a.m. and 4:30 p.m., Monday through Friday. FOR FURTHER INFORMATION CONTACT:

Patrick J. Clerkin, Associate U.S.
Manager for Codex, U.S. Codex Office,
Food Safety and Inspection Service,
Room 4861, South Building, 1400
Independence Avenue SW, Washington,
DC 20250, Telephone (202) 205–7760,
FAX (202) 720–3157. Persons requiring
a sign language interpreter or other
special accommodations should notify

SUPPLEMENTARY INFORMATION:

Mr. Clerkin at the above number.

Background

Codex was established in 1962 by two United Nations organizations, the Food and Agriculture Organization (FAO) and the World Health Organization (WHO). Codex is the major international organization for encouraging fair international trade in food and protecting the health and economic interests of consumers. Through adoption of food standards, codes of practice, and other guidelines developed by its committees, and by promoting their adoption and implementation by governments, Codex seeks to ensure that the world's food supply is sound, wholesome, free from adulteration, and correctly labeled.

The Codex ad hoc Intergovernmental Codex Task Force on Fruit and Vegetable Juices was established by the Twenty-third Session of the Codex Alimentarius Commission to revise and consolidate the existing Codex Standards and guidelines for fruit and vegetable juices and related products; and revise and up-date the methods of analysis and sampling for these products. The ad hoc Task Force is chaired by Brazil.

Issues To Be Discussed At The Public Meeting

Provisional agenda items to be discussed during the public meeting: Consideration of Proposed Draft Codex Standards at Step 4:

- (a) Proposed Draft Codex General Standard for Fruit Juices and Nectars; (b) Proposed Draft Revised Codex
- Standard for Vegetable Juices; and (c) Proposed Draft Codex Guidelines for the Labelling of Mixed Fruit Juices and Nectars.

The agenda items will be described and discussed at the public meeting and attendees will have the opportunity to pose questions and offer comments. Comments may be sent to the FSIS Docket Room (see ADDRESSES). Written comments should state that they relate to activities of the First ad hoc Task Force for Fruit and Vegetable Juices.

Additional Public Notification

Public awareness of all segments of rulemaking and policy development is important. Consequently, in an effort to better ensure that minorities, women, and persons with disabilities are aware of this notice, FSIS will announce it and provide copies of this Federal Register publication in the FSIS Constituent Update. FSIS provides a weekly FSIS Constituent Update, which is communicated via fax to over 300 organizations and individuals. In addition, the update is available on-line through the FSIS web page located at http://www.fsis.usda.gov. The update is used to provide information regarding FSIS policies, procedures, regulations, Federal Register notices, FSIS public meetings, recalls, and any other types of information that could affect or would be of interest to our constituents/ stakeholders. The constituent fax list consists of industry, trade, and farm groups, consumer interest groups, allied health professionals, scientific professionals, and other individuals that have requested to be included. Through these various channels, FSIS is able to provide information to a much broader, more diverse audience. For more information and to be added to the constituent fax list, fax your request to the Congressional and Public Affairs Office, at (202) 720-5704.

Done at Washington, DC.

Patrick J. Clerkin,

Associate U.S. Manager for Codex. [FR Doc. 00–21510 Filed 8–22–00; 8:45 am] BILLING CODE 3410–DM–P

DEPARTMENT OF AGRICULTURE

Forest Service

Record of Decision for Oil and Gas Leasing on Lands Administered by the Targhee National Forest; Bonneville, Butte, Clark, Fremont, Jefferson, Lemhi, Madison and Teton Counties, Idaho; Lincoln and Teton Counties, Wyoming

AGENCY: USDA, Forest Service is the lead agency USDI, Bureau of Land Management is a cooperating agency. **ACTION:** Notice that a Decision has been made.

SUMMARY: This notice announces the decision made by the Forest Supervisor for Oil and Gas Leasing on the Targhee National Forest; and that the Bureau of Land Management has been a cooperating agency in the preparation of the EIS and will adopt the document for its leasing decisions. The notice of availability of the final environmental impact statement was published in the **Federal Register** on May 26, 2000 (Vol. 65, No. 103, pages 34174 and 34175).

DATES: The decision is appealable pursuant to 36 CFR 215 for 45 days from the date the legal notice appeared in the Idaho Falls Post Register. The legal notice appeared on August 15, 2000 and the appeal period will end on September 29, 2000.

ADDRESSES: The responsible official is Jerry B. Reese, Forest Supervisor, Caribou-Targhee National Forest, P.O. Box 208, 420 North Bridge Street, St. Anthony, ID 83445.

FOR FURTHER INFORMATION CONTACT: John Pruess, Caribou-Targhee National Forest, P.O. Box 208, 420 North Bridge Street, St. Anthony, ID 83445, telephone number (208) 624–3151.

Dated: August 16, 2000.

Jerry B. Reese,

Forest Supervisor, Caribou-Targhee National Forest.

Decision To Adopt the Targhee National Forest Oil and Gas Leasing Analysis Environmental Impact Statement

By the Bureau of Land Management, a Cooperating Agency; Bonneville, Butte, Clark, Fremont, Lemhi, Madison, and Teton Counties, Idaho; Lincoln and Teton Counties, Wyoming.

The Wyoming and Idaho Bureau of Land Management (BLM) hereby adopt the Targhee