



AMENDMENT NO. 7 TO CIRCULAR NO. 70, REVISED.

By virtue of the authority vested in the Secretary of Agriculture by the United States grain standards Act of August 11, 1916 (39 United States Statutes at Large, p. 482), I, Henry C. Wallace, Secretary of Agriculture, do make, prescribe, publish, and give public notice of the following amendment to the regulations of the Secretary of Agriculture, dated July 30, 1920, as revised, under said Act, said amendment to be effective August 1, 1924.

In regulation 6, section 1, amend the first and second paragraphs to read:

## Regulation 6. Department Charges and Fees.

Section 1. Fees. - The minimum fee in an appeal or a dispute shall be \$1 if it involves the grade of grain in a wagon or in a lot of 25 sacks or less. In any other appeal or dispute the minimum fee shall be \$1.50.

When the total fee in any appeal or dispute at the rates specified below in this section would amount to more than the minimum, the fee in the appeal or dispute shall be fixed as follows:

(a) For bulk or sacked grain in carload lots, \$1.50 per car.

(b) For bulk or sacked grain in wagon lots, \$1 per wagon.

(c) For bulk or sacked grain in other than in carlcad or wagon lots, \$0.50 per 1,000 bushels or fraction thereof, except as provided in the first sentence of this section.

In regulation 6, section 3, amend the first and second sentences of the second paragraph to read:

The minimum deposit, in each appeal or dispute, shall, in case of grain in a wagon or in a lct of 25 sacks or less, be \$1, and, in all other cases, \$1.50. When the total in any appeal or dispute at the rates specified in section 1 of this regulation would amount to more than the minimum of \$1 or \$1.50, as the case may be, the deposit shall be at said rates.

In testimony whereof I have hereunto set my hard and the official seal of the Department of Agriculture, in the City of Washington, this 14th day of July, 1924.

Acting Secretary of Agriculture.





