

§ 928.152 Maturity exemption.

(3) Immature papayas are papayas which do not meet the maturity requirements of the State of Hawaii Department of Agriculture's Wholesale Standards for Hawaii-Grown Papayas (Subsection 5.22) but otherwise meet the requirements of at least Hawaii No. 1 grade, are of pyriform shape and weigh not less than 10 ounces each for export destinations, and for destinations within the production areas weigh at least 14 ounces for Hawaii No. 1 papayas and 16 ounces for papayas handled as Hawaii Fancy grade.

(4) Outlets authorized by the committee for resale of papayas specified in this section are the State of Hawaii, and during the period January 1, 1977, through March 31, 1977, the States of California, Oregon, and Washington.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated, December 27, 1976, to become effective January 1, 1977.

CHARLES R. BRADER,
Deputy Director, Fruit and
Vegetable Division, Agricultural
Marketing Service.

[FR Doc. 76-38422 Filed 12-30-76; 8:45 am]

CHAPTER XIV—COMMODITY CREDIT CORPORATION, DEPARTMENT OF AGRICULTURE

PART 1430—DAIRY PRODUCTS

Subpart—Price Support Program for Milk

On November 4, 1976, a notice was published in the FEDERAL REGISTER (41 FR 48540) inviting comments concerning the fourth quarter (January 1-March 31, 1977) of the 1976-77 price support program for milk. Responses received contained recommendations with regard to the level of support and certain other provisions of the dairy price support program. All comments and recommendations were carefully considered.

The United States Department of Agriculture has announced that the support price for manufacturing milk will remain unchanged at \$8.26 per hundredweight for the fourth quarter (January 1-March 31, 1977) of the 1976-77 marketing year. The support is provided through purchases by Commodity Credit Corporation (CCC) of dairy products under the price support program.

Paragraph (a) (1) of 7 CFR § 1430.282 is amended to read as follows:

§ 1430.282 Price support program for milk.

(a) (1) The general level of prices to producers for milk will be supported from April 1, 1976 through September 30, 1976, at \$8.13 per hundredweight for manufacturing milk and from October 1, 1976 through March 31, 1977, at \$8.26 per hundredweight for manufacturing milk.

(Sec. 201, 407, 603 Stat. 1052, 1054, as amended; sec. 47(d), 62 Stat. 1070, as amended (7 U.S.C. 1446, 1427, 15 U.S.C. 719 (d)))

Signed at Washington, D.C. on: December 23, 1976.

KENNETH E. BRICK,
Executive Vice President,
Commodity Credit Corporation.

[FR Doc. 76-38420 Filed 12-30-76; 8:45 am]

Title 12—Banks and Banking
CHAPTER II—FEDERAL RESERVE SYSTEM

SUBCHAPTER A—BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

[Reg. Z, Docket No. R-0048]

PART 226—TRUTH IN LENDING

Amendments to Regulation Z to Implement the Consumer Leasing Act

In FR Doc. 76-30336 appearing at page 45537 in the FEDERAL REGISTER of Friday, October 15, 1976, the following changes should be made:

1. On page 45538 the language of § 226.1(c) is corrected by adding the words "or lessor" between the words "assignee of an original creditor" and "where the" and between the words "original creditor" and "has violated."

2. On page 45539 the language of § 226.5(d) is corrected by (a) adding the words "or lessors" between the words "more creditors" and "make a joint disclosure" and (b) changing the word "and" between the words "of § 226.3" and "paragraph" to "or."

3. On page 45539 the language of § 226.6(g) is corrected by adding the words "or leased property" after the words "preservation of collateral" in footnote 6.

4. On page 45539 the language of § 226.10(h) is corrected by substituting the notation "§ 226.10(g)" for the words "paragraph (g) of this section" between the words "under" and "such" and after the words "to be disclosed under."

5. On page 45540 § 226.15(a) is corrected by adding the word "accurately" between the words "applicable," and "make."

6. On page 45540 § 226.15(b) (5) is corrected by substituting the notation "§ 226.15(b) (13)" for the notation "§ 226.15(b) (15) (i)" after the words "disclosed under."

7. On page 45540 § 226.15(b) (9) is corrected by substituting the notation "§ 226.15(b) (2)" for the words "paragraph (b) (2) of this section."

8. On page 45540 § 226.15(b) (11) is corrected by substituting the word "what" for the word "which" between the words "at" and "price."

9. On page 45540 § 226.15(b) (15) (iii) is corrected by substituting the notation "§ 226.15(b) (15) (ii)" for the words "paragraph (b) (15) (i) of this section."

Board of Governors of the Federal Reserve System, December 22, 1976.

THEODORE E. ALLISON,
Secretary of the Board.

[FR Doc. 76-38408 Filed 12-30-76; 8:45 am]

Title 16—Commercial Practices

CHAPTER I—FEDERAL TRADE COMMISSION

[Docket C-2052]

PART 13—PROHIBITED TRADE PRACTICES; AND AFFIRMATIVE CORRECTIVE ACTIONS

Haleakala Motors, Ltd.

Subpart—Advertising falsely or misleadingly: § 13.10 Advertising falsely or misleadingly; § 13.155 Prices; 13.155-5 Additional charges unmentioned; 13.155-40 Exaggerated as regular and customary; 13.155-55 Government requirements; § 13.205 Scientific or other relevant facts; § 13.285 Value. Subpart—Invoicing products falsely: § 13.1108 Invoicing products falsely; 13.1108-40 Federal Trade Commission Act. Subpart—Misrepresenting oneself and goods—Goods: § 13.1623 Formal regulatory and statutory requirements; § 13.1740 Scientific or other relevant facts; § 13.1775 Value.—Prices: § 13.1778 Additional costs unmentioned; § 13.1805 Exaggerated as regular and customary; § 13.1815 Government requirements. Subpart—Neglecting, unfairly or deceptively, to make material disclosure: § 13.1882 Prices; 13.1882-10 Additional prices unmentioned; § 13.1895 Scientific or other relevant facts.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interprets or applies sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45.)

In the matter of Haleakala Motors, Ltd., a corporation. Consent order requiring a Walluka, Maui, Hawaii, automobile dealer, among other things to cease altering any invoices or other documents containing manufacturer's suggested retail price information; misrepresenting suggested retail prices; and including on extension stickers, any charges not specifically itemized.

The order to cease and desist, including, further order requiring report of compliance therewith, is as follows:

ORDER

It is ordered, That respondent Haleakala Motors, Ltd., a corporation, its successors and assigns, and its officers, and respondent's agents, representatives and employees, directly or through any corporation, subsidiary, division, or other device, in connection with the advertising, offering for sale, sale or distribution of new automobiles in or affecting commerce, as "commerce" is defined in the Federal Trade Commission Act, as amended, do forthwith cease and desist from:

1. Altering in any manner, invoices, stickers or other original documents or copies thereof, which contain manufacturer's suggested retail price information, where such price has been established by a manufacturer pursuant to 15 U.S.C., Section 1231, et seq., except for relabeling as provided in 15 U.S.C., Section 1233(c).

2. Contradicting or negating, orally or in writing, directly or by implication,

¹ Copies of the Complaint and Decision and Order filed with the original document.