

benefits or final payment from CCC according to benefits or payments earned under the provisions of the application.

(d) CCC may reduce the benefits payable to an applicant under this program if CCC has made assistance available to such applicant under any other CCC program with respect to the same natural disaster.

(e) The amount of assistance provided to any owner shall not exceed the smaller of either:

(1) The dollar amount of eligible livestock feed purchased, as documented by acceptable purchase receipts, less the dollar amount of any sale of livestock feed (whether purchased or produced) by the owner during the feeding period; or

(2) 30 percent of the amount computed by multiplying:

(i) The number of animal units determined on the basis of the number of eligible livestock of each type and weight range; by

(ii) The smaller of the number of days the owners provided feed to eligible livestock or the total days in the contract's feeding period; by

(iii) The Animal Unit Day value, as established by the Deputy Administrator for Farm Programs, less the dollar amount of any sale of livestock feed (whether purchased or produced) by the owner during the feeding period.

(f) Payments issued in conjunction with this program will not be subject to offset for debts incurred through participation in any other program conducted by the Department of Agriculture.

#### **§ 1439.910 Program suspension and termination.**

(a) The tribal government that requested the AILFP assistance, may at any time during the operation of a program recommend suspension or termination of the program.

(b) The Deputy Administrator may suspend or terminate the program at any time if:

(1) The tribal government requests termination or suspension; or

(2) Funding is exhausted.

#### **§ 1439.911 Appeals.**

Any person who is dissatisfied with a CCC determination made with respect

to this subpart may make a request for reconsideration or appeal of such determination in accordance with part 780 of this chapter. Any person who is dissatisfied with a determination made by the tribal authority should seek reconsideration of such determination with the tribe. Decisions and determinations made under this subpart not rendered by CCC or FSA are not appealable to the National Appeals Division.

#### **§§ 1439.912–1439.915 [Reserved]**

### **PART 1446—PEANUTS**

#### **Subpart A—General Provisions**

Sec.

1446.101 General statement.

1446.102 Administration.

1446.103 Definitions.

1446.104 Performance based upon action or advice of a representative of the Secretary.

1446.105 Handling payments and collections not exceeding \$9.99.

#### **Subpart B—Basic Handler Operations**

1446.201 General handler provisions.

1446.202 Peanut buyer card and buying point card.

1446.203 Marketing card entries and collection of assessments, penalties and debts.

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#### **Subpart C—Warehouse Storage Loans**

1446.301 Eligibility of peanuts for price support at the quota loan rate.

1446.302 Eligibility of peanuts for price support at the additional loan rate.

1446.303 Delivery of peanuts for price support advance.

1446.304 Price support loans involving estates, trusts or minors.

1446.305 Additional peanuts ineligible for price support.

1446.306 Commingling of peanuts.

1446.307 Disaster transfer of Segregation 2 or Segregation 3 peanuts from additional loan to quota loan.

1446.308 Loan pools.

1446.309 Immediate buyback and sale of loan peanuts to the storing handler.

1446.310 Additional peanut support levels.

1446.311 Minimum CCC sales price for certain peanuts.

#### **Subpart D—Handling Contract Additional Peanuts—General Provisions**

1446.401 Contracts for additional peanuts for crushing or export.