trees; vegetable and root stock including ginseng root; and aquaculture, including ornamental fish.

- (b) Disaster benefits under this part are calculated based on the loss of value at the time of disaster, as determined by CCC.
- (c) For aquaculture, disaster benefits under this part for aquacultural species are limited to those aquacultural spethat were placed in the aquacultural facility by the producer. Disaster benefits under this part shall not be made available for aquacultural species that are growing naturally in the aquaculture facility. Disaster benefits under this part are limited to aquacultural species that were planted or seeded on property owned or leased by the producer where that land has readily identifiable boundaries, and over which the producer has total control of the waterbed and the ground under the waterbed. Producers who only have control over a column of water will not be eligible for disaster benefits under this part.
- (d) For ornamental nursery crops, disaster benefits under this part are limited to ornamental nursery crops that were grown in a container or controlled environment for commercial sale on property owned or leased by the producer, and cared for and managed using good nursery growing practices. Indigenous crops are not eligible for benefits under this part.
- (e) For Christmas trees, disaster benefits under this part are limited to losses that exceed 35 percent of the value of the Christmas trees present at the time of the disaster. Christmas tree producers seeking disaster assistance under this part must provide acreage data, dates of plantings and the quantity of trees planted on each date.
- (f) For vegetable and root stock, disaster benefits under this part are limited to plants grown in a container or controlled environment for use as transplants or root stock by the producer for commercial sale or property owned or leased by the producer and managed using good rootstock or fruit and vegetable plant growing practices.

§ 1478.19 Other specialty crops.

(a) For turfgrass sod, disaster benefits under this subpart are limited to

turfgrass sod that would have matured and been harvested during 1999, when a disaster caused in excess of 35 percent of the expected production to die.

- (b) For honey, disaster benefits under this part are limited to table and nontable honey produced commercially for human consumption. For calculating benefits, all honey is considered a single crop, regardless of type or variety of floral source or intended use.
- (c) For maple sap, disaster benefits under this part are limited to maple sap produced on private property in a controlled environment by a commercial operator for sale as sap or syrup. The maple sap must be produced from trees that are: located on land the producer controls by ownership or lease; managed for production of maple sap; and are at least 30 years old and 12 inches in diameter.

PART 1479—HARNEY COUNTY FLOOD ASSISTANCE

Sec.

1479.1 Applicability.

1479.2 Administration.
1479.3 Definitions.

1479.3 Definitions.

1479.4 Application process.

1479.5 County committee determinations of general applicability.

1479.6 Loss criteria.

1479.7 Producer eligibility.

1479.8 Calculation of assistance.

1479.9 Availability of funds: payments.

AUTHORITY: Sec. 207, Pub. L. 106-113, 113 Stat. 1501.

SOURCE: 65 FR 36583, June 8, 2000, unless otherwise noted.

§ 1479.1 Applicability.

This subpart sets forth the terms and conditions applicable to flood assistance for Harney County, Oregon. Benefits will be provided to eligible producers in Harney County, Oregon, on land where flooding occurred during the 1999 crop year, and has been subject to flooding, one of the years 1994 through 1998.

§ 1479.2 Administration.

(a) This program shall be, to the extent practicable and to the extent not inconsistent with the provisions of this part, be administered in the same manner as the program provided for in 7