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TABLE II—GRAPEFRUIT

Pack size/Number of grapefruit	Diameter in inches					
	Minimum	Maximum				
18	415/16	59/16				
23	45/16	5				
27	42/16	412/16				
32	315/16	48/16				
36	313/16	45/16				
40	31%16	42/16				
48	39/16	314/16				
56	35/16	310/16				

- (B) If %0 bushel containers of grape-fruit are marked, the count of fruit in the container shall not be less than the count marked on the container, but may exceed the count marked on the container by not more than 8 percent. When packed in marked containers other than %10 bushel, the pack sizes applicable to %10 bushel containers shall also apply to such containers.
- (3) Container grade markings. Except when the identifying marks "Texas Choice" or "Texas Fancy" are used by handlers pursuant to §906.137, any container of U.S. No. 2 grade fruit shall be marked to indicate the grade of the fruit in letters and numbers at least three-fourths inch in height: Provided, That bags containing five or eight pounds of fruit shall be so marked with letters and numbers at least one-fourth inch in height prominently displayed on the front panel of the bag. The requirements of this paragraph (a)(3) will not be effective until February 16. 1992.
- (b) *Nonapplicability*. The provisions of this section shall not apply to gift packages of fruit.
- (c) As used herein, terms relating to grade, pack, standard pack, and diameter mean the same as defined in the United States Standards for Grades of Oranges (Texas and States other than Florida, California, and Arizona), (7 CFR 51.680 through 51.714), or in the United States Standards for Grades of Grapefruit (Texas and States other than Florida, California, and Arizona), (7 CFR 51.620 through 51.653); and closed means closed in accordance with good commercial practices.

[33 FR 11542, Aug. 14, 1968]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting $\S906.340$, see the List of CFR Sections Affected, which appears in the

Finding Aids section of the printed volume and on GPO Access.

§ 906.365 Texas Orange and Grapefruit Regulation 34.

- (a) No handler shall handle any variety of oranges or grapefruit grown in the production area unless:
- (1) Such oranges grade U.S. Fancy, U.S. No. 1, U.S. No. 1 Bright, U.S. No. 1 Bronze, U.S. Combination (with not less than 60 percent, by count, of the oranges in any lot thereof grading at least U.S. No. 1), or U.S. No. 2;
- (2) Such oranges are at least pack size 138 with a minimum diameter limit of 26/16 inches;
- (3) Such grapefruit grade U.S. Fancy, U.S. No. 1, U.S. No. 1 Bright, or U.S. No. 1 Bronze, or meet the quality requirements of "Texas Fancy" or "Texas Choice" as defined in §906.137 of this part:
- (4) Such grapefruit are at least pack size 48 with a minimum diameter limit of 3%: Provided, That any handler may handle grapefruit smaller than pack size 48, if such grapefruit grade at least U.S. No. 1 and they are at least pack size 56 with a minimum diameter limit of 35% inches.
- (5) An appropriate inspection certificate has been issued for such fruit within 48 hours prior to the time of shipment. No handler may transport by motor vehicle or cause the transportation of any shipment of fruit for which an inspection certificate is required unless each such shipment is accompanied by a copy of the inspection certificate applicable thereto, and a copy of such inspection certificate is surrendered upon request to Texas Department of Agriculture personnel designated by the committee.
- (6) The fruit meets all the applicable container and pack requirements effective under this marketing order.
- (7) Beginning in 1995, this paragraph (a) is suspended each year from July 1 through August 31 of each year.
- (b) Terms relating to grade, pack size, and diameter shall mean the same as in the U.S. Standards for Grades of Oranges (Texas and States other than Florida, California, and Arizona) (7 CFR 51.680 through 51.714) or in the U.S. Standards for Grades of Grapefruit (Texas and States other than Florida,

California and Arizona) (7 CFR 51.620 through 51.653).

[47 FR 1266, Jan. 12, 1982, as amended at 51 FR 41070, Nov. 13, 1986; 54 FR 3421, Jan. 24, 1989; 54 FR 41584, Oct. 11, 1989; 56 FR 55983, Oct. 31, 1991; 58 FR 52401, Oct. 8, 1993; 58 FR 54926, Oct. 25, 1993; 59 FR 56383, Nov. 14, 1994; 60 FR 33679, June 29, 1995; 60 FR 54292, Oct. 23, 1995; 61 FR 43141, Aug. 21, 1996; 64 FR 47358, Aug. 31, 1999]

PART 915—AVOCADOS GROWN IN **SOUTH FLORIDA**

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AUTHORITY: 7 U.S.C. 601-674.

SOURCE: 19 FR 3439, June 11, 1954, unless otherwise noted. Redesignated at 26 FR 12751, Dec. 30, 1961.

Subpart—Order Regulating Handling

DEFINITIONS

§ 915.1 Secretary.

Secretary means the Secretary of Agriculture of the United States or any officer or employee of the United States Department of Agriculture who is, or may hereafter be, authorized to exercise the powers and perform the duties of the Secretary of Agriculture of the United States.

§ 915.2 Act.

Act means Public Act No. 10, 73d Congress (May 12, 1933), as amended and as