[REPUBLIC ACT NO. 1825, June 22, 1957]

AN ACT TO PROVIDE FOR THE ALLOCATION, RE-ALLOCATION AND ADMINISTRATION OF THE ABSOLUTE QUOTA ON SUGAR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The Sugar Quota Administrator shall allocate annually the quota for unrefined sugar which is a Philippine article as defined in subparagraph (f) of paragraph 1 of the Protocol to the Revised Agreement on Trade and Related Matters between the Republic of the Philippines and the United States of America dated September six, nineteen hundred fifty-five (hereinafter referred to as the Revised Agreement), which may be entered, or withdrawn from warehouse, in the United States for consumption in any calendar year, or part thereof, during the period from January first, nineteen hundred fifty-six to July third, nine-hundred seventy-four, inclusive, including that required to manufacture the refined sugar, to the sugarproducing mills and plantation owners in the Philippines in calendar year nineteen hundred forty whose sugars were exported to the United States During such calendar year, or to their successor in interest, proportionately on the basis of their average annual production (or in the case of a successor in interest, the average annual production of his predecessor in interest) for the calendar years nineteen hundred thirty-one, nineteen hundred thirty-two and nineteen hundred thirty-three, and the amount of sugars which may be so exported shall be allocated in each year between each mill and the plantation owners on the basis of the proportion of sugars to which each mill and the plantation owners are respectively entitled.

SEC. 2. The Sugar Quota Administration shall allocate annually the quota for refined sugar as denied in section 101 of the United States Sugar Act of nineteen hundred thirty-seven, as amended, and which is a Philippine article as defined in subparagraph (f) of paragraph 1 of the Protocol to the Revised Agreement which may be entered or withdrawn from warehouse, in the United States for consumption in any calendar year or part thereof, during the period from January first, nineteen hundred fifty-six to July third, nineteen hundred seventy-four, inclusive, to the manufacturers of refined sugars in the Philippines in the calendar year nineteen-hundred forty whose refined sugars were exported to the United States during such calendar year, or to their successors in interest, proportionately on the basis of the amount of refined sugars produced by each such manufacturer (or in the case of a successor in interest, the amount of refined sugars produced by his predecessor in interest) which was exported to the United States during the calendar year nineteen hundred forty.

SEC. 3. If after the termination of milling in each sugar central in any milling season, the holder of any production allowance or quota is not able to mill enough sugar to fill the same for that year, that amount of such production allowance or quota which he cannot fill during such milling season shall be reallocated without