

[SRA SUGAR ORDER NO. 10-A, May 17, 2010]

AMENDMENT TO SUGAR ORDER NO. 10, DATED 26 FEBRUARY 2010, SERIES OF 2009-2010 RE: CODIFIED VIOLATIONS OF SRA REGULATIONS AND SUGAR ORDERS, PROVIDING FOR PENALTIES AND SIMPLIFIED RULES AND PROCEDURES FOR THE DISPOSITION OF CASES RELATED THERETO

WHEREAS, there is a need to amend subsection 2.2 under Section 2 and 3.1.1 to 3.1.3 under Section 3 of Sugar Order No. 10, series of 2009-2010 relative to the timely submission of weekly reports by the mill/refinery companies and the transfer/movement of sugar;

NOW, THEREFORE, under and by virtue of the powers vested in the Sugar Regulatory Administration (SRA), it is hereby ordered that:

SECTION 1. Subsection 2.2 under Section 2 of Sugar Order No. 10, series of 2009-2010 is hereby amended to read as follows:

"Section 2.2. Failure to submit on time by the mill of refinery (on or before the Wednesday following the week ending date of the report) the weekly Sugar Monitoring System (SMS) report.

1st Offense – Fine of Php 2,000.00/day of delay

2nd Offense – Fine of Php2,300.00/day of delay

3rd Offense – Fine of Php2,500.00/day of delay and/or suspension of license

SECTION 2. Subsection 3.1.1. to 3.1.3 of Section 3 of Sugar Order No. 10, series of 2009-2010 are hereby amended to read as follows:

Examples of mandatory written notice relating to sugar movement or transaction are:

3.1.1 Processor/manufacturer of sugar based products must submit to SRA notice of expected arrival of imported sugar within five (5) working days prior to said expected arrival.

3.1.2 Processor/manufacturer of sugar based products must submit to SRA notice to withdraw imported sugar from the BOC or CBW at least three (3) working days prior to amended withdrawal.

3.1.3 Processor/manufacturer of sugar based products must submit to SRA notice to withdraw "D" sugar from the mill or refinery at least three (3) working days prior to its intended withdrawal.