

PART 1303 — QUOTAS

HEARINGS

§1303.31 Hearings generally.

(a) In any case where the Administrator shall hold a hearing regarding the determination of an aggregate production quota pursuant to **Sec. 1303.11(c)**, or regarding the adjustment of an aggregate production quota pursuant to **Sec. 1303.13(c)**, the procedures for such hearing shall be governed generally by the rule making procedures set forth in the Administrative Procedure Act (5 U.S.C. 551-559) and specifically by section 306 of the Act (**21 U.S.C. 826**), by Secs. **1303.32-1303.37**, and by the procedures for administrative hearings under the Act set forth in Secs. **1316.41-1316.67** of this chapter.

(b) In any case where the Administrator shall hold a hearing regarding the issuance, adjustment, suspension, or denial of a procurement quota pursuant to **Sec. 1303.12**, or the issuance, adjustment, suspension, or denial of an individual manufacturing quota pursuant to Secs. **1303.21-1303.27**, the procedures for such hearing shall be governed generally by the adjudication procedures set forth in the Administrative Procedures Act (5 U.S.C. 551-559) and specifically by section 306 of the Act (**21 U.S.C. 826**), by Secs. **1303.32-1303.37**, and by the procedures for administrative hearings under the Act set forth in Secs. **1316.41-1316.67** of this chapter.

[36 FR 7786, Apr. 24, 1971, as amended at 37 FR 15920, Aug. 8, 1972. Redesignated at 38 FR 26609, Sept. 24, 1973]