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THE NATIONAL ARCHIVES
LITTERA SCRIPTA MANET
FEDERAL REGISTER
OF THE UNITED STATES
1934

VOLUME 9 NUMBER 154

Washington, Thursday, August 3, 1944

Regulations

TITLE 6—AGRICULTURAL CREDIT
Chapter III—War Food Administration
(Farm Security)

PART 300—GENERAL

DELEGATION OF AUTHORITY WITH RESPECT TO PROGRAMS OF FARM SECURITY ADMINISTRATION

By virtue of the authority vested in me by Title 5 U.S.C., Section 22, and Executive Order No. 9322, as amended by Executive Order No. 9334, it is hereby ordered as follows:

§ 300.14 *Delegation of authority with respect to programs of Farm Security Administration.* (a) The Administrator of Farm Security Administration (hereinafter referred to as the "Administrator") is hereby authorized and directed to do all things necessary to administer and supervise, in a manner consistent with law, the various programs and functions of the Farm Security Administration including, but not limited to (1) the rural rehabilitation, tenant purchase, water facilities, and water conservation and utilization programs and the liquidation and management, pending liquidation, of resettlement projects and rural rehabilitation projects for resettlement purposes, (2) the expenditure of funds heretofore or hereafter authorized or appropriated for any of such programs, and (3) the loans and other assets heretofore or hereafter acquired by the Farm Security Administration or the United States of America or the Secretary of Agriculture as trustee in connection with such programs or other programs for substantially similar purposes.

(b) The Administrator may, from time to time, prescribe such rules and regulations, consistent with law, as appear to him to be necessary or appropriate in carrying out the authority delegated hereby.

(c) Existing rules and regulations effective on the date of this order and relating to the funds and assets identified in (a) hereof and not in conflict

herewith shall continue in effect until modified by me or by the Administrator acting pursuant to this order.

(d) In his discretion, the Administrator may delegate such of the authority as is hereby conferred upon him.

(e) In the absence of the Administrator or his inability to carry out the authority hereby delegated, such authority may be exercised by the Acting Administrator of Farm Security Administration.

(f) The authority delegated by this order is in addition to and does not supersede the authority conferred by War Food Administrator's Memorandum No. 37 of March 13, 1944 (9 F.R. 2840-2841).

(g) This order shall have effect as of July 1, 1944, and shall remain in effect until subsequent order.

(5 U.S.C. 22; E.O. 9322, 8 F.R. 3807, as amended by E.O. 9334, 8 F.R. 5423)

Issued this 2d day of August 1944.

MARVIN JONES,
War Food Administrator.

Approved: August 2, 1944.

CLAUDE R. WICKARD,
Secretary of Agriculture.

[F. R. Doc. 44-11595; Filed, August 2, 1944; 11:10 a. m.]

TITLE 7—AGRICULTURE

**Chapter XI—War Food Administration
(Distribution Orders)**

[WFO 61, Amdt. 2 to Supp. 1]

**PART 1400—DELEGATIONS OF AUTHORITY
CIVILIAN MEAT RATIONING**

War Food Order 61, Supplement 1, as amended (9 F.R. 9134) § 1400.12 (a), is amended to add the word "commercial" between the words "except" and "good" and to add the letter "B" before the letter "A" so that the entire order as amended reads as follows:

§ 1400.12 *Civilian meat rationing.* (a) The Office of Price Administration (Continued on next page)

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NOTICE

The Cumulative Supplement to the Code of Federal Regulations, covering the period from June 2, 1938, through June 1, 1943, may be obtained from the Superintendent of Documents, Government Printing Office, at \$3.00 per unit. The following are now available:

- Book 1: Titles 1-3 (Presidential documents) with tables and index.
- Book 2: Titles 4-9, with index.
- Book 3: Titles 10-17, with index.
- Book 4: Titles 18-25, with index.
- Book 5, Part 1: Title 26, Parts 2-178.
- Book 5, Part 2: Title 26, completed; Title 27.

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is directed to remove all restrictions concerning the transfer from one person to another of all beef, except commercial, good, and choice (B, A, and AA) qualities of steaks and roasts, and is authorized to impose restrictions on the transfer from one person to another of pork hams and loins. This direction shall not otherwise affect the rationing of meat, meat products, or other foods. The removal of restrictions may be accomplished by reduction of point values to zero or by other means.

(b) This order shall be effective not later than 12:01 a. m., e. w. t., August 13, 1944.

(56 Stat. 23; 56 Stat. 765; P. L. 383, 78th Cong.; E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14785)

Issued this 2d day of August 1944.

MARVIN JONES,
War Food Administrator.

[F. R. Doc. 44-11569; Filed, August 2, 1944; 11:10 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 3713]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

OVRHAUL COMPANY

§ 3.6 (a) 10) Advertising falsely or misleadingly—Comparative data or merits; § 3.6 (b) Advertising falsely or misleadingly—Qualities or properties of product or service. In connection with offer, etc., in commerce, of respondent's "Ovrhaul", or any other similar product, representing, directly or by implication, (1) that the use of said product in an automobile motor is the equivalent of overhauling such motor; (2) that said product checks piston slap or oil pumping; (3) that said product fills scores in piston surfaces or cylinder walls, or plates worn parts; (4) that said product reduces oil or gasoline consumption, or increases gasoline mileage; (5) that the use of said product renders unnecessary the reboring of cylinders or the installation of new piston rings, or that it avoids the laying up of automobiles for repairs; or (6) that said product restores or increases the power or "pep" of an automobile motor; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) (Cease and desist order, Ovrhaul Company, Docket 3713, July 18, 1944)

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 18th day of July, A. D. 1944.

In the Matter of B. L. Mellinger, an Individual Trading Under the Firm Name and Style of Ovrhaul Company.

This proceeding having been heard by the Federal Trade Commission upon the

complaint of the Commission, the answer of respondent, testimony and other evidence taken before trial examiners of the Commission theretofore duly designated by it, report of the trial examiners upon the evidence, and briefs in support of and in opposition to the complain (oral argument not having been requested); and the Commission having made its findings as to the facts and its conclusion that the respondent has violated the provisions of the Federal Trade Commission Act:

It is ordered. That the respondent, B. L. Mellinger, individually and trading as Ovrhaul Company, or trading under any other name, and his agents, representatives, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, and distribution in commerce, as "commerce" is defined in the Federal Trade Commission Act, of respondent's product designated "Ovrhaul," or any other product of substantially similar composition or possessing substantially similar properties, whether sold under the same name or any other name, do forthwith cease and desist from representing, directly or by implication:

1. That the use of said product in an automobile motor is the equivalent of overhauling such motor.

2. That said product checks piston slap or oil pumping.

3. That said product fills scores in piston surfaces or cylinder walls, or plates worn parts.

4. That said product reduces oil or gasoline consumption, or increases gasoline mileage.

5. That the use of said product renders unnecessary the reboring of cylinders or the installation of new piston rings, or that it avoids the laying up of automobiles for repairs.

6. That said product restores or increases the power or "pep" of an automobile motor.

It is further ordered. That the respondent shall, within sixty (60) days after service upon him of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which he has complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-11563; Filed, August 2, 1944;
11:08 a. m.]

[Docket No. 4635]

PART 3—DIGEST OF CEASE AND DESIST
ORDERS

PABST CHEMICAL CO.

§ 3.6 (t) Advertising falsely or misleadingly—Qualities or properties of product or service: § 3.6 (y 10) Advertising falsely or misleadingly—Scientific or other relevant facts: § 3.71 (c 5) Neglecting, unfairly or deceptively, to make material disclosure—Qualities or properties of product: § 3.71 (e 5) Neglecting, unfairly or deceptively, to make material disclosure—Scientific or other re-

levant facts. In connection with offer, etc., of respondent's Pabst Okay Special or any other similar preparation, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means, to induce, etc., directly or indirectly, purchase in commerce, etc., of respondent's said preparation, which advertisements represent, directly or through inference, (1) that respondent's preparation is a cure or remedy or constitutes a competent or adequate treatment for unnatural discharges due to infection of the urinary passage; (2) that respondent's preparation has any curative value or constitutes a competent or effective treatment for any venereal disease, including gonorrhea, the manifestations of which include infection of the urinary passage accompanied by unnatural discharge; (3) that respondent's preparation constitutes a competent or effective treatment for any condition generally recognized as a symptom of any venereal disease in such a manner as to represent or imply that said preparation constitutes a competent or effective treatment of the disease indicated by such symptoms; (4) that respondent's preparation constitutes a competent or effective treatment for any venereal disease; or (5) that the ingredients of respondent's preparation are recognized by physicians as being a competent or effective treatment for unnatural discharges due to infection of the urinary passage or any venereal disease of which unnatural discharge may be symptomatic; or which advertisements fail to reveal that the therapeutic value of respondent's preparation is limited to the reduction of the discharge of pus due to gonorrhea or other venereal diseases and that it will not cure such diseases or destroy the specific germ causing such diseases and that such diseases may be communicable to others even though the symptoms of discharge have apparently disappeared; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) (Cease and desist order, Pabst Chemical Company, Docket 4635, July 3, 1944)

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 3d day of July, A. D. 1944.

In the Matter of Pabst Pharmaceutical Company, Inc., a Corporation, Doing Business Under the Name and Style of Pabst Chemical Company

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, answer of the respondent, testimony and other evidence in support of and in opposition to the allegations of the complaint taken before trial examiners of the Commission theretofore duly designated by it, report of Trial Examiner John P. Bramhall upon the evidence, and brief filed in support of the complaint (no brief having been filed by the respondent and oral argument not having been requested); and the Commission having made its findings as to the facts and its conclusion that the respondent, Pabst Chemical Company, a corporation, formerly known as Pabst Pharmaceutical Company, Inc., has vio-

lated the provisions of the Federal Trade Commission Act:

It is ordered. That the respondent, Pabst Chemical Company, a corporation, its officers, representatives, agents, and employees, directly or through any corporate or other device in connection with the offering for sale, sale, or distribution of its preparation now designated Pabst Okay Special or any other preparation of substantially similar composition or possessing substantially similar properties, whether sold under the same name or under any other name, do forthwith cease and desist from:

1. Disseminating or causing to be disseminated any advertisement by means of the United States mails or by any means in commerce as "commerce" is defined in the Federal Trade Commission Act which advertisement represents directly or through inference—

a. That respondent's preparation is a cure or remedy or constitutes a competent or adequate treatment for unnatural discharges due to infection of the urinary passage.

b. That respondent's preparation has any curative value or constitutes a competent or effective treatment for any venereal disease, including gonorrhea, the manifestations of which include infection of the urinary passage accompanied by unnatural discharge.

c. That respondent's preparation constitutes a competent or effective treatment for any condition generally recognized as a symptom of any venereal disease in such a manner as to represent or imply that said preparation constitutes a competent or effective treatment of the disease indicated by such symptoms.

d. That respondent's preparation constitutes a competent or effective treatment for any venereal disease.

e. That the ingredients of respondent's preparation are recognized by physicians as being a competent or effective treatment for unnatural discharges due to infection of the urinary passage or any venereal disease of which unnatural discharge may be symptomatic.

2. Disseminating or causing to be disseminated any advertisement by means of the United States mails or by any means in commerce as "commerce" is defined in the Federal Trade Commission Act which advertisement fails to reveal that the therapeutic value of respondent's preparation is limited to the reduction of the discharge of pus due to gonorrhea or other venereal diseases and that it will not cure such diseases or destroy the specific germ causing such diseases and that such diseases may be communicable to others even though the symptoms of discharge have apparently disappeared.

3. Disseminating or causing to be disseminated any advertisement by any means for the purpose of inducing or which is likely to induce directly or indirectly the purchase in commerce as "commerce" is defined in the Federal Trade Commission Act of respondent's preparation which advertisement contains any of the representations prohibited in paragraph 1 hereof and the

respective subdivisions thereof or which fails to comply with the requirements set forth in paragraph 2 hereof.

It is further ordered, That the respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL]

A. N. ROSS,
Acting Secretary.

[F. R. Doc. 44-11564; Filed, August 2, 1944;
11:08 a. m.]

TITLE 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs

[T. D. 51105]

PART 8—LIABILITY FOR DUTIES, ENTRY OF IMPORTED MERCHANDISE

EXEMPTION FROM COMMERCIAL AND CERTIFIED INVOICES

Section 8.15 (a) (15), Customs Regulations of 1943, relating to the exemption from commercial and certified invoices, amended.

Section 8.15 (a) (15), Customs Regulations of 1943 (19 CFR 8.15 (a) (15)), is hereby amended to read as follows:

(15) Articles exported from continuous customs custody within six months from the date of entry.

(Sec. 484, 46 Stat. 722, 759, sec. 12, 52 Stat. 1083, sec. 498, 46 Stat. 728; 19 U.S.C. 1484, 1498, 1624)

[SEAL]

W. R. JOHNSON,
Commissioner of Customs.

Approved: July 31, 1944.

HERBERT E. GASTON,
Acting Secretary of the Treasury.

[F. R. Doc. 44-11593; Filed, August 2, 1944;
11:36 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3666, 3696; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

PART 3208—SCHEDULED PRODUCTS

[General Scheduling Order M-293, as Amended Aug. 2, 1944]

The fulfillment of requirements for the defense of the United States has created a shortage in the production of certain products for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote national defense:

§ 3208.1 *General Scheduling Order M-293*—(a) *Definitions.* For the purpose of this order:

(1) "M-293 product" means any item listed in the tables to this order except Table 1. These items are identified in the Tables as Class X; Class Y and undesignated. The same products may be designated X and Y and, if so, are subject to the provisions applying to each class. Class X, Class Y and undesignated products are subject to all other provisions of this order.

(2) "Manufacturer" means any person to the extent that he is engaged in making an M-293 product.

(b) *Operations reports.* Each manufacturer must file an operations report on the applicable form shown in Column 1 of the appropriate table in accordance with the instructions accompanying the form at the times there shown. If no form is designated in Column 1, no operations report need be filed.

(c) *Provisions covering Class X products*—(1) *Filing of shipping schedules of Class X products.* Each manufacturer of Class X products must file with the War Production Board each month his shipping schedule, beginning with shipments to be made on and after the first of the following month, and other information called for on the form shown in Column 2 of the appropriate table, at the time shown and in accordance with the instructions accompanying the form, except when he is excused from filing by the War Production Board. A manufacturer who is so excused from filing is not excused from complying with paragraph (f) or any of the other provisions of this order. A manufacturer who has been excused may, nevertheless, if he wishes, file the Column 2 form with the War Production Board just as if he had not been excused. In any case, unless otherwise directed by the War Production Board, the manufacturer in arranging the sequence of shipments on his shipping schedules shall be governed by Priorities Regulation No. 1 and other applicable orders and regulations of the War Production Board. The shipping dates of purchase orders which are already part of a frozen schedule must not be changed. In preparing the Column 2 form for filing each month the manufacturer shall include all purchase orders received up to the close of business on a date which is as near as practicable to the date the form is due to be filed. Orders received after the close of business on that date shall not be included on the form for that month.

(2) *Maintaining shipping schedules of Class X products when not filed.* Each manufacturer of a Class X product who is excused from filing his shipping schedule by the War Production Board, must maintain his proposed shipping schedule on the forms shown in Column 2 of the appropriate table if so instructed by the War Production Board, otherwise in such manner that they can be readily transferred to that form. In arranging the sequence of shipments on his shipping schedule, unless otherwise directed by the War Production Board, the manu-

facturer shall be governed by Priorities Regulation No. 1 and other applicable orders and regulations of the War Production Board. The shipping dates of purchase orders which are already part of a frozen schedule must not be changed.

(3) *Freezing of X product shipping schedules which are filed.* When a manufacturer who has not been excused from filing, or one who has been excused but still wishes to file, files his schedule, that schedule is automatically frozen under Priorities Regulation 18 on the date it is filed, for shipments to be made during the periods specified in Column 4 of the appropriate table. This period begins on the first day of the month after the schedule is filed. If a previously frozen schedule covers shipments to be made before the beginning of the period, those shipments remain part of the frozen schedule.

(4) *Freezing of X product shipping schedules of manufacturers who are excused from filing and do not file.* If a manufacturer is excused and does not file, his shipping schedule becomes frozen under Priorities Regulation 18 at the close of business on the date he would have had to file his schedule if he were not excused, and at the close of business on the same day of each month after that. The schedule is frozen for shipments to be made during a period of two months, unless a shorter period of time is specified in Column 4 of the appropriate table, in which case it is frozen for the shorter period. This period in either case begins on the first day of the month following the date on which he would have had to file his schedule if he were not excused. If a previously frozen schedule covers shipments to be made before the beginning of the period, those shipments remain part of the frozen schedule.

(5) *Production and shipment of X products.* When a shipping schedule has become frozen, the manufacturer must schedule his production and make his shipments so as to meet the schedule without regard to preference ratings or directions from any governmental agency, except that the schedule may be amended by the War Production Board as explained in Priorities Regulation 18 and paragraph (g) of this order.

(d) *Provisions covering Class Y products*—(1) *Authorization of orders required.* No person shall place a purchase order with a manufacturer and no manufacturer shall accept a purchase order for any Class Y product unless the purchase order is accompanied by specific authorization of the War Production Board obtained on the form shown in Column 3 of the appropriate table. If a time for shipment is specified in the authorization of the War Production Board, a manufacturer must not accept a purchase order specifying any other shipping time. He must not accept an order which will interfere with a previously frozen schedule or on which delivery cannot be made on the specified date because of the requirements of Priorities Regulation No. 1 or any other ap-

licable order or regulation of the War Production Board.

(2) *Freezing of authorized orders for Y products.* All authorized purchase orders for Class Y products which the manufacturer accepts, automatically become a "frozen schedule" under Priorities Regulation No. 18, and the manufacturer must schedule his production and make his shipments so as to meet the schedule without regard to preference ratings or directions from any governmental agency, except that the schedule may be amended by the War Production Board as explained in Priorities Regulation 18 and paragraph (g) of this order.

(3) *Authorization of orders for Y products placed by distributors.* A distributor who places a purchase order for a Class Y product must accompany it by an authorization as provided in subparagraph (1) above. If he wants to buy for immediate resale, the information called for by the application for authorization must be given about the customer and not the distributor. The application may be filled out and filed either by the distributor or by the customer. In either case the distributor must forward the authorization with his purchase order to the manufacturer. If the distributor is buying for stock, he must say so on his application and give all information called for by the application form in terms of the type of customers to whom he expects to sell. A manufacturer must obtain authorization for the transfer of a Y product to a distribution outlet owned or controlled by him. The term "distributor" includes wholesalers, retailers, jobbers, sales agencies and consignees for sale.

(e) *Provisions covering undesignated products.* No manufacturer of an undesignated M-293 product need file the form shown in Column 2 of the appropriate table unless specifically directed to do so by the War Production Board or unless he chooses to do so. If the manufacturer is directed to file, the shipping schedule shown on the form becomes frozen in accordance with the direction. If the manufacturer is not directed, but chooses to file the form, the shipping schedule shown on it does not become a frozen schedule until the War Production Board specifically directs the manufacturer that it is one.

(f) *Special reporting provisions covering certain M-293 products.*—(1) *Reports of requirements by purchasers of M-293 products.* Any claimant agency listed on Table 1 may instruct its prime contractor (or the prime contractor of a procuring agency which the claimant agency represents) who is purchasing M-293 products required in his prime contracts, or any other person purchasing M-293 products except for incorporation into other M-293 products manufactured by himself, to file with the claimant agency a report on Form WPB-3003 or other form approved for the purpose by the Bureau of the Budget. In such a case the person must file the form giving the information called for concerning the purchase orders which he has placed or will place for each

specified M-293 product required under the Table 1 programs, except those which are indicated on the tables as being exempt from this paragraph. The report must state how many of each M-293 product will be used as spares.

(2) *Reports of shipping schedules.* A claimant agency listed on Table 1 may send to a manufacturer a Form WPB-3003, or other form approved for the purpose by the Bureau of the Budget, which shows the requirements of purchasers described in paragraph (f) (1) above covering all M-293 products for Table 1 programs, except those indicated on the tables as being exempt from the provisions of this paragraph. If a manufacturer receives such a form filled out and certified by the claimant agency in accordance with the accompanying instructions, he must fill in only the proposed shipping dates determined in accordance with Priorities Regulation No. 1 and other applicable orders and regulations of the War Production Board. The shipping dates of purchase orders which already are part of a frozen schedule must not be changed. He must file copies of the form with the claimant agency in accordance with the accompanying instructions and also with the War Production Board when requested to do so by the appropriate industry division. This schedule does not become a frozen schedule unless the War Production Board specifically directs the manufacturer that it is one.

(g) *Other scheduling provisions.* With respect to any M-293 product, the War Production Board may, notwithstanding any other order, preference rating, directive, rule or regulation (except Priorities Regulation 18) of the War Production Board, or of any other government agency:

(1) Revoke any authorization or approval to place a purchase order granted by it under paragraph (d) above;

(2) Direct the return or cancellation of any purchase order on the books of a manufacturer;

(3) Direct the filing of shipping schedules by any manufacturer and direct changes in the shipping schedule of any manufacturer;

(4) Cancel purchase orders placed with one manufacturer and direct that they be placed on another manufacturer;

(5) Take such other action as it deems necessary with respect to the production of, the placing of purchase orders for, or the shipment of M-293 products.

(h) *Deviations from a frozen schedule.* If a manufacturer is unable to fulfill on time a frozen schedule of any M-293 product, he must make shipments, so far as practicable, in the sequence required by the schedule. In any case where the manufacturer foresees an appreciable delay in or acceleration of production, the manufacturer must notify the War Production Board of the reason for the delay or acceleration and the revised dates on which he expects to be able to make shipments under each purchase order affected. The manufacturer shall notify the War Production Board,

either by letter or telegram, at his option.

(i) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provisions appealed from, and stating fully the grounds of the appeal.

(j) *Reports and communications.* The list of M-293 products is arranged so that the name of the Industry Division appears at the top of the table covering M-293 products for which it is primarily responsible. All reports and forms required by the order and all appeals should be addressed to the War Production Board, Washington 25, D. C., attention of the appropriate Industry Division so listed. All reports and forms required in paragraphs (b), (c), (d), (e), (f), (g), and (h) of this order have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(k) *Violations.* Any person who willfully violates any provisions of this order, or who in connection with this order willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control, and may be deprived of priorities assistance.

Issued this 2d day of August 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-11565; Filed, August 2, 1944;
11:23 a. m.]

PART 3270—CONTAINERS

[Preference Rating Order P-146 as Amended
Aug. 2, 1944]

FIBRE SHIPPING CONTAINERS—RATINGS

To facilitate the acquisition of fibre shipping containers in the public interest and to promote the defense of the United States, preference ratings are hereby assigned to deliveries of such containers upon the following terms:

§ 3270.26 *Preference Rating Order P-146—(a) What this order does.* This order assigns preference ratings for new fibre shipping containers to persons who need them for various purposes. It also explains to what extent ratings assigned in other ways may be used to get new fibre shipping containers.

The ratings and rating systems described in this order are the only ones which may be used to get new fibre shipping containers. All others are barred for this purpose. Furthermore, this order only applies to the containers, sheets, rolls and parts covered by the definition of fibre shipping containers (paragraph (c)). It should not be construed to establish a rating system for any other types of containers.

Preference ratings may be used to get fibre shipping containers in accordance

with the provisions of this order regardless of any contrary provisions contained in paragraph (d) (4) of Priorities Regulation 3.

(b) *Suggested procedure for using this order.* The following procedure is suggested for determining the ratings you may use to get fibre shipping containers.

1. *For a product you manufacture.* Refer to Schedule A (paragraph (h)) to see if the product is listed there. Then refer to paragraph (i). Use the rating you are entitled to under either of these provisions.

2. *For a product you do not manufacture.* Refer to Schedule A (paragraph (h)), to see if the product is listed there. Then refer to paragraph (j). Use the rating you are entitled to under either of these provisions.

3. *If you are a manufacturer or jobber of inner containers or closures.* Refer to Schedule (a) (paragraph (h)). Then refer to paragraph (n). Paragraph (n) sets forth the only ways in which manufacturers and jobbers of inner containers or closures may use ratings for their fibre shipping container requirements.

4. *If you are a jobber of fibre shipping containers.* Refer to paragraph (o).

5. *For containers to be used for export shipment to specified agencies of products appearing on List A of Priorities Regulation 3.* Refer to paragraph (k) (2).

6. *For fibre shipping containers to be delivered empty to foreign countries other than Canada.* Refer to paragraph (p).

7. *For fibre shipping containers to be delivered empty to Canada.* Refer to paragraph (q).

8. *For empty fibre containers to be delivered to the Army, the Navy, the Maritime Commission or the War Shipping Administration.* Refer to paragraph (k) (1).

9. *For fibre shipping containers to be delivered on orders rated AAA.* Refer to paragraph (g).

10. *For a product for which you have no rating under any other provisions of this order.* Refer to paragraph (m).

10-a. *For combination packages (i. e. a package containing two or more products).* Refer to paragraphs (m) and (o-1).

11. *If, because of special circumstances, the ratings you may use under this order are inadequate.* Refer to paragraph (l). Note that the special ratings contemplated by this paragraph will be issued only in cases of extreme hardship or in special instances where it is determined that the war effort will be aided by so doing.

12. *If you are a sheet plant or a cleated box manufacturer.* Refer to paragraph (x).

13. *All persons.* Refer to paragraph (v) (Certification); paragraphs (d) through (f) (Over-all limitations on use of ratings); paragraphs (s) through (u); (Status, of outstanding unfilled orders); paragraphs (y) through (dd) (Miscellaneous).

Definitions

(c) *Definitions.* "Fibre shipping container" means the following items:

(1) Any new box, crate, case, basket, drum, inner carton, hamper or sleeve, in set-up or knock-down form which is made in whole or in part from solid fibre (.045 or heavier) or corrugated fibre and which is used for the delivery or shipment of materials. This does not include the following: Trunks, luggage, or military locker boxes; fibre cans, or tubes. It also does not include combination wood-and-fibre shipping containers consisting of 50% or more wood (by area).

(2) Any new solid fibre (.045 or heavier) or corrugated fibre sheet or any new corrugated fibre roll to be used for wrapping, packaging, or otherwise protecting a product or material for shipment. This does not include corrugated or solid fibre sheets produced for delivery to plants, of the type commonly referred to in the container manufacturing industry as "sheet plants" for their use in manufacturing fibre shipping containers. It also does not include corrugated or solid fibre sheets produced for delivery to cleated box manufacturers for use in manufacturing shipping containers made of corrugated or solid fibre sheets attached to wooden cleats.

(3) Any new solid fibre (.045 or heavier) or corrugated fibre interior fitting which is cut to size for use in any type of container to provide content protection, structural strength, or both. This includes, but is not limited to, the following: Partitions; pads; liners; sun bursts; corrugated wrappers (single-faced, double-faced, double-walled).

Limits on Use of Ratings

(d) *Prohibition against use of other ratings.* No person may use any rating except as provided in this order, to get fibre shipping containers; for instance, a person may not use a rating which has been assigned to him for maintenance, repair or operating supplies for this purpose.

Likewise, if he is a manufacturer of fibre shipping containers, he may not use any ratings he may have received for production materials for such containers, pursuant to CMP-4B or WPB-2613 applications, to get fabricated items which are defined in paragraph (c) as "fibre shipping containers"—for instance "interior fittings". He is regarded as a "fibre shipping container jobber" in so far as such fabricated items are concerned, and must extend his customers' ratings in accordance with paragraph (o) to get them. He may do this, regardless of paragraph (d) of Priorities Regulation 11B and paragraph (e) of CMP Regulation 3.

(e) *Prohibition against use of ratings to obtain production materials for fibre shipping containers.* The ratings which this order allows a person to use to get fibre shipping containers may not be extended to obtain materials for use in the manufacture of containers.

(f) *Limitation on use of ratings by persons owning container production facilities.* No rated order for fibre shipping containers need be accepted if the person applying or extending the rating owns or controls facilities on which he can produce the containers covered by his purchase order. The only exception to this rule is where the purchaser's facilities are required to fill higher rated orders or previously received orders bearing equal rating, or where the War Production Board specifically directs the acceptance of the rated order.

In order to avail himself of the provisions of this paragraph (f) a person who gets a rated order must first notify the person applying or extending the rating of his claim that this paragraph excuses acceptance of the rated order.

Preference Ratings Which May Be Used to Get Fibre Shipping Containers

(g) *AAA ratings.* Any person who receives an order rated AAA may use that rating to get fibre shipping containers which he will actually use to deliver that order. This rating may not be used to replace containers in inventory except under the circumstances described in paragraphs (i) (2), (j), (k) (2) and (o) of this order.

(h) *Assignment of ratings.* Any person may use the preference rating shown opposite any product or use listed in Schedule A to get the fibre shipping containers he needs for commercially shipping or delivering that product or for that use. He may also use the rating to provide his suppliers of that product with fibre shipping containers in which to deliver the product to him.

(i) *Manufacturers may use production material ratings.* Any manufacturer (other than a manufacturer of inner containers or closures—see paragraph (n) who has a rating to get production materials¹ for a product, may use the same rating, within the limitations set forth in this paragraph to get the fibre shipping containers he needs to package that product or to replace fibre shipping containers so used in his inventory. If he has two or more ratings (i. e. split ratings) for production materials, he must use them in the same proportion in ordering fibre shipping containers. Furthermore the fibre shipping containers he may get with each rating, must be reduced by the number of wooden shipping containers (see Order P-140) he gets with the same rating.

Examples of the way in which ratings may be used under this paragraph are the following:

(1) If a manufacturer has a split rating of 25% AA-2 and 75% AA-3 for production materials for a certain product, he may use the AA-2 rating to get his fibre shipping container requirements for 25% of that product and the AA-3 for the balance.

This applies if he has gotten no wooden shipping containers for the product with the AA-2 rating. If he has, the fibre shipping containers plus the wooden shipping containers he gets with that rating, must

¹ "Production material" means, with respect to any person, material or products (including fabricated parts and subassemblies) which will be physically incorporated into his product and includes the portion of such material normally consumed or converted into scrap in the course of processing. It also includes items purchased by a manufacturer for resale to round out his line if such items do not represent more than 10% of his total sales. It does not include any items purchased by him as manufacturing equipment or for maintenance, repair or operating supplies as defined in CMP Regulation 5.

not exceed the number of both kinds of containers he requires to ship 25 percent of the product in question.

(2) If a manufacturer receives a rated order and is not prohibited by any War Production Board regulation or order, (such as Priorities Regulation 11B or CMP Regulation 3²) from using the rating to get his production material for the order, he may extend that rating to get the fibre shipping containers he will use to make delivery on the rated order or for inventory replacement purposes.

(j) *Non-manufacturers may extend customers' ratings.* A person who sells, on a rated order, material which he does not manufacture, may extend his customers' ratings to get fibre shipping containers to fill that order or for inventory replacement. This may be done regardless of the provisions of paragraph (d) (4) of Priorities Regulation 3.

(k) *Use of ratings assigned by certain agencies.—(1) Empty containers.* The Army, the Navy, the Maritime Commission and the War Shipping Administration may use ratings which they assign to get empty fibre shipping containers which will be packed either (i) in plants owned by them, or (ii) under their direction, in warehouses or other plants which did not produce the product packed and which are not normally responsible for the procurement of containers required for the fulfillment of their contracts. The rating described in this paragraph cannot be used to get fibre shipping containers which will be packed anywhere else whether on a contract, agency or other basis.

(2) *Containers for export shipment of products on List A of Priorities Regulation 3.* A person may use a rating, assigned specifically for fibre shipping containers by the Army, the Navy, the Maritime Commission, the War Shipping Administration, War Food Administration and the Foreign Economic Administration, only for the following purposes: To get fibre shipping containers which will be packed in the United States with a product appearing on List A of Priorities Regulation 3 and shipped to any point outside of the forty-eight states, the District of Columbia, Canada or Mexico, to or for the account of the Army, the Navy, the Maritime Commission, the War Shipping Administration or for lend-lease purchases. The same rating may be used to replace in inventory any fibre shipping containers used for such export shipment.

² Priorities Regulation 11B contains the following provision: "A person who has received a rating or ratings on Form WPB-2013 (formerly PD-870) for production materials for a specified product shall not extend ratings received from his customers to purchase production materials for the same product". CMP Regulation 3 contains the following provision: "A prime consumer who manufactures Class B products and has received an authorized production schedule for such manufacture, accompanied by a preference rating to be used with his allotment number, shall not extend any other rating received by him from a customer". Limited exceptions to these prohibitions are set forth in the respective regulations.

(l) *Special ratings.* The War Production Board may assign special ratings in addition to those described in paragraphs (h), (i), (j), (k), (m), and (n), for fibre shipping containers. Applications for such ratings should be filed on Form WPB-2408.

(m) *Catch-all ratings.* If a person (other than a manufacturer or jobber of inner containers or closures, see paragraph (o)) is not entitled to use a rating to get fibre shipping containers for a particular purpose or purposes under any other provision of this order, he may use the following ratings to get the fibre shipping containers he needs for that purpose or to replace fibre shipping containers used for that purpose in his inventory.

1. AA-2X—if he has a blanket MRO rating of AA-1.
2. AA-3—if he has a blanket MRO rating of AA-2.
3. AA-4—if he has a blanket MRO rating of AA-2X.
4. AA-5—if he has a blanket MRO rating of AA-3 or lower.

He may also use these ratings to get fibre shipping containers for "combination packages" (as defined in paragraph (o-1) if he is not entitled to use a rating to get fibre shipping containers under any other provision of this order for any one of the products included in such packages.

"Blanket MRO ratings" are defined in paragraph (e) (2) of Priorities Regulation 3.

(n) *Ratings for manufacturers or jobbers of inner containers or closures.* When used in this paragraph (n) the term "inner containers" shall, in all cases, include closures for containers.

Manufacturers or jobbers of inner containers, such as glass jars, folding boxes, cans, etc. may not use their production material rating (paragraph (l)) or a catch-all rating (paragraph (m)), to get fibre shipping containers for the delivery of empty inner containers. However, they may use, for this purpose, any rating which they are entitled to under paragraphs (g), (h-Schedule A), (j), (l) or (k) (2) of this order.

In addition, manufacturers or jobbers of inner containers may use the same ratings which their customers could use to get fibre shipping containers, within the following limits and under the following conditions:

(1) The customer must advise the manufacturer or jobber, in writing, that a specific number or all of the inner containers covered by his purchase order will be used for a purpose which would entitle him, under the terms of this order, to use a certain rating to get fibre shipping containers for shipping them after they (the inner containers) have been filled.

(2) When so advised, the manufacturer or jobber of the inner containers may use the same rating to get fibre shipping containers for delivering the specified number of empty inner containers to that customer, or to replace any fibre shipping containers so used in inventory.

(o) *Permitted extension of ratings by fibre shipping container jobbers.* A person who sells empty fibre shipping containers, which he does not make, or which, he merely assembles, may extend his customers' ratings to get fibre shipping containers for delivery on the rated order, or to replace any fibre shipping containers so delivered in inventory.

(o-1) *Combination packages.* For the purpose of this order a "combination package" is one in which two or more products are packed in the same fibre shipping container.

Fibre shipping containers for combination packages must be obtained with the lowest rating which could be used, under this order, to get fibre shipping containers if each product in the package were packed separately. For instance, if a retail store packs two products in the same fibre shipping containers and it could use an AA-3 to get fibre shipping containers for one of them (if packed separately) and an AA-5 for the other, it must use an AA-5 to get fibre shipping containers for the combination package.

Use of Ratings for Delivery of Empty Containers to Foreign Countries

(p) *Countries other than Canada.* No ratings except those assigned pursuant to paragraph (1) (Special ratings) may be used to get fibre shipping containers which will be delivered empty to any foreign country except Canada, unless the containers are to be delivered directly to and used directly by an agency of the United States Government.

(q) *Canada.* The ratings provided by this order may be used to get fibre shipping containers by persons in Canada only if they are authorized to do so in accordance with Priorities Regulation 22. Any person in Canada authorized to use a preference rating under this order shall use such rating in the manner provided by Priorities Regulation 22.

Directions

(r) *Special directions by the War Production Board.* The War Production Board may, from time to time, direct a producer to produce and deliver specific quantities and types of fibre shipping containers to specified persons. It may also direct the manner in which such production and delivery shall be effected. Such directions will be made to insure the satisfaction of war and essential civilian requirements, both direct and indirect, and shall take precedence, to the extent which may be indicated by the War Production Board in the Direction over any preference ratings.

Existing Unfilled Orders

(s) *Permitted re-rating of existing orders.* Preference ratings assigned or permitted to be used by this order may be applied or extended to any unfilled order for fibre shipping containers placed prior to August 2, 1944. Any rating so applied or extended is a re-

rating under the provisions of Priorities Regulation 12.

(t) *Compulsory rerating of unfilled orders*—(1) *Where a rating has been lowered by amendment of Schedule A.* Any person who has applied a rating under Schedule A (paragraph (h)) of this order to get fibre shipping containers must, if the containers covered by his order are not delivered or in transit to him within ten days after the rating has been lowered by an amendment to that Schedule, rerate his purchase order to the extent necessary to bring it into conformity with the provisions of this order as then amended. Thus a person who has used a Schedule A rating which was lowered by the amendment of August 2, 1944, must rerate his order to bring it into conformity with this order as amended unless the rated shipping containers are actually in transit to him before August 12, 1944.

2. *Where the production material rating has been lowered.* Where a person has placed orders for fibre shipping containers to which he has applied his production material rating (paragraph (i)) and that rating is subsequently lowered, he must rerate his unfilled orders for fibre shipping containers to the same extent (and only to the same extent) that he is required to rerate his outstanding orders for production materials.

(3) *Where ratings have changed in any other manner.* In any other case where the rating which a person has used to get fibre shipping containers is rerated downward, he must rerate his unfilled purchase orders for fibre shipping containers as provided in Priorities Regulation 12.

(u) *Cancellation of special ratings previously assigned.* No ratings assigned on Form WPB-2408, before February 29, 1944, may be applied to orders for containers placed after February 29, 1944.

Certification

(v) *How the ratings provided for in this order may be applied or extended.* The ratings assigned or permitted to be used by this order may be applied or extended only by use of a certificate in substantially the following form, signed manually or as provided in Priorities Regulation 7:

The undersigned purchaser certifies, subject to the penalties of section 35 (A) of the United States Criminal Code, to the seller and to the War Production Board that he is entitled to apply or extend the preference rating set forth on this order and that such application or extension is in accordance with Priorities Regulation 3, and is justified by paragraph (--) of Order P-146.

Purchasers applying or extending ratings to get fibre shipping containers shall insert the appropriate paragraph letter of this order in the blank appearing in the last line of the above certificate.

(w) *Standard certification.* The standard certification provided for in paragraph (g) (1) of Priorities Regulation 3, and in paragraph (d) of Priorities

Regulation 7, cannot be used in place of the certification provided by paragraph (v) above; nor may the certification provided by this order be waived in accordance with paragraph (f) of Priorities Regulation 7.

Sales of Sheet

(x) *Sales of sheet to sheet plants and to cleated box manufacturers.* A manufacturer of fibre shipping containers may supply corrugated or solid fibre sheets to sheet plants or cleated box manufacturers even though he has unfilled rated orders for fibre shipping containers to be made from such sheets. This does not mean that container manufacturers are required so to supply sheets or that sheet plants or cleated box manufacturers can extend ratings received from their customers to get sheets. It merely supersedes the provisions of Priorities Regulation 1 to the extent necessary (and only to that extent) to permit the sale of sheets to cleated box manufacturers and sheet plants regardless of whether this would prevent or delay the acceptance or fulfillment of rated orders for fibre shipping containers.

Miscellaneous

Use of different grades of ratings on one purchase order. If a person has two or more ratings of different grades which he can use to get fibre shipping containers under this order, he may apply or extend them to deliveries on one purchase order. However, the purchase order must show the amount of each type or design of container to which a particular grade of rating is applied or extended. In order to avoid production or delivery of containers in quantities smaller than the minimum commercially practicable, a person may combine ratings of different grades and apply or extend the rating of the lowest grade to the total delivery.

(y) *Limits on the scope of this order.* This order deals only with the items defined as "fibre shipping containers". It does not affect ratings applicable to any other kind of container. This order does not purport to define any containers or closures (including fibre shipping containers) as "production materials" for the product to be packed. Nor does it permit "production materials" ratings, or any other ratings described herein, to be used to get any containers or closures, except those defined in paragraph (c).

(z) *Restrictions on acceptance of ratings.* No persons receiving an order for fibre shipping containers shall give effect to any preference rating applied or extended thereto on or after February 29, 1944, if he knows or has reason to believe, that the rating has not been applied or extended in accordance with the provisions of this order.

(aa) *Applicability of regulations.* Except to the extent that this order specifies to the contrary, this order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board as amended from time to time. For instance, when this order allows a rating

to be used for inventory replacement, this must be done in accordance with Priorities Regulation 3.

(bb) *Effect of other orders.* This order does not authorize the delivery, receipt, manufacture or use of any materials in violation of any other order of the War Production Board. Attention is specifically directed to Order L-317 which restricts the manufacture and use of fibre shipping containers.

(cc) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction, may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or accepting further deliveries of or from processing or using material under priority control and may be deprived of priorities assistance.

(dd) *Communications.* All reports to be filed hereunder, and all communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Paperboard Division, Washington 25, D. C., Ref.: P-146.

Issued this 2d day of August 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

SCHEDULE A

Table amended August 2, 1944.

These are the product ratings described in paragraph (h) of this order. The preference rating shown opposite each product may be used to get "fibre shipping containers" for it.

Rating procedures to get fibre shipping containers for products not appearing in the following list are described in paragraphs (g) through (p) of this order. Some of these procedures may, in appropriate cases, be used to get containers for listed products if the shipper prefers them to his listed rating. However, attention is called to the fact that the so-called "catch all" rating procedure, described in paragraph (m) of this order, may not be used to get containers for any listed product, except in the case of combination packages as provided in that paragraph and in paragraph (o-1).

The headings used in this table are only for the purpose of separating the items into groups of similar commodities.

BUILDING MATERIALS		Rating
Product:		
1. Acoustical tile.....		AA-3
2. Asphalt roofing cement.....		AA-3
3. Asphalt roof coating.....		AA-3
4. Asphalt shingles.....		AA-3
5. Asphalt tile.....		AA-3
6. Facing tile, glazed and unglazed.....		AA-3
7. Floor and wall tile, glazed and unglazed.....		AA-3
8. Industrial plaster.....		AA-3
9. Insulating tile.....		AA-3
10. Insulation material (non-rigid, batts and blankets).....		AA-3
11. Mineral wool formed-blocks, and/or metal encased insulation.....		AA-2X
CHEMICALS AND ALLIED PRODUCTS		
12. Ascorbic acid.....		AA-2
13. Acrylic monomer and acrylic resin.....		AA-2
14. Alkal cleansers and washing compounds.....		AA-3

CHEMICALS AND ALLIED PRODUCTS—continued

Product:	Rating
15. Allyl chloride and allyl alcohol.....	AA-2
16. Aniline.....	AA-2
17. Arsenious acid.....	AA-2
18. Associated paint, varnish, and lacquer products such as stains and fillers, polishes, putty, patching plaster, and other surfacing compounds.....	AA-5
19. Bismuth chemicals.....	AA-2
20. Bleaches, hypochlorites, peroxide, and perborates.....	AA-3
21. Can enamels.....	AA-2
22. Candles (except religious).....	AA-5
23. Cements and adhesives, household.....	AA-5
24. Chemical warfare agents.....	AA-2
25. Chrome pigments.....	AA-2
26. Chromium chemicals.....	AA-2
27. Cosmetics and toiletries.....	AA-5
28. Cotton linters.....	AA-2
29. Dentifrices.....	AA-3
30. Dichloro diethenyl trichloroethane (DDT).....	AA-1
31. Drugs, medicinals and biologicals.....	AA-2X
32. Enamels (other than can enamels).....	AA-3
33. Ethyl cellulose.....	AA-2
34. Explosives (exclusively military).....	AA-1
35. Explosives (industrial).....	AA-2
36. Furnace type and channel type carbon black.....	AA-2
37. Gasoline gum inhibitors.....	AA-2
38. Glass, fibrous, glass products only.....	AA-2X
39. Glass, vitreous and semi-vitreous china products for kitchen, commercial and industrial use and for the preparation and serving of food.....	AA-3
40. Glass, optical.....	AA-2
41. Glass, ornamental and novelty.....	AA-5
42. Glass, structural.....	AA-3
43. Glass, technical (military and industrial use).....	AA-2X
44. Glycols.....	AA-2
45. Herahydric alcohols.....	AA-2
46. Higher aliphatic alcohols.....	AA-2
47. Household polishes and related preparations as follows: a. Automobile body polish b. Floor and furniture polish and wax c. Metal polish.....	AA-5
48. Hydraulic fluid (aircraft only).....	AA-1
49. Hydraulic fluid (all military, except aircraft).....	AA-2
50. Ink, except printing ink.....	AA-5
51. Ink, printers.....	AA-3
52. Insecticides and fungicides.....	AA-2X
53. Ipecac and emetine.....	AA-2
54. Lacquer.....	AA-3
55. Matches.....	AA-3
56. Metal polishes and buffing compounds (not abrasive).....	AA-4
57. Miscellaneous chemicals (acetadol, ST-115, dehydrol -O-G-C-78, By Product H ₂ PO ₄ , oxidized petrolatum, hydrogenated methyl abietate).....	AA-2
58. Nicotine acid.....	AA-2
59. Nylon.....	AA-2
60. Paint (except marine).....	AA-3
61. Paint (marine).....	AA-2X
62. Penicillin.....	AA-1
63. Phenolic resins and phenolic resin molding compounds.....	AA-2
64. Phthalic anhydride, maleic anhydride, and maleic acid.....	AA-2

CHEMICALS AND ALLIED PRODUCTS—continued

Product:	Rating
65. Pigment and colors (except titanium dioxide and chrome).....	AA-3
66. Pitch.....	AA-3
67. Polyethylene.....	AA-1
68. Potash.....	AA-2X
69. Preservatives.....	AA-3
70. Pyridine.....	AA-2
71. Quinacrine (atabrine).....	AA-1
72. Quinine and other drugs extracted from cinchona bark.....	AA-2
73. Rayon, high tenacity.....	AA-2
74. Rayon yarn, high tenacity (tire type).....	AA-1
75. Reagent chemicals.....	AA-2
76. Riboflavin.....	AA-2
77. Salt.....	AA-2X
78. Textile assistants.....	AA-3
79. Thiamine hydrochloride.....	AA-2
80. Varnish.....	AA-3
81. Vinyl polymers and copolymers.....	AA-2
82. Vitamin A.....	AA-2
CONTAINERS INNER AND CLOSURES	
(As referred to in Paragraph (n) of this order)	
83. Bags and sacks.....	AA-3
84. Bag ties.....	AA-3
85. Closures and hoods for containers not otherwise listed.....	AA-3
86. Collapsible tubes.....	AA-3
87. Fibre cans and tubes.....	AA-3
88. Folding and set-up boxes.....	AA-3
89. Glass containers, except as otherwise listed.....	AA-3
90. Glass jars for home canning and closures therefor.....	AA-2X
91. Glass milk bottles and closures therefor.....	AA-2X
92. Jelly glasses for home canning and closures therefor.....	AA-2X
93. Metal cans.....	AA-3
94. Paper caps for glass bottles and jars.....	AA-3
95. Paper cups and nested food containers.....	AA-3
96. Paper milk containers.....	AA-2X
97. Prescription bottles for prescription use and closures therefor.....	AA-2X
98. Seed envelopes.....	AA-3
99. Till baskets and berry cups.....	AA-2X
FOODS	
100. Foods except those otherwise listed (note that beer, beverage compounds, concentrates and syrups, chewing gum, distilled spirits for beverage purposes, soft drinks and wines are listed under the miscellaneous section of Schedule A rather than under this heading).....	AA-2X
101. Baked beans.....	AA-3
102. Cantaloupe and melons.....	AA-3
103. Cauliflower.....	AA-3
104. Caviar.....	AA-5
105. Celery.....	AA-3
106. Confectionery, except chocolate and cocoa but including chocolate bars.....	AA-4
107. Condiments.....	AA-5
108. Dessert products, as fillings (pie and cake), food coloring, marshmallow and marshmallow cream, and puddings.....	AA-4
109. Flavorings.....	AA-3
110. Horseradish.....	AA-5
111. Ice cream.....	AA-3
112. Lettuce.....	AA-3
113. Mustard.....	AA-5
114. Pet foods.....	AA-5
115. Popcorn, unpopped.....	AA-3

FOODS—continued

Product:	Rating
116. Popcorn, popped.....	AA-5
117. Potato chips.....	AA-5
118. Radishes.....	AA-3
119. Relishes, prepared.....	AA-5
FURNITURE	
120. Furniture, wood and metal, except as listed below.....	AA-3
121. Barber shop furniture.....	AA-5
122. Beauty shop furniture.....	AA-5
123. Benches (wooden).....	AA-5
124. Blinds (venetian).....	AA-5
125. Book cases.....	AA-5
126. Bookracks.....	AA-5
127. Breakfast sets.....	AA-5
128. Bridge sets: furniture.....	AA-5
129. Cabinets: music.....	AA-5
130. Camp furniture.....	AA-5
131. Carvings: furniture.....	AA-5
132. Clothing display forms.....	AA-5
133. Coffee tables.....	AA-5
134. Console tables.....	AA-5
135. Costumers.....	AA-5
136. Counter display cases.....	AA-5
137. Display fixtures.....	AA-5
138. Display racks.....	AA-5
139. End tables.....	AA-5
140. Footstools.....	AA-5
141. Frames.....	AA-5
142. Hassocks.....	AA-5
143. Hatracks.....	AA-5
144. Inlays: wooden.....	AA-5
145. Lecterns: portable.....	AA-5
146. Magazine racks.....	AA-5
147. Novelty furniture.....	AA-5
148. Ottomans.....	AA-5
149. Phonograph and radio cabinets.....	AA-5
150. Porch furniture.....	AA-5
151. Racks: book, clothes, display, hat.....	AA-5
152. Silverware chests.....	AA-5
153. Stands: merchandise display, telephone, and furniture.....	AA-5
154. Swings: porch.....	AA-5
155. Tables: folding—fibreboard.....	AA-5
156. Tea tables.....	AA-5
157. Trays.....	AA-5
KITCHEN AND HOUSEHOLD UTENSILS	
158. Kitchen and household utensils, except as listed below.....	AA-3
159. Barware.....	AA-5
160. Bars, towel.....	AA-5
161. Boot and shoe trees.....	AA-5
162. Bottle cappers, household.....	AA-5
163. Candle holders.....	AA-5
164. Candlesticks.....	AA-5
165. Canisters.....	AA-5
166. Carpet beaters.....	AA-5
167. Clothes racks.....	AA-5
168. Commodes.....	AA-5
169. Crumb sets.....	AA-5
170. Curtain fixtures and rods.....	AA-5
171. Dish drainers.....	AA-5
172. Door mats.....	AA-5
173. Drapery attachments and fixtures.....	AA-5
174. Fireplace hardware, grates, baskets and screens.....	AA-5
175. Fly swatters.....	AA-5
176. Grids, camp.....	AA-5
177. Hardware, drapery.....	AA-5
178. Holders, salt, soaps, toilet paper, tooth brush, etc.....	AA-5
179. Ice crushers, cubers (domestic).....	AA-5
180. Jar openers.....	AA-5
181. Juice extractors.....	AA-5
182. Mats, wire door.....	AA-5
183. Nut crackers.....	AA-5
184. Racks, tie, towel, clothes.....	AA-5
185. Soap dishes.....	AA-5
186. Spice sets.....	AA-5
187. Spittoons.....	AA-5
188. Sprayers, water, household.....	AA-5
189. Stretchers, curtain.....	AA-5
190. Woodenware, novelty.....	AA-5

PAPER AND PAPER PRODUCTS

(Ratings for items listed under this heading apply only when the items are made of paper.)

Product:	Rating
191. Abrasive papers.....	AA-2
192. Adding machine and business machine rolls and folds.....	AA-3
193. All paper for delivery to U. S. Bureau of Engraving & Printing.....	AA-2X
194. Automotive oil cartridges.....	AA-2X
195. Blue prints and direct line papers.....	AA-2
196. Books and directories.....	AA-3
197. Cable insulation.....	AA-1
198. Caps, pads, cushions, and guards for fruit and vegetable packing.....	AA-3
199. Carbon paper.....	AA-3
200. Carbonizing paper.....	AA-3
201. Chart paper.....	AA-2
202. Charts, rolls, and tape for communication and recording instruments.....	AA-2
203. Cigarette papers and cigarette paper books.....	AA-5
204. Clock backs and cases.....	AA-3
205. Clothing.....	AA-3
206. Condenser paper.....	AA-1
207. Control knobs and dials.....	AA-2X
208. Cores and core plugs.....	AA-2X
209. Crepe cellulose wadding.....	AA-3
210. Crepe wadding for packing.....	AA-3
211. Crepe paper and crepe paper products.....	AA-5
212. Cups.....	AA-3
213. Dental mouth wadding.....	AA-2X
214. Diaper linings.....	AA-3
215. Dishes, spoons, forks, plates, trays and mats.....	AA-5
216. Electrical insulation tissues.....	AA-1
217. Electrical insulation press-board.....	AA-3
218. Envelopes in all styles except expansion.....	AA-3
219. Expanding envelopes or pockets.....	AA-3
220. Facial tissues.....	AA-3
221. Faces for gauges, clocks, and weighing equipment.....	AA-2X
222. Fibre conduit and fittings.....	AA-2X
223. File dividers and indexes.....	AA-3
224. Fillers—looseleaf except accounting.....	AA-3
225. Filter paper.....	AA-2
226. Fly paper.....	AA-3
227. Fly ribbons.....	AA-3
228. Folders—file.....	AA-3
229. Friction pulleys and wheels.....	AA-2X
230. Fuses and component parts thereof.....	AA-2X
231. Gaskets.....	AA-2X
232. Gears.....	AA-2X
233. Greeting cards.....	AA-5
234. Gummed flat paper.....	AA-3
235. Helmets and helmet accessories.....	AA-3
236. Hospital wadding.....	AA-2X
237. Household waxed paper, all styles.....	AA-5
238. Index cards, plain and ruled.....	AA-3
239. Instrument panels.....	AA-2X
240. Lens tissue.....	AA-1
241. Lithomat and photomat paper.....	AA-3
242. Map paper.....	AA-2
243. Mimeograph stencils.....	AA-3
244. Molded pulp products as paper machine articles.....	AA-5
245. Napkins (for industrial, commercial and institutional use)—bulk and dispenser type.....	AA-3

PAPER AND PAPER PRODUCTS—continued

Product:	Rating
246. Napkins (household) and table and tray covers.....	AA-5
247. Prepared tracing paper.....	AA-2
248. Pressure sensitive adhesive tape.....	AA-3
249. Reproduction papers—blue-print gelatine spirit process, photographing protective and other sensitized.....	AA-2
250. Scrap books and albums.....	AA-5
251. Stationery (papeterie, portfolio, and folder form).....	AA-5
252. Stationery, except otherwise listed.....	AA-3
253. Stencil base stock.....	AA-3
254. Straws—soda and drinking.....	AA-5
255. Tablets, pads and notebook.....	AA-3
256. Tabulating cards.....	AA-3
257. Tags, commercial and industrial only.....	AA-3
258. Toilet seat covers.....	AA-5
259. Toilet tissue.....	AA-2X
260. Towels.....	AA-3
261. Vertical file pockets.....	AA-3
262. V-Mail blanks.....	AA-3
263. Waxed, oiled, greaseproof glassine and parchment paper, all types and grades other than household packages.....	AA-2X
264. Waxed paper, except industrial.....	AA-5
265. Wrapping paper, paper bags, except industrial and military.....	AA-5
266. Wrapping tissue and cellophane.....	AA-5

Product:	Rating
267. Artificial leather and upholstery.....	AA-5
268. Ash trays.....	AA-5
269. Bathroom equipment.....	AA-5
270. Belting, transmission and conveyor.....	AA-2X
271. Candy molds.....	AA-5
272. Cap covers.....	AA-5
273. Christmas tree lighting devices.....	AA-5
274. Clutch facings and brake linings.....	AA-2X
275. Cushions, upholstery mattresses (except invalid and hospital use).....	AA-5
276. Desk and chair protection pads.....	AA-5
277. Desk sets.....	AA-5
278. Dish drainers.....	AA-5
279. Door checks and bumpers.....	AA-5
280. Door knob covers.....	AA-5
281. Exercise machine parts.....	AA-5
282. Tender protective plates.....	AA-5
283. Fish lures.....	AA-5
284. Flotation and life saving equipment.....	AA-2X
285. Fly swatters.....	AA-5
286. Foot bath trays.....	AA-5
287. Harvesting machinery parts.....	AA-2X
288. Industrial abrasive implements.....	AA-2X
289. Industrial tape, pressure sensitive and insulation.....	AA-2X
290. Inkwells and bottles.....	AA-5
291. Firemen's protective devices.....	AA-2X
292. Medical, surgical, dental drug sundries (for professional use only).....	AA-2X
293. Milk and milking equipment.....	AA-2X
294. Mine and industrial safety equipment.....	AA-2X
295. Novelties.....	AA-5
296. Oil well specialties.....	AA-2X

RUBBER AND RUBBER PRODUCTS, NATURAL AND SYNTHETIC—continued

Product:	Rating
297. Packing, gaskets and grommets.....	AA-2X
298. Pipe coupling rings.....	AA-2X
299. Printers' supplies.....	AA-2X
300. Rubber covered rolls and roll coverings.....	AA-2X
301. Rubber protected industrial equipment and rubber linings.....	AA-5
302. Serving trays.....	AA-5
303. Sink pads, mats, sprays.....	AA-5
304. Storage battery parts.....	AA-2X
305. Synthetic rubber (Butyl type and non-mutual GR-S).....	AA-1
306. Table tops.....	AA-5
307. Telephone bases and cord protectors.....	AA-5
308. Vibration mounts and shock absorbers.....	AA-2X
309. Window squeegees.....	AA-5
310. Wire and cable products.....	AA-2X

Product:	Rating
311. Abrasive cloths.....	AA-2
312. Animal bristles and hair.....	AA-2X
313. Bedspreads, covers, comforters, curtains, tablecloths and similar articles.....	AA-5
314. Clothing, hats, gloves and all other outerwear and undergarments or apparel, except rationed footwear, if made in whole or in part of leather or textile yarn, staple fibre or fabrics.....	AA-3
315. Closures, apparel.....	AA-3
316. Combinations of cotton, wool, or synthetic fabrics; woven, knitted or braided.....	AA-2X
317. Combinations of cotton, wool or synthetic yarn.....	AA-2X
318. Cordage fibres (as defined in M-84).....	AA-2X
319. Cotton fabrics; woven, knitted or braided.....	AA-2X
320. Cotton yarn.....	AA-2X
321. Dyestuffs.....	AA-2X
322. Findings, shoe (the materials, excepting leather, used in making shoes) for rationed footwear.....	AA-2X
323. Findings, shoe, for non-rationed footwear.....	AA-3
324. Footwear, rationed.....	AA-2X
325. Footwear, non-rationed.....	AA-3
326. Furs and products made therefrom.....	AA-3
327. Harness.....	AA-2X
328. Lace articles.....	AA-5
329. Leather for rationed footwear (limited to processed hides, skins and splits which have not been incorporated into any product).....	AA-2X
330. Leather for uses other than rationed footwear (limited to processed hides, skins and splits which have not been incorporated into any product).....	AA-3
331. Leather finishes.....	AA-3
332. Leather products as follows: a. Bill folds and wallets b. Card and key cases c. Cigar and cigarette cases and tobacco pouches d. Coin purses e. Desk sets f. Dog furnishings g. Luggage h. Purses	AA-5

TEXTILES, CLOTHING AND LEATHER—continued

Product:	Rating
333. Rayon—(except high tenacity).....	AA-2X
334. Shoe adhesives.....	AA-3
335. Shoe leather, cut stock (repair taps, insoles, mid-soles, counters, boxtoes and welting).....	AA-2X
336. Sponges.....	AA-3
337. Synthetic fabrics, woven, knitted or braided.....	AA-2X
338. Synthetic yarn.....	AA-2X
339. Textile fibres (animal and vegetable).....	AA-2X
340. Tire cord and tire fabrics (rayon, cotton, nylon).....	AA-1
341. Trimmings.....	AA-5
342. Vegetable tanning materials.....	AA-3
342. Wool fabrics: woven, knitted, felted or braided.....	AA-2X
344. Wool yarn.....	AA-2X

MISCELLANEOUS

345. Advertising prints.....	AA-5
346. Art goods.....	AA-5
347. Artists' supplies.....	AA-5
348. Automotive replacement parts (as defined in Order L-158 as amended).....	AA-2X
349. Beer.....	AA-5
350. Beverage compounds, concentrates and syrups.....	AA-5
351. Buttons: military.....	AA-3
352. Buttons: except military.....	AA-5
353. Calendars.....	AA-5
354. Cement (refractories).....	AA-2X
355. Chewing gum.....	AA-4
356. Chicks, baby.....	AA-2X
357. Christmas tree decorations and novelties.....	AA-5
358. Church goods (including products for religious use).....	AA-3
359. Controlled materials (as defined in CMP Regulation 1).....	AA-1
360. Desk sets and deskware.....	AA-5
361. Dental plaster.....	AA-2X
362. Diaries.....	AA-5
363. Distilled spirits for beverage purposes.....	AA-5
364. Fireworks.....	AA-5
365. Fluorspar.....	AA-2X
366. Fruit trees, berry bushes and vegetable plants.....	AA-2X
367. Hospital and dental equipment.....	AA-2X
368. Jewelry: military insignia only.....	AA-3
369. Jewelry: except military insignia.....	AA-5
370. Laundry starch.....	AA-3
371. Luggage.....	AA-5
372. Micro-crystalline wax and blends as defined in Order PDO-19.....	AA-2
373. Mirrors (other than integral part of furniture).....	AA-5
374. Motion picture prints or films.....	AA-2X
375. Musical instruments.....	AA-4
376. Novelties, ornamental and decorative, wood, paper, textile, rubber, glass, plastic, leather, clay, etc.....	AA-5
377. Orthopedic plaster.....	AA-2X
378. Petroleum restricted products as defined in M-201 to be delivered directly to Army, Navy, Maritime Commission and War Shipping Administration.....	AA-1
379. Petroleum restricted products as defined in M-201 for deliveries other than described in preceding item.....	AA-2X

MISCELLANEOUS—continued

Product:	Rating
380. Plumbing accessories, miscellaneous for tub, shower and lavatory (wood, paper, textile, rubber, plastic and glass).....	AA-5
381. Poultry, live.....	AA-2X
382. Printing plates and mats.....	AA-3
383. Purses.....	AA-5
384. Refractories.....	AA-2X
385. Safety equipment, clothing and devices as defined in Order L-114.....	AA-2X
386. Sanitary napkins and wadding stock.....	AA-2X
387. Seeds (vegetable).....	AA-2X
388. Shoe polishes, dressings, creams, preservatives, cleaners and stains.....	AA-3
389. Smelting and refinery products.....	AA-2X
390. Soap.....	AA-3
391. Soft drinks.....	AA-5
392. Sporting goods.....	AA-4
393. Surgical dressings.....	AA-2X
394. Tableware: plastic, wood, paper.....	AA-5
395. Tacks and nails: cut nails made from tack plate, wire shoe nails, non-ferrous nails, tacks except thumb tacks.....	AA-2X
396. Talc (crayons and forms).....	AA-2X
397. Tobacco and tobacco products.....	AA-4
398. Toys and games, wood, paper, textiles, rubber, plastic, clay, etc.....	AA-4
399. Wines.....	AA-5

[F. R. Doc. 44-11568; Filed, August 2, 1944; 11:23 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule XVI as Amended Aug. 2, 1944]

SPECIALTY PAPER AND BOARD

§ 3281.32 *Schedule XVI to Limitation Order L-120—(a) Definitions.* For the purpose of this schedule, including the appendix.

(1) The term "specialty paper and board" means and is limited to the kinds of paper and board commonly described and distributed in the paper trade by the names used as captions in the appendix below.

(2) A "grade" means one particular quality within a kind of paper or board such grade having the essential properties peculiar to such kind and common to all grades within such kind, but distinguished from other such grades by a difference in the degree to which one or several of those common properties are emphasized. However, a difference in the degree to which any common property is emphasized, due only to a difference in ash content, in sizing, in the quantity of adhesive in the coating formula, or in the dyes used in the paper or board or coating shall not be considered as resulting in a different grade.

(3) "Color" means any hue of the spectrum, including but not limited to ivory, india and green-white tints, and black, but not including white.

(4) The term "basis weight" means the weight in pounds per 500 sheets in the size indicated under the appropriate caption, or the equivalent weight of 500 sheets in any other size figured proportionately to the size specified.

(5) The term "thickness" means the thickness of a sheet of paper or board expressed either in terms of plies or by caliper in terms of thousandths of an inch measured by the Cady Micrometer.

(6) An "item" means a quantity of paper or board all of which is of the same size, grain, basis weight or thickness, finish, color and grade.

(7) The term "standard" as applied to grade, color, basis weight or thickness, and size means, with respect to each manufacturer, a grade, color, basis weight or thickness, and size selected or specified under A of the appropriate caption in the appendix below.

(8) The term "special" as applied to grade, color, basis weight or thickness, and size means, with respect to each manufacturer, any grade, color, basis weight or thickness, or size that is not standard.

(9) The term "special making order" means a single order placed by a single buyer for manufacture at one time for use by one printer, converter or consumer.

(10) The term "manufacture" includes all making and finishing operations prior to packaging or packing, including pasting whether by a primary manufacturer or otherwise.

(11) The terms "SU" and "WO" and similar terms as applied to tag stock refer to converter tag grades recognized by the trade as standard under A (1) of such caption by these terms, and, in conjunction with numbers indicating the thickness, also indicate certain technical standards and tolerances for weight, thickness and tear which apply thereto.

(12) The term "Converter Tag Board" means and is limited to those grades commonly sold to tag manufacturers and coating mills under the names and technical standards generally recognized by the "Tag Converting" industry.

(13) The term "Dealer Tag Board" means any grade of tag board other than converter tag board grades, commonly sold and distributed in the paper trade to others than tag manufacturers.

(b) *Identification of the paper or board subject to this schedule.* It shall be the duty of each person who manufactures paper or board to determine in the first instance, but subject to review and official classification by the War Production Board at any time thereafter, under which caption, if any, of the appendix belongs each kind of paper and board manufactured by him. There shall be taken into account in such determination, and in any review and reclassification by the War Production Board the designation by which the manufacturer heretofore identified or distributed the paper or board in question, the common designation in the paper trade of similar papers or boards

selling within the same general price range as the paper or board in question, and the common designation in the paper trade of papers or boards possessing the same general physical characteristics, manufactured by the same general processes, or commonly distributed and used for the same general uses as the paper or board in question. If a manufacturer is uncertain as to the proper caption under which to classify a particular kind of paper or board, or whether a particular kind of paper or board is such a paper or board at all or belongs under any caption of the appendix to this schedule, he may apply to the War Production Board, in writing, for an official classification of such paper or board, submitting with his application representative samples of the grade or grades in which he manufactures such paper or board, a full explanation of the processes by which he manufactures the same, the designation by which he has heretofore identified or distributed the same, the general uses for which it is intended, the general price range within which it is sold, and the types of paper or board with which it chiefly competes, and a full explanation of the reasons for his uncertainty. The War Production Board may on its own motion review a manufacturer's classification and substitute therefore an official classification. In any event, an official classification by the War Production Board by telegram or notice in writing sent to the manufacturer shall, unless and until the War Production Board shall amend or revise the same by telegram or notice in writing sent to the manufacturer, be conclusive.

(c) *Selection of grades for regular manufacture.* Each person who manufactures any kind of paper or board shall select such "grade" or "grades" (if selection is indicated under the appropriate caption), not to exceed the number specified in A (1) of the appropriate caption of the appendix below, as he may desire to adopt for regular manufacture, and shall forthwith notify the War Production Board of such selection on Form WPB-1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board, in writing, the original selection shall remain binding.

(d) *Selection of colors for regular manufacture.* If by the terms of A (2) under the appropriate caption of the appendix below a manufacturer is permitted with respect to a particular grade of a kind of paper or board to select a number of colors and such selection is indicated, each person desiring to manufacture such grade in colors shall immediately select therefor such particular colors, not to exceed the number indicated in A (2) of the appropriate caption, as he may desire to adopt for regular manufacture, and shall immediately notify the War Production Board of such selection on Form WPB-1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted

by the War Production Board in writing, the original selection shall remain binding.

(e) *General limitations.* No person shall manufacture any kind of specialty paper and board in any grade, color, basis weight or thickness, or size other than those specified or selected as standard under A of the appropriate caption of the appendix (if such standards are specified or selected under A of the appropriate caption) or contrary to any other provision under the appropriate caption. This general rule, is, however, subject to the following exceptions:

(1) Tolerances and variations are permitted to the extent provided in paragraph (f).

(2) Cutting and slitting to various sizes are permitted to the extent provided in paragraph (g).

(3) Special provision is made for "jobs" and "seconds" in paragraph (h).

(4) Special provision is made for export orders in paragraph (i).

(5) Exceptions are made for "special making orders" under B in certain captions of the appendix. However, regardless of these exceptions where special making orders are so permitted under any caption, the basis weight or thickness must not exceed the greatest standard basis weight or thickness permitted under A of such caption unless specific exception is made therefor under B.

(6) Specialty paper and board in process of manufacture on May 27, 1944, may be completed otherwise than by pasting.

(f) *Tolerances and variations.* The prohibitions and restrictions of this revised schedule are subject to the normal tolerances customary in the manufacture of the kind of paper or board under each caption of the appendix (with such exceptions as may be noted under the caption), and to the normal variations in quantity manufactured customarily acceptable in the paper trade for such kind. Nothing in this schedule shall restrict the remaking, because of faulty manufacture or excessive under-run, of all or any part of a "special making order" accepted in good faith for manufacture in accordance with the terms of this revised schedule.

(g) *Cutting and slitting.* Nothing in this revised schedule shall restrict the cutting of any sheet size to sizes of which the parent size is a multiple, *Provided*, The parent size is manufactured in accordance with the provisions of this schedule, nor restrict the slitting to fractional width rolls of any parent roll size manufactured in accordance with the provisions of this schedule on an order for rolls; however, a special sheet size may not be cut from a standard or special roll size except in a quantity and under the conditions, if any, applying to a "special size" under B of the appropriate caption in the appendix below.

(h) *Jobs and seconds.* Nothing in this schedule shall restrict the sale of "job lots" or "seconds" resulting from faulty manufacture or overruns customarily unacceptable to the buyer, which occur during a bona fide attempt to manufacture paper and board according to the terms of this schedule, provided that the manufacturer clearly informs the

purchaser that such paper or board is a "job lot" or "seconds" and so indicates on each package.

(i) *Exception for export.* Regardless of the foregoing provisions of this schedule and of the provisions of Limitation Order L-120, a person may manufacture for export (but may not without permission in writing from the War Production Board sell in the domestic market) any kind of specialty paper or board in any size, basis weight or thickness required, regardless of quantity: *Provided*, All other provisions of this schedule are complied with and (if the basis weight or thickness is greater than permitted) such person has received permission in writing from the War Production Board to manufacture the particular order in question in such basis weight or thickness.

(j) *Records and reports*—(1) *Standard samples.* Each person who manufactures any kind of specialty paper or board shall keep, readily available for inspection by the War Production Board, representative samples of each standard grade and each standard color of such grade selected by him under A (1) and A (2) of the appropriate caption.

(2) *Special making orders.* On and after May 27, 1944, each person who manufactures any "special making order" permitted under B of the appropriate caption of the appendix below shall require from the buyer a statement to the effect that such order is purchased for use by one printer or converter or consumer, shall keep such statement, together with a complete record of such order, readily available for inspection by the War Production Board and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(3) *Export orders.* On and after May 27, 1944, each person who manufactures specialty paper or board for export shall require from the buyer a statement on his purchase order to the effect that such paper or board is purchased for export, shall keep such statement, together with a complete record of the order against which such paper or board is manufactured, readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

NOTE: The reporting requirements of this schedule have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 2d day of August 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

APPENDIX—SCHEDULE XVI TO L-120

CONVERTER TAG BOARDS

A. Grades, colors, weights and sizes for regular manufacture.

NOTE: "Converter Tag Board" grades may be sold by the manufacturer only to fill in-

dividual orders, each placed by a single buyer for use by a tag manufacturer, or for use by a coating mill in manufacturing coated tag board for a tag manufacturer.

(1) *Standard grades.* With respect to each manufacturer, any grade or grades manufactured subsequent to August 1, 1943 as a "converter tag board" grade according to established manufacturing standards, such grade or grades to be selected as standard for regular manufacture and the War Production Board advised thereof as provided in paragraph (c) of the foregoing schedule.

(2) *Standard colors.* No restrictions.

(3) *Standard thicknesses.* WO Grade: Caliper .013 only; SU grade: Calipers .006, .008, .010, .013; and, if for manufacturing tags for use exclusively on cotton bales or for wet strength overseas shipping tags for the Armed Forces or for use in automatic tag marking machines, caliper .015, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

Other grades. With respect to each manufacturer and each standard grade of such manufacturer, any thickness made subsequent to August 1, 1943 in such standard grade is standard for such grade and such manufacturer. Each manufacturer shall report his standard thickness or thicknesses for each of his standard grades concurrently with his selection of his standard grades.

(4) *Standard size.* No restrictions.

(5) 20% tolerance on Elmendorf tear specifications instead of the usual 10% is permitted for "SU" and "WO" grades.

B. *Exceptions for special making orders to be sold under the provisions of the note under A of this caption—*(1) *Special grades.* A special grade of converter tag board may be manufactured by any manufacturer in a quantity of at least 10,000 pounds of a thickness and at least 5,000 pounds of each item, provided that such grade and such thickness is a standard grade and thickness for any other manufacturer.

(2) *Special thickness.* A special thickness may be manufactured in WO and SU grades to fill a special making order in a quantity of at least 10,000 pounds of a thickness in one grade, *Provided*, The thickness is no less than .006 and no greater than permitted under A. (3).

(3) [Deleted August 2, 1944.]

DEALER TAG BOARDS

(Including Grades Containing Rope, Jute or Special Fiber)

A. *Grades, colors, basis weights or thicknesses, and sizes for regular manufacture—*(1) *Standard grades.* Chemical woodpulp, rope, jute and special fibre not more than one in each kind; Groundwood content (minimum 25% groundwood): Not more than two; selected according to paragraph C of the foregoing schedule.

(2) *Standard colors.* White, natural, and six colors, selected according to paragraph (d) of the foregoing schedule.

(3) *Standard basis weights* (per 500 sheets 24" x 36"): Chemical wood pulp, rope, jute and special fibre: 80, 100, 125, 150; Groundwood content: 100, 125, 150, 175; and if for use as time-clock cards caliper .014 in Groundwood content regardless of weight, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is exclusively for such use. The manufacturer shall keep such

statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) *Standard sizes* (in inches).

Sheets: 24 x 36, 22½ x 28½.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths, and any roll width may be considered a standard size when manufactured as part of a full machine deckle.

B. *Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule—*(1) *Specific grades.* None permitted.

(2) *Special colors.* A special color may be manufactured to fill a special making order in a standard grade and basis weight in a quantity of at least 10,000 pounds and in at least 5,000 pounds of each item.

(3) *Special basis weights.* A special basis weight may be manufactured to fill a special making order in a quantity of at least 10,000 pounds of a standard grade and in at least 5,000 pounds of each item, *Provided*, The basis weight is no lighter or heavier than permitted under A. (3) above.

(4) *Special sizes.* A special size may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of an item, either sheet or roll.

(a) In a standard grade, standard color and standard basis weight, or

(b) In a special color in the quantities provided for under exception (2) above.

FILE FOLDER STOCK

A. *Grades, colors, basis weights or thicknesses, and sizes for regular manufacture—*(1) *Standard grades.* Not more than 3 selected according to paragraph (c) of the foregoing schedule.

(2) *Standard colors.* Natural only.

(3) *Standard thicknesses.* Calipers .008 and .0095.

(4) *Standard sizes.* Any sheet size or roll width is a standard size if manufactured at one time in a quantity of at least 5000 pounds of an item.

B. *Exceptions for special making orders as defined in (a) (9) of the foregoing schedule—*(1) *Special grades.* A special grade may be manufactured to fill a special making order in a quantity of at least 20,000 pounds in caliper .011, provided the chemical woodpulp fibre content does not exceed 50%.

(2) *Special colors.* None permitted.

(3) *Special thicknesses.*

(a) Caliper .011 may be manufactured only in a special grade as provided for under exception (1) above.

(b) *Special basis weights.* Basis weight 24" x 36"—200 may be manufactured to fill a special making order, provided that:

(1) The quantity is at least 10,000 pounds in one standard grade and color and with at least 5,000 pounds of each item; and

(2) The stock is for use in making guide cards, and before the sale thereof the manufacturer shall require from the buyer a statement that the order is exclusively for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

[NOTE: Paragraph (c) formerly (b) redesignated Aug. 2, 1944.]

(c) Caliper .017 may be manufactured to fill a special making order in any standard grade, *Provided*, That:

(1) The quantity is at least 20,000 pounds in one standard grade and color and at least 5000 pounds of each item, and

(1) The stock is for use in making file folders to each of which is attached a metal or riveted celluloid index tab, and before the sale thereof the manufacturer of file folder stock shall require from the buyer a statement that the order is exclusively for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

[F. R. Doc. 44-11566; Filed, August 2, 1944; 11:23 a. m.]

PART 3293—CHEMICALS

[General Allocation Order M-300, Schedule 40]

FERRO- AND FERRI-CYANIDES

§ 3293.1040 *Schedule 40 to General Allocation Order M-300—*(a) *Definition.* "Ferro- and ferri-cyanides" means any one of the following, in solid or solution form:

(1) Sodium ferro-cyanide (yellow prussiate of soda)

(2) Potassium ferro-cyanide (yellow prussiate of potash)

(3) Potassium ferri-cyanide (red prussiate of potash)

(4) Potassium-sodium ferri-cyanide (for example, "Redsol Crystals").

(b) *General restrictions.* Ferro- and ferri-cyanides are subject to the provisions of General Allocation Order M-300 as Appendix A materials. The initial allocation date is September 1, 1944. The allocation period is the calendar month. The small order exemption per person per month is as follows:

	Pounds
(1) Sodium ferro-cyanide.....	720
(2) Potassium ferro-cyanide.....	100
(3) Potassium ferri-cyanide.....	100
(4) Potassium-sodium ferri-cyanide....	370

(c) *Suppliers' applications on WPB-2946.* Each supplier seeking authorization to deliver shall file application on Form WPB-2946. Filing date is the 15th day of the month before the proposed delivery month. File separate sets of forms for each ferro- and ferri-cyanide. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-40. Unit of measure is pounds. In Table I fill in Columns 1 through 4 and leave Column 5 blank. Report sizes of container in Column 5 (a) such as 360-pound barrels, 100-pound kegs, etc. An aggregate quantity may be requested as a separate item, without specifying customers' names, for delivery on exempt small orders. In Column 7 report total actual shipments on small orders during the latest month for which figures are available, indicating the month covered. In Table II fill in Columns 9 through 15 as indicated, leaving Columns 8 and 16 blank.

(d) *Customers' applications on WPB-2945.* Each person seeking authorization to use or accept delivery shall file application on Form WPB-2945. File separate sets of forms for each ferri- and ferro-cyanide and for each supplier. Filing date is the 10th of the month before the requested allocation month. Send three copies (one certified) to the War Production Board, Chemicals Bureau,

Washington 25, D. C., Ref: M-300-40, and one copy (reverse side blank) to the supplier. The unit of measure is pounds. In Column 2 specify requirements for the next month only. Fill in Column 3 in terms of the following:

- Iron blue.
- Blue print paper.
- Developer.
- Other primary product (specify).
- Inventory (in original form).
- Export (in original form).
- Resale (in original form).

In Column 4 specify and use in accordance with paragraph (11-a) of Appendix E of Order M-300.

In table II fill in Columns 13 through 16. If more than one primary product is produced show actual quantity of ferros or ferri-cyanide in the latest available month for each in Column 14, indicating in Column 11 the name of the primary product reported in Column 14. Fill in Table III as indicated and leave Tables IV and V blank.

(e) *Budget Bureau approval.* The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(f) *Communications to War Production Board.* Communications concerning this schedule shall be addressed to: War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-40.

Issued this 2d day of August 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-11567; Filed, August 2, 1944; 11:23 a. m.]

Chapter XI—Office of Price Administration

PART 1340—FUEL

[MPR 88, Amdt. 13]

FUEL OIL, GASOLINE AND LIQUEFIED PETROLEUM GAS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 88 is amended in the following respects:

1. Section 2.28 (b) is amended to read as follows:

(b) *Philadelphia, Pennsylvania area.* In the Metropolitan Philadelphia Area, comprising that section of the State of New Jersey which is within a radius of seventeen and one-half (17½) miles of the City Hall Building in the City of Philadelphia, Pennsylvania, maximum tank wagon prices of grades Nos. 5 and 6 fuel oil shall be as follows:

Grades:	Cents per gallon
Grade No. 5 fuel oil in single lots of 1,000 gallons or more.....	5.76
Grade No. 5 fuel oil in single lots of less than 1,000 gallons.....	6.26
Grade No. 6 fuel oil in any quantity..	5.05

*Copies may be obtained from the Office of Price Administration.

2. Section 2.36 (b) is amended to read as follows:

(b) *Metropolitan Philadelphia area.* In the Metropolitan Philadelphia area comprising that section of the State of Pennsylvania which is within a radius of seventeen and one-half (17½) miles of the City Hall Building in the City of Philadelphia, Pennsylvania, maximum tank wagon prices of grades Nos. 5 and 6 fuel oil shall be as follows:

Grades:	Cents per gallon
Grade No. 5 fuel oil in single lots of 1,000 gallons or more.....	5.76
Grade No. 5 fuel oil in single lots of less than 1,000 gallons.....	6.26
Grade No. 6 fuel oil in any quantity..	5.05

3. Article III is amended to read as follows:

ARTICLE III—MAXIMUM PRICES FOR HEAVY FUEL OIL FOR AREAS NOT LIMITED TO A SINGLE STATE OR TERRITORY

SEC. 3.1 *Products and area covered—*

(a) *Heavy fuel oil—definition of.* The term heavy fuel oil as used in this Article means any of the following products, except diesel fuels, provided such products fall within Commercial Standard Specifications for fuel oils as to flash point, water, and sediment:

- (1) Crude oil sold to tank wagon resellers for resale as fuel oil or gas enrichment oil or to consumers for use as fuel oil or gas enrichment oil;
- (2) Residual fuel oil;
- (3) Blends of (1) and (2) with each other;
- (4) Blends of any of the foregoing with distillate fuel oils or other petroleum fractions.

(b) *Area covered.* The provisions of this article apply in the Continental United States, other than Petroleum Administration for War District No. 5.

SEC. 3.2 *Permissible increases for certain marketers—*(a) *On certain f. o. b. refinery shipments.* When made by an eligible marketer as defined in section 1.14 (j), the maximum price, on an f. o. b. refinery shipment from any point covered by section 3.4 to an ultimate destination other than in Petroleum Administration for War District 1, shall be the maximum f. o. b. refinery price established for the particular shipping point in such section plus 5.25 cents per barrel; or

(b) *On sales to governmental agencies pursuant to public bidding.* If bids are taken by a governmental agency on an f. o. b. shipping point price basis, then, on such a bid, if the bidder is an eligible marketer, as defined in section 1.14 (j), he may bid and charge, for an f. o. b. refinery shipment from any point covered by section 3.4 the maximum f. o. b. refinery price established for the particular shipping point in such section plus 10.5 cents per barrel, *Provided*, That the laid-down cost to such governmental agency does not exceed the sum of the maximum f. o. b. price of each person participating in the particular bidding as determined or established under any other section of this regulation for the shipping point from which each bidder proposes to make shipment plus the actual cost of transportation that would be

incurred from such point to destination by such person.

SEC. 3.3 *Permissible brokerage charges to buyers.* The terms "broker," "eligible broker" and "brokerage commission" are defined in section 1.14 (k) of this regulation. Except as herein provided, a buyer may not be charged brokerage commission which will increase the buyer's cost on an f. o. b. refinery shipment from any point covered by section 3.4 to more than the maximum f. o. b. refinery price established for the particular shipping point in such section. When, however, an f. o. b. refinery shipment from any point covered by such section has been found or negotiated by an eligible broker or eligible brokers a buyer may be charged brokerage commission, which, added to the f. o. b. refinery price established for the particular shipping point under such section, will not increase the buyer's f. o. b. refinery cost to more than 5.25 cents per barrel above such maximum price.

SEC. 3.4 *Specific prices f. o. b. certain shipping points—*(a) *To whom applicable.* The maximum prices for heavy fuel oil within the Price Areas described in (b) below and set forth in this section shall apply as follows:

- (1) In bulk lots f. o. b. refineries and seaboard tanker terminals for shipment to any destination;
- (2) In bulk lots f. o. b. river tanker terminals at Albany, New York, and the Mississippi River up to and including Baton Rouge, Louisiana, for shipment to any destination;
- (3) In bulk lots f. o. b. any bulk storage on sales of crude oil for shipment to any destination;
- (4) In bulk lots f. o. b. any bulk storage outside Petroleum Administration for War District 1 for shipment to ultimate destinations in Petroleum Administration for War District 1.

(b) *No. 6 Commercial Standard Specifications fuel oil:*

Price area: ¹	Dollars per 42-gallon barrel ²
A.....	1.02
B.....	0.97
C.....	0.97
D.....	0.97
E.....	1.14
F.....	1.51
G.....	1.56
H ³	1.74
I.....	1.77
J.....	1.95
K ⁴	2.16
L.....	1.97
M.....	1.77
N.....	1.72
O.....	1.62
P.....	1.27
Q.....	1.22
R.....	1.15
S.....	0.92
T.....	0.99
U.....	0.96
V.....	1.36
W.....	1.07

¹ On sales f. o. b. refineries located at any point not covered by the price areas described in the above table sellers shall file a tentative price with the Petroleum Branch of the Office of Price Administration in Washington, D. C., in accordance with the requirements of section 8.3 of this regulation.

*Prices in that portion of this price area within the States of Illinois and Indiana shall not be applicable on sales to tank wagon resellers located in the metropolitan Chicago area. Maximum shipping point prices to such tank wagon reseller must be filed without regard to the other provisions of this regulation in accordance with the requirements of section 8.3 of this regulation.

*Quantity adjustments for water and sediments shall be made in accordance with No. 6 Commercial Standard requirements.

*On sales f. o. b. refineries and terminals within the Schedule "D" area of Zone 6, as defined in section 1.14 (n), for shipment to ultimate destinations in Petroleum Administration for War District 1 outside of such Schedule "D" area the maximum price shall be the prices designated above less 30 cents per barrel.

Price Area A comprises Kansas, excluding, however, the area within a radius of 25 miles of Kansas City, Missouri.

B comprises Oklahoma, Arkansas, Louisiana (excluding, however, Gulf Coast ports and Mississippi River ports up to and including Baton Rouge), Texas (excluding, however, Gulf Coast ports and Panhandle which is defined hereby as the portion of Texas north of the southern boundaries of Farmer, Castro, Swisher, Briscoe, Hall and Childress and El Paso County).

C comprises New Mexico (excluding, however, Dona Ana County) and Texas Panhandle (which is defined hereby as the portion of Texas north of the southern boundaries of Farmer, Castro, Swisher, Briscoe, Hall, and Childress).

D comprises Texas Gulf Coast ports and Louisiana Gulf Coast ports and Mississippi River ports up to and including Baton Rouge.

E comprises the area within a radius of 25 miles of Kansas City, Missouri.

F comprises that part of Missouri within a radius of twenty-five miles of St. Louis, Missouri, and the following counties of Illinois: St. Clair, Madison, Montgomery, Bond, Clinton, Washington, Jefferson, Marion, Fayette, Shelby, Effingham, Clay, Wayne, Hamilton, Christian, White, Edwards, Wabash, Richland, Lawrence, Crawford, and Jasper.

G comprises the following counties of Kentucky: Union, Estill, Henderson, Daviess, Hancock, Breckinridge, Meade, Hardin, Bullitt, Jefferson and Oldham; and the following counties of Indiana: Posey, Vanderburgh, Warrick, Spencer, Perry, Crawford, Harrison, Floyd and Clark.

H comprises the following counties of Illinois: Lake, Cook, Du Page and Will; the following counties of Indiana: Lake, Porter and La Porte; and the State of Michigan (excluding, however, the counties of Wayne and Monroe).

I comprises the area within a radius of 25 miles of Indianapolis, Indiana; the following counties of Ohio: Hamilton, Clermont, Brown, Adams, Scioto, Lawrence, Gallia, Meigs; and the following counties of Kentucky: Boone, Kenton, Campbell, Pendleton, Bracken, Mason, Lewis, Greenup and Boyd.

J comprises the following counties of Michigan: Wayne and Monroe; and the following counties of Ohio: Lucas, Wood, Hancock, Putnam, Allen and Licking.

K comprises the following counties of Ohio: Lorain, Medina, Cuyahoga, Summit, Stark, Portage, Geauga, Lake, Ashtabula, Trumbull, Mahoning, Columbiana; and the following counties of Pennsylvania: Potter, Cameron, Clearfield, Cambria, Somerset and all other Pennsylvania counties west thereof; and West Virginia.

L comprises Albany, New York.

M comprises Portland, Maine; Portsmouth, New Hampshire; Boston and Fall River, Massachusetts; Tiverton and Providence, Rhode Island; New Haven, Connecticut; New York Harbor; Philadelphia Harbor; Baltimore, Maryland; and Norfolk, Virginia.

N comprises Wilmington, North Carolina; Charleston, South Carolina; Savannah, Georgia; Jacksonville and Miami, Florida.

O comprises Tampa, Florida.

P comprises Pensacola, Florida.

Q comprises Mobile, Alabama.

R comprises Colorado.

S comprises Wyoming.

T comprises the Montana counties of Blaine, Fergus, Golden Valley, Stillwater and Carbon and counties of Montana east thereof.

U comprises the Montana counties of Hill, Chouteau, Judith Basin, Wheatland, Sweet Grass, Park and counties of Montana west thereof.

V comprises Utah.

W comprises Mississippi except Gulf Coast ports.

(c) Fuel oil required to meet No. 5 Commercial Standard Specification fuel oil only:

	Dollars per 42-gallon barrel
Price area as described in (a):	
"D"-----	1.05

(d) Navy Grade Special fuel oil:

Price area as described in (a):	
"D"-----	1.05
"M"-----	1.85

SEC. 3.5 Formula prices for both shipping and delivery points, No. 6 Commercial Standard Specifications fuel oil. Except as provided in section 3.4 above, a seller's maximum price or prices at a particular shipping or delivery point for No. 6 Commercial Standard Specifications shall be the sum of his maximum price or prices for No. 6 Commercial Standard Specifications fuel oil as determined under other provisions of this regulation, other than prices approved under Article VIII,¹ on a gravity scale basis, at such shipping or delivery point and the amount designated below:²

Price area:	Amount of increase
AA-----	0.12
BB-----	0.17
CC-----	0.06
DD-----	0.09
EE-----	0.20
FF-----	0.19
GG-----	0.16
HH-----	0.10
II-----	0.14

¹ If a seller's maximum price for heavy fuel oil has been established heretofore under Article VIII of this regulation, such seller's maximum price for No. 6 Commercial Standard Specifications fuel oil shall be the price approved under such article for such fuel oil of 13-15.9° API gravity.

² Other than at refineries and terminals covered by section 3.4, inventories on hand may be sold on the basis of maximum prices in effect prior to August 1, 1944 until September 1, 1944.

Price Area AA comprises Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York (excluding, however, counties of Chautauqua, Erie, Niagara, Cattaraugus, Allegany, Wyoming, Genesee and Orleans), Pennsylvania (excluding, however, counties of Potter, Cameron, Clearfield, Cambria, Somerset and all other Pennsylvania counties west thereof), New Jersey, Maryland, District of Columbia, Delaware, Virginia, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi Gulf Coast Ports, Louisiana Gulf Coast ports, Louisiana, Mississippi River ports up to and including Baton Rouge, and Texas Gulf ports.

BB comprises Mississippi (excluding, however, Gulf Coast ports), Louisiana (excluding, however, Gulf Coast ports and Missis-

issippi River ports up to and including Baton Rouge), Texas (excluding, however, Gulf Coast ports), Tennessee, Arkansas, New Mexico, Oklahoma, Kansas (excluding, however, the area within a radius of 25 miles of Kansas City, Missouri), Missouri (excluding, however, the areas within a radius of 25 miles of Kansas City, Missouri and St. Louis, Missouri), Iowa, Minnesota, Wisconsin, North Dakota, South Dakota, Nebraska, and Wyoming, except that for Wyoming opposite gravities 20.0° to 24.9° and 25.0° and above API add only 29¢.

CC comprises the following counties of Illinois: Lake, Cook, DuPage and Will; the following counties of Indiana: Lake, Porter, LaPorte; Ohio (excluding, however, the following counties of Hamilton, Clermont, Brown, Adams, Scioto, Lawrence, Gallia, Meigs); the following counties of New York: Chautauqua, Erie, Niagara, Cattaraugus, Allegany, Wyoming, Genesee, Orleans; the following counties of Pennsylvania: Potter, Cameron, Clearfield, Cambria, Somerset, and all other counties of Pennsylvania west thereof; West Virginia; and Michigan.

DD comprises that part of Missouri within a radius of 25 miles of St. Louis, Missouri; Illinois (excluding, however, the counties of Lake, Cook, DuPage and Will); Indiana (excluding, however, the counties of Lake, Porter, and LaPorte); the following counties of Ohio: Hamilton, Clermont, Brown, Adams, Scioto, Lawrence, Gallia, and Meigs; Kentucky.

EE comprises Colorado.

FF comprises Eastern Montana which is defined hereby as the portion of Montana east of the western boundaries of the counties of Blaine, Fergus, Golden Valley, Stillwater and Carbon.

GG comprises Western Montana which is defined hereby as the portion of Montana west of the eastern boundaries of the counties of Hill, Chouteau, Judith Basin, Wheatland, Sweet Grass and Park, Idaho.

HH comprises Utah.

II comprises the area within a 25 mile radius of Kansas City, Missouri.

SEC. 3.6 Formula prices for No. 5 Commercial Standard Specification fuel oil, other heavy fuel oils of lower viscosities than No. 6 Commercial Standard Specification fuel oil and heavy fuel oil when sold for use as gas enrichment oil. A seller's maximum price or prices at a particular shipping or delivery point for heavy fuel oil which either meets No. 5 Commercial Standard Specification fuel oil or has a lower viscosity than No. 6 Commercial Standard Specification fuel oil or heavy fuel oil when sold for use as gas enrichment oil shall be determined as follows:

(a) If such heavy fuel oil is a grade that is specially required in the prosecution of the war such as Navy Grade Special, which was not being sold by a particular seller during the 60-day period preceding October 15, 1941 then such seller shall either adopt his maximum price for No. 6 Commercial Standard Specification as established in this Article III or he shall file a tentative maximum price in accordance with the provisions of section 8.3 of this regulation.

(b) If (a) above does not apply then a seller's maximum price or prices shall be either (1) the maximum price or prices established for such seller at such shipping or delivery point under this Article III for No. 6 Commercial Standard Specification fuel oil or (2) the maximum price at such shipping or delivery point for the same grade of fuel oil as deter-

mined under other provisions of this regulation except section 5.3, whichever is higher.

This amendment shall become effective August 1, 1944.

Issued this 1st day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-11543; Filed, August 1, 1944;
4:52 p. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 5C, Amdt. 140]

MILEAGE RATIONING: GASOLINE REGULATIONS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Ration Order 5C is amended in the following respects:

1. In § 1394.7551 (a) (7) the second sentence is amended to read as follows: "The term includes Post Exchanges and Ships' Service Stores, and any person, other than a distributor, operating a tank truck or tank wagon for transfer of gasoline directly to consumers, who does not also maintain stationary gasoline storage tanks."

2. In § 1394.7551 (a) (10) the last sentence is amended to read as follows: "The term shall include coupons, checks, acknowledgments of delivery, gasoline purchase permits, inventory coupons, export certificates on Form OPA R-560, military receipts on Form OPA R-593, and gasoline deposit certificates when issued in lieu of inventory coupons."

3. In § 1394.7551 (a) (17) the first sentence is amended to read as follows: "Licensed distributor" means any person, except the Army, Navy, Marine Corps, Coast Guard, Maritime Commission, War Shipping Administration, or any military or naval activity such as Post Exchanges and Ships' Service Stores, who transfers, receives or uses gasoline in such manner as to be required to account for the State motor fuel taxes imposed thereon directly to the motor fuel tax administration of a State."

4. Section 1394.7952 is amended to read as follows:

§ 1394.7952 *Acknowledgments of delivery and military receipts.* (a) Acknowledgments of Delivery (Form OPA R-594) and Military Receipts for Delivery of Gasoline (Form OPA R-593), to be used for the acquisition of gasoline by or on behalf of the Army, Navy, Marine Corps and Coast Guard, will be issued by the Washington Office to the Washington headquarters of such agencies. Such forms bearing the signature of an authorized officer, agent or employee of any such agency shall be valid as an au-

thorization of the transfer of gasoline by any person to whom it is presented, to the extent of the gallonage thereon stated when such transfers are made in accordance with the provisions of § 1394.8154 (c) and (d).

(b) In the event that an Acknowledgment of Delivery form should not be available, gasoline may be acquired by or on behalf of such agencies in exchange for an Emergency Acknowledgment on official letterhead of the agency on whose behalf the gasoline is acquired, or on any other form if such a letterhead is unavailable. Such Emergency Acknowledgment shall be valid as an authorization of the transfer of gasoline by any person to whom it is presented to the extent of the gallonage thereon stated when such transfer is made in accordance with the provisions of § 1394.8154. Such Emergency Acknowledgment may be used as an evidence for the purpose of replenishment by the transferor. Such Emergency Acknowledgment shall contain the following:

(1) The name and address of the transferor.

(2) The date on which the transfer is made.

(3) The number of gallons of gasoline transferred.

(4) The description of the vehicle or vehicles which receive the transfer.

(5) Place of delivery.

(6) Signature of the receiving officer, agent or employee.

(7) A statement by such receiving officer, agent or employee that the gasoline transferred in exchange for such acknowledgment will be used exclusively by the Army, Navy, Marine Corps or Coast Guard.

5. Section 1394.8151 is amended by substituting for the phrase "except as provided in §§ 1394.8157, 1394.8158 and 1394.8210," the phrase "except as provided in §§ 1394.8154a, 1394.8157, 1394.8158, and 1394.8210."

6. In § 1394.8153 (c) the headnote is amended to read, "*Bulk transfers in exchange for ration checks*" and the first and second sentences in the text preceding subparagraph (1) are deleted.

7. Section 1394.8153 (c) (1) (iv) is added to read as follows:

(iv) When a transfer of gasoline is made to the Army, Navy, Marine Corps, Coast Guard, Maritime Commission or War Shipping Administration, a ration check need not be surrendered simultaneously with delivery, but may be forwarded by the transferee to the transferor as soon as practicable thereafter.

8. Section 1394.8154 is amended to read as follows:

§ 1394.8154 *Transfers in exchange for acknowledgments of delivery and military receipts.* (a) On and after April 21, 1944, an Acknowledgment of Delivery on Form OPA R-544, bearing a revision date earlier than April 15, 1943, shall be invalid for any purpose.

(b) On or before August 31, 1944, transfers may be made to the Army,

Navy, Marine Corps, Coast Guard, Maritime Commission and War Shipping Administration of the United States in exchange for an Acknowledgment of Delivery on Form OPA R-544 Revised, bearing the revision date, April 15, 1943, or a later date.

(c) Transfers in exchange for an Acknowledgment of Delivery on Form OPA R-594 may be made by any person when such transfers are made directly into the fuel tanks of motor vehicles, motor boats or equipment which are owned or leased and operated by the Army, Navy, Marine Corps or Coast Guard, and are clearly identifiable as so owned or leased and operated. Each Acknowledgment of Delivery shall be signed by the officer, agent or employee who receives such transfer. In the event that an Acknowledgment of Delivery form is not available, such transfers may be made in exchange for an Emergency Acknowledgment which is prepared in accordance with the provisions of § 1394.7952.

(d) Transfers may be made in exchange for Military Receipts for the delivery of gasoline on Form OPA R-593 when such transfers are made directly into the fuel tanks of private passenger automobiles. Each Military Receipt shall be signed by the officer, agent or employee who receives such transfer. No transfer in exchange for any one Military Receipt may exceed five gallons.

9. Section 1394.8154a is added to read as follows:

§ 1394.8154a *Transfers by the armed forces.* The Army, Navy, Marine Corps or Coast Guard and any activity of such agencies other than Post Exchanges or Ships' Service Stores, may make transfers of gasoline in exchange for valid evidences without registering as a dealer or a distributor.

10. Section 1394.8206a (c) is amended to read as follows:

(c) Each Post Exchange and Ships' Service Store may open a gasoline ration bank account of the type described in General Ration Order 3A.

11. Section 1394.8206a (g) is added to read as follows:

(g) The Army, Navy, Marine Corps, Coast Guard, War Shipping Administration and Maritime Commission are authorized to open one or more gasoline ration bank accounts of the type described in General Ration Order 3B.

12. In § 1394.8206b (a) the text preceding subparagraph (1) is amended to read as follows: "Each distributor, Post Exchange and Ships' Service Store shall deposit in its account all gasoline coupons or other evidences (including checks) received by it, except as provided in paragraph (c) hereof: *Provided*, That such distributor, Post Exchange or Ships' Service Store shall not deposit:

13. Section 1394.8206b (a) (18) is added to read as follows:

(18) On and after September 21, 1944, any Acknowledgment of Delivery on Form OPA R-544 (Revised).

*Copies may be obtained from the Office of Price Administration.

18 F.R. 15937.

14. Section 1394.8207 (i) is added to read as follows:

(i) All provisions of this order which are applicable to transfers of gasoline by a dealer or distributor to a dealer shall be applicable to transfers between a Military or Naval Post or Station and such activities as Post Exchanges and Ships' Service Stores.

15. Section 1394.8210 (c) is revoked.

16. Section 1394.8212 is amended to read as follows:

§ 1394.8212 *Summaries and endorsement of acknowledgments, military receipts and gasoline purchase permits.* (a) Each dealer, and distributor shall attach the Acknowledgments of Delivery, Military Receipts for the delivery of gasoline and gasoline purchase permits delivered to him by authorized purchasers to a summary of coupons or other evidences (Form OPA R-541) on which he shall separately summarize the number of such acknowledgments and the number of gallons sold and the number of such receipts and the number of gallons sold, and the number of such permits and the number of gallons sold.

(b) Each dealer and distributor who accepts a gasoline purchase permit (Form OPA R-571), Acknowledgment of Delivery (Form OPA R-594) or Military Receipt (Form R-593) from a consumer in exchange for a transfer of gasoline shall write his name and the address of his place of business where the transfer was made on the back of such permit, acknowledgment or receipt before delivering it to a distributor or depositing it in his ration bank account.

17. Section 1394.8215 (1) is added to read as follows:

(1) (1) On or before September 11, 1944, each dealer who has in his possession or control Acknowledgments of Delivery issued on Form OPA R-544 bearing the revision date, 4-15-43, which he acquired before September 1, 1944, in exchange for lawful transfers of gasoline, shall surrender such acknowledgments to a distributor in exchange for a transfer of gasoline, or to a Board having jurisdiction over the area in which his place of business is located, in exchange for a gasoline deposit certificate equal in gallonage value to the acknowledgments so surrendered. Before making such surrender, each dealer shall attach such acknowledgments to a summary form (Form OPA R-541) on which he shall summarize the number of such acknowledgments and the number of gallons sold.

(2) After September 11, 1944, no distributor shall accept from any dealer or distributor Acknowledgments of Delivery issued on Form OPA R-544 bearing the revision date 4-15-43, nor shall any distributor make any transfers of gasoline in exchange for such evidences. On or before September 20, 1944, each dis-

tributor shall deposit in appropriate ration bank accounts maintained by him any such evidences received by him in exchange for a lawful transfer of gasoline on or before September 11, 1944.

18. Section 1394.8217 (a) (1) is amended by inserting in the text following the citation "§ 1394.8153 (c) (1) (i), (ii) or (iii)", the following provision, "bulk transfers to the Army, Navy, Marine Corps, Coast Guard, Maritime Commission or War Shipping Administration for which evidences have not been received."

19. In § 1394.8218 (d) (1) the subdivision "(vii)" is redesignated "(viii)" and a new "(vii)" is added to read as follows:

(vii) Bulk transfers to Army, Navy, Marine Corps, Coast Guard, Maritime Commission and War Shipping Administration for which evidences have not been received.

20. Section 1394.8220 (b) is added to read as follows:

(b) On or before August 2, 1944, each Post Exchange and each Ships' Service Store shall make application for registration as a dealer as of the close of business on July 31, 1944, by filing Form OPA R-545 with the Board having jurisdiction over the area in which such Post Exchange or Ships' Service Store is located. Each such application shall be classed as an application for original registration. On or before August 31, 1944, each Post Exchange and each Ships' Service Store shall submit a report and reconciliation statement in accordance with § 1394.8218 for the month of July, 1944. Each such activity that maintains a ration bank account shall submit with such report a certified check in an amount equal to the total gallonage value of coupons or other evidences received by it in exchange for transfers of gasoline made prior to August 1, 1944, not previously remitted. Each such activity which does not maintain a ration bank account shall surrender to the Board all coupons and other evidences received by it in exchange for transfers of gasoline made prior to August 1, 1944, and the Board shall issue a receipt which shall contain the gallonage value of the coupons and other evidences surrendered. Such receipt shall be submitted with the report and reconciliation statement in lieu of a ration check.

This amendment shall become effective August 1, 1944.

(Pub. Law 671, 76th Cong.; as amended by Pub. Laws 89, 421 and 507, 77th Cong.; WPB Dir. No. 1, Supp. Dir. No. 1Q, 7 F.R. 562, 9121; E.O. 9125, 7 F.R. 2719)

Issued this 1st day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-11547; Filed, August 1, 1944; 4:53 p. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[Rev. RO 11, Amdt. 18]

FUEL OIL

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Revised Ration Order 11 is amended in the following respects:

1. Section 1394.5454 (a) is amended to read as follows:

§ 1394.5454 *Acknowledgment of delivery.* (a) Acknowledgment of delivery on Form OPA R-544 (Revised) to be used for the acquisition of fuel oil by or for the account of the Army, Navy, Marine Corps, War Shipping Administration, Coast Guard and Maritime Commission of the United States or by the British Ministry of War Transport or any official war transport or war shipping agency of any United Nation requiring fuel oil for any official purpose will, prior to August 1, 1944, be issued by the Washington Office to the Washington headquarters of such agencies. Prior to September 1, 1944 any such form bearing the signature of an authorized officer, agent or employee of any of such agencies, shall be valid as an authorization of transfer of fuel oil to or for the account of such agency by any person to whom it is presented to the extent of the gallonage thereon stated. In the event an acknowledgment form is not available, a receipt on an official letterhead of such agency bearing such authorized signature and supplying the information required by Form OPA R-544 (Revised), may be used as an evidence in lieu of such acknowledgment form. On and after September 21, 1944 such form or receipt shall be void for all purposes.

2. Section 1394.5454 (d) is redesignated § 1394.5696 (e) and amended to read as set forth in paragraph 6 below.

3. Section 1394.5651 (a) is amended by changing in the parenthetical sentence, the reference to § 1394.5664 to read "§ 1394.5697."

4. Section 1394.5655 is revoked.

5. Section 1394.5664 is redesignated § 1394.5697 and amended to read as set forth in paragraph 7 below.

6. An undesignated center headnote immediately preceding § 1394.5696 and § 1394.5696 are added as follows:

EXEMPT AGENCIES AND OTHER SPECIAL CASES

§ 1394.5696 *How exempt agencies and certain other agencies may acquire fuel oil.*—(a) *General.* The Army, Navy, Marine Corps, Coast Guard, War Shipping Administration and Maritime Commission of the United States may acquire fuel oil in exchange for ration evidences equal in gallonage value to the amount of the fuel oil transferred. (These agen-

*Copies may be obtained from the Office of Price Administration.

†9 F.R. 2357.

cies are referred to in this order as "exempt agencies" and are exempt agencies for the purpose of General Ration Order 3B.) In addition, the British Ministry of War Transport, or any official war transport or war shipping agency of any United Nation may acquire fuel oil for any official purpose in exchange for ration evidences equal in gallonage value to the amount of the fuel oil transferred.

(b) *Bank accounts for exempt agencies.* Each of the exempt agencies mentioned in paragraph (a) of this section is authorized to open one or more exempt ration bank accounts of the type described in General Ration Order 3B. A ration check issued by any such agency in exchange for a transfer of fuel oil must be sent to the transferor by the time of delivery or as soon as practicable thereafter.

(c) *Use of ration checks by exempt agencies.* The Army, Navy, Marine Corps and Coast Guard may issue a ration check only in exchange for a transfer of fuel oil into stationary storage facilities (i. e. a bulk transfer. For other transfers, see paragraph (d) below). The War Shipping Administration and Maritime Commission may use ration checks for all their acquisitions of fuel oil. The War Shipping Administration may also authorize the British Ministry of War Transport and any official war transport or war shipping agency of any United Nation to draw checks on its account for acquisitions of fuel oil for any official purpose by such agencies. In this event, the check must be drawn in the name of the War Shipping Administration and signed by the agency as agent for the War Shipping Administration.

(d) *Use of R-594 by certain exempt agencies.* Acknowledgments of delivery on Form OPA R-594 may be issued by the Washington Office to the Washington headquarters of the Army, Navy, Marine Corps and Coast Guard. Such form shall be valid for use by such agencies only in accepting transfers of fuel oil other than into stationary storage facilities (i. e. transfers into the fuel supply tanks of vehicles, boats or equipment under the control of any such agency.) In the event that an acknowledgment form (OPA R-594) is not available, a receipt on an official letterhead of such agency, bearing the signature of an authorized officer, agent or employee of any of such agencies, and supplying the information required by Form OPA R-594, may be used as an evidence in lieu of such acknowledgment form. Any such form (OPA R-594) or receipt must be endorsed by each person to whom it is delivered in exchange for a transfer of fuel oil.

(e) *Use of other evidences.* Coupons or other evidences may also be issued by the Washington Office to the Washington headquarters of the agencies listed in paragraph (a) of this section, or to the law enforcement agencies of the United States, for the use of such agencies, or their officers, agents or employees, in the performance of official duties which depend upon secrecy. Application for such coupon sheets or other evidences may be made on the official letterhead of the applicant and shall set forth the class and

number of the coupon sheets or other evidences required.

7. Section 1394.5697 is amended to read as follows:

§ 1394.5697 *Transfers by the Army, Navy, Marine Corps and Coast Guard.* The Army, Navy, Marine Corps and Coast Guard of the United States may transfer fuel oil to consumers, dealers or primary suppliers. Any such transfer must be in exchange for coupons or other evidences equal in gallonage value to the fuel oil transferred (except in the case of transfers to primary suppliers). The agency transferring fuel oil must report on its official letterhead to the Control and Audit Section, Fuel Oil Rationing Branch, Washington Office on or before the twenty-fifth (25) day of each month, the amount of fuel oil transferred during the preceding month to each supplier and the amount transferred respectively to dealers and consumers. (Such a transfer shall not constitute the agency a dealer or primary supplier.)

This amendment shall become effective on August 1, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong., Pub. Law 421, 77th Cong.; WPB Dir. 1, 7 F.R. 562, Supp. Dir. 1-O, as amended, 8 F.R. 14199; E.O. 9125, 7 F.R. 2719)

Issued this 1st day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-11548; Filed, August 1, 1944;
4:53 p. m.]

PART 1385—NAVAL STORES

[TMPR 36]

GUM ROSIN

Correction

In F. R. Doc. 44-9475 appearing at page 7258 of the issue of Friday, June 30, 1944, the second sentence of section 10 (b) should read "To find your maximum price per 100 pounds for sale of any grade to any class of purchasers you proceed as explained below."

The last sentence of section 10 (b) should read "As used in this paragraph (b), 'differential' means a dollar and cents difference."

In section 10 (b) (1) the second sentence should read "This differential is the most favorable differential from the price for that grade listed on the Savannah Exchange which you received on any delivery of the same grade to a purchaser of the same class during the base period."

PART 1340—FUEL

[RMFR 436, Amdt. 4]

CRUDE PETROLEUM AND NATURAL AND PETROLEUM GAS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith,

* 9 F.R. 6024, 7519, 7765, 8187.

has been filed with the Division of the Federal Register."

Revised Maximum Price Regulation No. 436 is amended in the following respects:

1. Section 10 (a) (2) is amended to read as follows:

(2) *Smackover Field.* The maximum price at the receiving tank for crude petroleum produced in the Smackover Field, Ouachita and Union Counties, Arkansas, shall be a flat price of 98¢.

2. Section 12 is amended to read as follows:

SEC. 12. *Increases to maximum prices—(a) Definition.* "Claimant" means a person who is designated as eligible to file a claim under the Stripper Well Compensatory Regulation of the Defense Supplies Corporation.

(b) The maximum price for crude petroleum run from the receiving tank on or after August 1, 1944 and produced in any of the pools set out below to a claimant or to any person purchasing prior to a claimant shall be the maximum price as determined under section 10 or 11 and the amount of the increase designated below:

(1) Alabama.	
(2) Arizona.	
(3) Arkansas.	<i>Amount of increase</i>
	<i>(dollars per 42-</i>
Pool and county:	<i>gal. barrel)</i>
El Dorado, East, Union.....	\$0.25
El Dorado, South, Union.....	.35
Lewisville, Lafayette.....	.20
Lisbon, Union.....	.35
Nick Springs-Cotton Valley, Union.....	.35
Smackover, Ouachita, Union.....	.20
Stephens, Columbia, Nevada, Ouachita.....	.35
(4) California.	
(5) Colorado.	
Pool and county:	
Berthoud, Larimer.....	.20
Boulder, Boulder.....	.35
Florence, Fremont.....	.35
Orchard-Greasewood, Weld.....	.25
(6) Connecticut.	
(7) Delaware.	
(8) Florida.	
(9) Georgia.	
(10) Idaho.	
(11) Illinois.	
Pool and county:	
Barnhill, Wayne.....	.35
Bartelso, Clinton.....	.25
Bartelso-South, Clinton.....	.25
Beaver Creek, Bond.....	.20
Beman, Lawrence.....	.35
Browns-South, Edwards.....	.35
Burnt Prairie, White.....	.20
Carlyle, Clinton.....	.35
Centralia, Clinton, Marion.....	.25
Cisne, Wayne.....	.25
Colmar-Plymouth, McDonough-Hancock.....	.35
Cordes, Washington.....	.25
Cowling, Edwards.....	.35
Cravat, Jefferson.....	.25
Dahlgren, Hamilton.....	.35
Du Bois, Washington.....	.35
Du Bois, West, Washington.....	.25
Dundas Consolidated, Richland and Jasper.....	.35
Dupo, St. Clair.....	.35
Eldorado, Saline.....	.35
Elkville, Jackson.....	.25

*Copies may be obtained from the Office of Price Administration.

(11) Illinois—Con.	Amount of increase (dollars per 42- gal. barrel)
Pool and county:	
Gillespie Wyen, Macoupin	\$0.35
Hoffman, Clinton	.35
Ingraham, Clay	.35
Inman, Gallatin	.25
Johnsonville-South, Wayne	.35
Junction, Gallatin	.35
Keensburg Consolidated, Wabash	.20
Lakewood, Shelby	.20
Lancaster, Wabash and Lawrence	.25
Lech, Wayne	.20
Litchfield, Montgomery	.35
Mason, Effingham	.35
Mt. Carmel-West Wabash	.25
Mt. Erie-North, Wayne	.25
Patoka, Marion	.20
St. Francisville, E., Lawrence	.20
Sainte Marie, Jasper	.20
Sesser, Franklin	.25
Southeastern Field, Lawrence, Clark, Crawford, and Wabash	.35
Stewardson, Shelby	.20
Storms, White	.20
Thompsonville, Franklin	.35
Toliver, Clay	.35
Wamac, Marion, Clinton and Wash- ington	.35
Waterloo, Monroe	.35
Whittington-West, Franklin	.25
Woburn, Bond	.35
Xenia, Clay	.25

(12) Indiana.	Amount of increase (dollars per 42- gal. barrel)
Pool and county:	
Bristow-old, Perry	.35
Buifkin, Posey	.20
Cannelburg-old, Daviess	.35
Caborn West, Posey	.35
Columbia, Gibson	.35
Enterprise, Spencer	.35
Evansville Area-old, Posey and Van- derburgh	.35
Francisco, E. & W., Gibson	.35
Grandview, Spencer	.35
Hatfield, Spencer	.20
Hazelton-old, Gibson	.35
Hensler, Posey	.20
Hovery Lake, Posey	.20
Johnson, Gibson	.35
Kirksville, Gibson	.20
Mt. Carmel, Gibson	.20
Petersburg-old, Pike	.35
Rockport, Spencer	.25
St. Francisville, Knox	.35
St. Francisville E., Knox	.20
St. Thomas, Knox	.35
Shelburn-old, Sullivan	.35
Siosi, Sullivan and Vigo	.20
Somerville, Gibson and Pike	.35
Trenton Pool (Old), Jay, Blackford, Grant, Huntington, Wells, Adams, Wabash, Delaware, Madison	.35
Troy-old, Spencer	.35
Veale-old, Daviess	.35
Washington-old, Daviess	.35
Wheeling, Gibson	.35

(13) Iowa.	Amount of increase (dollars per 42- gal. barrel)
Pool and county:	
All pools, Allen	.35
All pools, Anderson	.35
All pools, Chautauqua	.35
All pools, Franklin	.35
All pools, La Bette	.35
All pools, Linn	.35
All pools, Miami	.35
All pools, Montgomery	.35
All pools, Neosho	.35
All pools, Wilson	.35
All pools, Woodson	.35
Abbyville, Reno	.25
Augusta, Butler	.35
Augusta, North, Butler	.35
Baird, Cowley	.20
Baird, East, Cowley	.20
Bausinger, Butler	.35

(14) Kansas—Con.	Amount of increase (dollars per 42- gal. barrel)
Pool and county:	
Benton, Butler	\$0.25
Bidde, Cowley	.35
Blackwell, Greenwood	.35
Blankenship, Butler	.35
Bridfeldt, West, Rice	.20
Bringar, Greenwood	.35
Browning, Greenwood	.35
Burden, Cowling	.35
Bush-Denton, Elk (West Half)	.35
Callyer, Elk (West Half)	.25
Chandler, Sumner	.25
Chindburg, McPherson	.25
Christy, Greenwood	.35
Churchill, Sumner	.25
Clark, Cowley	.20
Clever, Cowley	.25
Countrymen, Cowley	.35
Covert-Sellers, Marion	.25
David, Cowley	.20
David, South, Cowley	.35
Demaloris-Snowden, Greenwood	.25
Dory, Elk (West Half)	.35
Douglas, Butler	.35
Dunaway, Greenwood	.35
Dunkelberger, Elk (West Half)	.35
Eastborough, Sedgwick	.20
Eastman, Cowley	.35
Eckels, Butler	.20
Eichman, Russell	.35
El Dorado, Butler	.35
Eureka, Greenwood	.35
Fairfield, Russell	.25
Fall City, Cowley	.35
Halstead, Harvey	.20
Ferguson, East, Elk (West Half)	.20
Ferguson, West, Cowley	.35
Florence, Marion	.35
Fox Bush, Butler	.35
Garden, Butler	.35
Gelwick, Butler	.20
Gettysburg, Graham	.25
Graber, McPherson	.20
Graham, Cowley	.20
Grand Summit, Cowley	.35
Gueda Springs, Cowley	.25
Haller, Ellis	.25
Halstead, Harvey	.20
Hamilton, Greenwood	.35
Haverhill, Butler	.25
Heiken, Ellsworth	.35
Hinchman, Greenwood	.35
Hollis, Greenwood	.35
Hower, Cowley	.25
Jackson, Greenwood	.35
Keighlez, Butler	.35
Keller, Greenwood	.35
Kramer-Stein, Butler	.35
Krilex, Rooks	.25
Lamont, Greenwood	.35
Leon, Butler	.35
Lerado, Reno	.35
Lost Springs, West, Marion	.25
Lyon, Harvey	.35
Lyons, Rice	.35
Madison, Greenwood	.35
Mahoney, Russel	.35
McCullough, Butler	.25
McPherson, McPherson	.25
Mills, Elk (West Half)	.35
Mohannah, Cowley	.35
Moline, Elk (West Half)	.35
Morrison, Clark	.35
Murphy, Cowley	.25
Nohl, Russel	.20
Olson, Cowley	.35
Otter Creek, Cowley	.35
Padgett, Sumner	.20
Peabody, Marion	.25
Penokee, Graham	.20
Pierce, Butler	.35
Pippes, Greenwood	.35
Polhamus, Greenwood	.35
Porter, Elk (West Half)	.35
Potwin, Butler	.25
Potwin, South, Butler	.20
Rainbow Bend, Cowley	.25

(14) Kansas—Con.	Amount of increase (dollars per 42- gal. barrel)
Pool and county:	
Reese, Greenwood	\$0.35
Reiken, Ellsworth	.35
Reynolds-Schaffer, Butler	.20
Robbins, Sedgwick	.35
Rock, Cowley	.20
Rock, North, Cowley	.35
Ruder, Ellis	.20
Sallyards, Greenwood	.35
Scott, Greenwood	.35
Seeley-Wick, Greenwood	.35
Severy, Elk (West Half)	.35
Seward, Butler	.35
Slick-Carson, Cowley	.25
Smith, Cowley	.35
Smock-Sluss, Butler	.35
State, Cowley	.35
Steinhoff, Butler	.25
Teeter, Greenwood	.35
Teichgraber, Greenwood	.35
Thrall-Agard, Greenwood	.35
Thurlow, Cowley	.35
Trees, Cowley	.25
Tuiney, Greenwood	.35
Turner, Cowley	.25
Udall, Cowley	.25
Van Roy, Coffey	.35
Virgil, Greenwood	.35
Virgil, North, Greenwood	.35
Walker, Elk (West Half)	.35
Weathered, Cowley	.20
Weaver, Butler	.35
Webb, Elk (West Half)	.35
Welch, North, Rice	.25
Wellington, Sumner	.25
Wherry, Rice	.20
Wiggins, Greenwood	.35
Wilkerson, Greenwood	.35
Willard, Greenwood	.35
Winfield, Cowley	.35
Yoder, Reno	.35
Young, Butler	.25
Zurich, Rooks	.20

(15) Kentucky:	Amount of increase (dollars per 42- gal. barrel)
Pool and county:	
Calro, Henderson	.20
Coryden, Henderson	.20
Greenbriar, Henderson	.25
Hebbardsville, Henderson	.25
Sebree, Webster	.25
Spring Grove, Union	.20
Zion, Henderson	.25
All other pools in the State of Ken- tucky except Gilmore, Poole, Reed, Robards, Smith Mills and Spotts- ville Pools, Henderson County; Livermore Pool, McLean County; Hitesville, Morganfield, St. Vin- cent, Uniontown, Utley and Wathen Pools, Union County; East Poole and Pratt Pools, Webster County	.35

(16) Louisiana.	Amount of increase (dollars per 42- gal. barrel)
Pool and parish:	
Bayou Bouillon, St. Martin	.35
Bellevue, Bossier	.35
Belle Isle, St. Mary	.25
Bisteneau, Bienville-Bossier	.35
Branch, Acadia	.35
Caddo, Caddo	.25
Carterville, Bossier-Webster	.35
Converse, Sabine	.25
Delta Duck Club, Plaquemines	.35
Driscoll, Bienville	.35
Edgerly, Calcasieu	.20
Elm Grove, Bossier-Caddo	.20
Homer, Claiborne	.20
Lake End, Red River	.35
Lake Hermitage, Plaquemines	.35
Logansport-Joaquin, De Sota	.20
Manifest, Catahoula	.25
Oakland, Union	.35
Perkins, Cameron	.35
Pleasant Hill, De Soto-Sabine	.35
Sibley, Webster	.25

	Amount of increase (dollars per 42- gal. barrel)		Amount of increase (dollars per 42- gal. barrel)		Amount of increase (dollars per 42- gal. barrel)
(16) Louisiana—Con.		(30) New York.		(34) Oklahoma—Con.	
Pool and county:		All pools producing Pennsylvania		Pool and county:	
Simsboro, Lincoln	\$.20	Grade crude in the State of New		Council, Muskogee	\$.35
Welsh, Jefferson Davis	.35	York	\$.75	Country Club, Osage	.35
(17) Maine.		(31) North Carolina.		Coweta, Wagoner	.35
(18) Maryland.		(32) North Dakota.		Cruce, Stephens	.35
(19) Massachusetts.		(33) Ohio.		Cushing, Creek	.35
(20) Michigan.		All pools producing Pennsylvania		Dalton, Osage	.35
Pool and county:		Grade crude in the State of Ohio	.75	Davenport, Lincoln	.35
Beaverton, Gladwin	.35	All other pools in the State of Ohio	.35	Davenport, North, Lincoln	.35
Bentley, Gladwin	.25	(34) Oklahoma.		Dawson, Tulsa	.35
Birch Run, Saginaw	.35	Pool and county:		Deaner, Okfuskee	.35
Bloomington, Van Buren	.35	All pools, Craig	.35	Deep Fork, Creek	.35
Casco, Allegan	.35	All pools, Nowata	.35	Deer Creek, Grant	.25
Clare City, Clare	.35	All pools, Rogers	.35	Dewey, Osage	.35
Columbia, Van Buren	.35	All pools, Washington	.35	Dilworth, Kay	.20
Crystal, Montcalm	.25	Ada, East, Pontotoc	.35	Domes, Osage	.35
Dalton, Muskegon	.35	Alabama, Hughes	.35	Donnelly, Creek	.20
Deerfield, Monroe	.25	Allen (Shallow) Pontotoc	.35	Dora, Seminole	.25
Diamond Springs, Allegan	.35	Almeda, Osage	.35	Duncan, North, Stephens	.35
Dorr, Allegan	.35	Altuma, Tulsa	.35	Duncan, West, Stephens	.35
Edenville, Midland	.35	Altus, Jackson	.35	Ed Cox, Carter	.35
Edmore, Montcalm	.35	Arno, Creek	.20	Edgewood, Osage	.35
Freeman, Clare	.20	Asher, West, Pottawatomie	.20	Edna, Creek	.20
Grant, Gladwin	.35	Avant, Osage	.35	Edna, East, Okmulgee	.35
Hope, Barry	.25	Avant, West, Osage	.35	Elgin, South, Osage	.35
Hopkins, Allegan	.35	Avery, Lincoln	.35	Empire, Stephens	.25
Lakefield, Saginaw	.35	Aztec, Okmulgee	.35	Enfisco, Osage	.35
Leaton, Isabella	.25	Backius, Osage	.35	Enos, Marshall	.35
Monterey, Allegan	.35	Bald Hill, Okmulgee	.35	Eram, Okmulgee	.35
Mt. Pleasant and East Ext., Isabella	.35	Baltimore, North, Okfuskee	.35	Fairfax, Osage	.35
Muskegon, Muskegon	.35	Bandwheel, Osage	.35	Falls Dome, Osage	.35
Muskat Lake, Van Buren	.35	Barker, Osage	.25	Fields, Okfuskee	.35
New Salem, Allegan	.35	Barnes, Garfield	.35	Fisher, Tulsa	.35
Oberisel, Allegan	.35	Barnsdall, Osage	.35	Fitts, North, Pontotoc	.35
Otisville, Genessee	.20	Barnsdall, South, Osage	.35	Fitts, South, Pontotoc	.25
Pine River, Gratiot	.25	Barnsdall, West, Osage	.35	Flat Rock, Osage	.35
Porter, Midland	.20	Bartlesville, Osage	.35	Flesher, Osage	.35
Saginaw, Saginaw	.35	Bebee, East, Pontotoc	.35	Foraker, Osage	.20
Salem, Allegan	.35	Beggs, North Okmulgee	.35	Forty-five, Osage	.35
Sauble, Lake	.20	Beggs, South, Okmulgee	.35	Fox, Carter	.20
Sherman, Isabella	.35	Beidleman, Okfuskee	.35	Francis, West, Pontotoc	.35
South Akron, Tuscola	.35	Bethel, Seminole	.35	Frederick, Tillman	.25
South Buckeye, Gladwin	.35	Bethel, Northeast, Seminole	.35	Garber, Garfield	.35
South Tallmadge, Ottawa	.35	Big Horse, Osage	.35	Garber, North, Garfield	.20
Trowbridge, Allegan	.35	Bilby, Wagoner	.35	George, Wagoner	.35
Vernon, Isabella	.25	Bird Creek, Tulsa	.35	Gessman, Lincoln	.20
Walker, Kent	.35	Birch Creek, Osage	.35	Gillette, Wagoner	.35
West Branch, Ogemaw	.35	Bixby, Tulsa	.35	Gilliland, Osage	.35
West Hopkins, Allegan	.35	Blackwell, Kay	.20	Glenn Pool, Creek	.35
Winfield, Montcalm	.35	Boston, Osage	.20	Goble, Wagoner	.35
Wise, Isabella	.20	Boston, North, Osage	.35	Graham, Carter	.35
Wyoming Park, Kent	.35	Bowring, Osage	.35	Gregory, Okfuskee	.35
Yost-Jasper, Midland	.20	Boyle, Muskogee	.35	Gypsy Hill, Okfuskee	.35
(21) Minnesota.		Boynton, Muskogee	.35	Gypsy Hill, Northwest, Okmulgee	.35
(22) Mississippi.		Braman, Kay	.25	Hallett, Pawnee	.35
(23) Missouri.		Branstetter, Osage	.35	Hamilton Switch, Okmulgee	.35
All pools in the State of Missouri except		Brinton, Okmulgee	.35	Hanbury, Comanche	.35
Tarkio Pool, Atchison	.35	Bristow, Creek	.25	Happy Hollow, Osage	.35
County	.35	Bristow, North, Creek	.35	Haskell, Muskogee	.35
(24) Montana.		Bristow, West, Creek	.35	Hector, Okmulgee	.35
Pool and county:		Britton, Oklahoma	.20	Henryetta, Okmulgee	.35
Border, Toole	.35	Brock, Carter	.35	Healdton, Carter	.35
Cat Creek, Petroleum	.35	Broken Arrow, Tulsa	.35	Hewitt, Carter	.25
Kevin Sunburst, Toole	.35	Brown, Garfield	.35	Hickory Creek, Osage	.35
Pondera, Teton	.35	Broyles, Payne	.25	Hickory Creek, South, Osage	.25
Reagan, Nose, Glacier	.25	Bruce, Creek	.35	Hickory Grove, Creek	.35
Sweet Grass Hills Area, Toole	.35	Bruce, East, Creek	.35	Hobart, Kiowa	.25
(25) Nebraska.		Bruner-Vern, Tulsa	.35	Hoffman, McIntosh	.35
Pool and county:		Buell, Osage	.35	Holdenville, West, Hughes	.35
Barada, Richardson	.20	Bulldog, Osage	.35	Hominy, Osage	.35
(26) Nevada.		Burbank (Osage), Osage	.35	Hominy, East, Osage	.35
(27) New Hampshire.		Burbank (Kay), Osage	.20	Hominy Falls, Osage	.35
(28) New Jersey.		Butler, Muskogee	.35	Hominy, South, Osage	.35
(29) New Mexico.		Candy Creek, Osage	.35	Independent, Creek	.35
Pool and county:		Carey, Okfuskee	.25	Ingalls, Northeast, Payne	.25
Anderson, Eddy	.20	Castle, South, Okfuskee	.35	Iron Post, Creek	.35
Artesia	.35	Clarita, Coal	.35	Isom Springs, Marshall	.35
Aztec, San Juan	.35	Clearview, Okfuskee	.35	Jenks, Tulsa	.35
Dayton, Eddy	.20	Cleveland, Pawnee	.35	Jennings, Pawnee	.35
High Lonesome, Eddy	.35	Coalton, Okmulgee	.35	Josey, Okfuskee	.20
Rattlesnake, San Juan	.35	Cole, Muskogee	.35	Kasishke, Osage	.35
Red Lakes, Eddy	.25	Collinsville, Tulsa	.35	Kaw, Osage	.35
Turkey Track, Eddy	.25	Comanche, Stephens	.35	Kellyville, Creek	.35
		Conservation, Pontotoc	.35	Keystone, Pawnee	.35
		Corine, Wagoner	.35	Kingston, Marshall	.35
				Konawa, Seminole	.20
				Konawa, East, Seminole	.25

(34) Oklahoma—Con.	Amount of increase (dollars per 42- gal. barrel)
Pool and county:	
Konawa, South, Seminole	\$.25
Knox, Grady	.25
Langston, South, Logan	.20
Lauderdale, Pawnee	.35
Lawton, Comanche	.35
Lee Dome, Osage	.35
Leonard, Tulsa	.35
Lincreek, Lincoln	.35
Link, Muskogee	.35
Little River, East, Seminole	.20
Loco, Stephens	.35
Lovell, Logan	.20
Lyons-Quinn, Okfuskee	.25
Madalene, Osage	.35
Madelene, East, Osage	.35
Madill, Marshall	.35
Manion, Osage	.35
Manion, North, Osage	.35
Mannford, Creek	.35
Maramec, Pawnee	.25
Markham, Payne	.35
Marshall, Logan	.20
Masham, Pawnee	.35
Maud, Pottawatomie	.20
Mehan, Payne	.35
Mercer, Creek	.25
Meridian, Logan	.20
Milroy, Stephens	.35
Montezuma, Okmulgee	.35
Morgan, Okfuskee	.25
Morris, Okmulgee	.35
Mounds, Creek	.35
Muskogee, Muskogee	.35
Natura, Okmulgee	.35
Nuyaka, South, Okmulgee	.35
Nuyaka, Southwest, Okmulgee	.35
New England, Osage	.35
Nicoma Park, Oklahoma	.20
Norfolk, Payne	.35
Norfolk, West, Payne	.20
Oakman, Pontotoc	.35
Ochelata, North, Osage	.35
Okemah, Okfuskee	.35
Okemah, West, Okfuskee	.35
Oksa, Osage	.35
Okfuskee, Okfuskee	.35
Oklahoma Central, Okmulgee	.35
Okmulgee, Okmulgee	.35
Olean, Creek	.35
Olive, Creek	.35
Olympic, Okfuskee	.35
Oneta, Wagoner	.35
Osage City, Osage	.35
Osage City, East, Osage	.35
Osage-Hominy, Osage	.35
Oscar, Jefferson	.25
Overbrook, Love	.20
Owasso, Tulsa	.35
Page, Osage	.35
Pollyanna, Okmulgee	.35
Papoose, Hughes	.20
Pawhuska, Osage	.35
Pawhuska, West, Osage	.35
Pershing, Osage	.35
Pettit, Osage	.35
Phillipsville, Okmulgee	.35
Pickett-Prairie, Creek	.35
Pine, Okmulgee	.35
Pioneer, Osage	.35
Ponca City, Kay	.25
Pond Creek, Osage	.35
Poor Farm, Creek	.35
Prue, Osage	.35
Quapaw, Osage	.35
Rainola, Stephens	.35
Ramona, Osage	.35
Red Bank, Creek	.20
Red Fork, Tulsa	.35
Red River Bed, Tillman	.35
Ripley, Payne	.20
Robberson, Garvin	.35
Sac & Fox, Lincoln	.35
Sacred Heart, Pottawatomie	.35
Sancho, Seminole	.25
Sand Springs, Tulsa	.35
Sapulpa, Creek	.35

(34) Oklahoma—Con.	Amount of increase (dollars per 42- gal. barrel)
Pool and county:	
Sapulpa, South, Creek	\$.35
Sasakwa, East, Seminole	.25
Schulter, Okmulgee	.35
Searight, East, Seminole	.35
Seay, Jefferson	.35
Seltzer, Wagoner	.35
Seminole, East, Seminole	.20
Sheldon, Okfuskee	.35
Sheppard, Muskogee	.35
Sholem-Alecham, Carter	.25
Simmons-Black, Okmulgee	.35
Skedee, Pawnee	.35
Skellyville, Lincoln	.35
Skiatook, Osage	.35
Slick, Creek	.20
Spaulding, Hughes	.20
Spaulding, Southeast, Hughes	.35
Spencer, Okmulgee	.35
Stillwater, Payne	.25
St. Louis, East, Pottawatomie	.25
Stone Bluff, Wagoner	.35
Stroud, East, Creek	.25
Summers, Okmulgee	.35
Sunset, Osage	.35
Swan, Seminole	.25
Tatums, Carter	.20
Tecumseh, East, Pottawatomie	.25
Terlton, Pawnee	.35
Terlton, North, Pawnee	.35
Tibbens, Creek	.35
Tidal-Osage, Osage	.35
Tipton, Jackson	.25
Tonkawa, Kay	.20
Transcontinental, Muskogee	.35
Turkey Mountain, Tulsa	.35
Turley, Tulsa	.35
Tuskegee, Creek	.35
Velma, Stephens	.35
Walker, Creek	.25
Walker, West, Creek	.35
Walters, Cotton	.35
Webster, Wagoner	.35
Weleetka, Okfuskee	.25
Weleetka, South Okfuskee	.35
Wetley, Seminole	.35
Wetumka, Hughes	.20
Wetumka, South, Hughes	.35
Wheeler, Carter	.35
Wicey, Tulsa	.35
Whitetail, Osage	.35
Wilcox, Creek	.20
Wildhorse, Osage	.35
Wildhorse, North, Osage	.35
Wildhorse, South, Osage	.35
Woolaroc, Osage	.35
Woolsey, Stephens	.35
Wynona, Osage	.35
Yeager, North, Hughes	.20
Youngstown, Okmulgee	.35
(35) Oregon.	
(36) Pennsylvania.	
Pool and county:	
All pools producing Pennsylvania grade crude in the State of Penn- sylvania	.75
All other pools in the State of Penn- sylvania	.35
(37) Rhode Island.	
(38) South Carolina.	
(39) South Dakota.	
(40) Tennessee.	
All pools in the State of Tennessee	.35
(41) Texas.	
Pool and county:	
All pools in Archer County	.35
Excepting: Burns Ickert, Cooper, Hull Silk Sikes, Hull Silk Sikes Caddo, Kadane, Kadane Shal- low, Mankins, Scotland, Scotland Mississippi Lime, Vogtsberger.	
All pools in Baylor County	.35
Excepting: Rendham, Seymour.	
All pools in Brown County	.35

(41) Texas—Con.	Amount of increase (dollars per 42 gal. barrel)
Pool and county:	
All pools in Callaman County	\$.35
Excepting: Scranton.	
All pools in Clay County	.35
Excepting: Antelope, Antelope Mississippi Lime, Burns Brown- ing, Burns Midway, Halsell, Hagood, Joy Mississippi Lime, New York City Mississippi Lime, Ross, Stephens, Watson, Wynn.	
All pools in Coleman County	.35
Excepting: Anzac-Morris, Coker, Boyle, Goldsboro, Jim Ned, Nov- ice, Novice North, Overall, Silver Valley.	
All pools in Comanche County	.35
All pools in Cooke County	.35
Excepting: Bindle, Bindle Ellen- berger, Dangle, Fleitmann, Wal- nut Bend, Walnut Bend-Winger, Wilson.	
All pools in Eastland County	.25
Excepting: Carbon.	
All pools in Erath County	.35
All pools in Foard County	.25
Excepting: Johnson.	
All pools in Haskell County	.35
All pools in Jack County	.35
Excepting: Birdwell, East Bryson, Ellis, Hoefle, McDonald, Meyers, Peex, Weir, Wolfe, Worsham Steed.	
All pools in Jones County	.35
Excepting: Akard; Appling; Avoca; Avoca, North; Avoca, West; Grif- fin; Grogan; Hardy; Noodle, South; Sages; Stitch; Strand; Triplet; Wimberly.	
All pools in Montague County	.35
Excepting: Benson, Bonita, Barn- ers, Chapman McFarlin, Cling- ingsmith, Dobson, Forestburg, Hildreth, Hults and Owens, Illi- nois Bend, Mueller, Mueller Caddo, Ringold, Rogers & Rogers, Sanders, Stoneburg, Turner.	
All pools in Palo Pinto County	.35
All pools in Shackelford County	.35
Excepting: Joy, Nail, Roark-Nail.	
All pools in Stephens County	.35
Excepting: Brownville, Donnell, Hill, Loving.	
All pools in Taylor County	.20
Excepting: Bowles, Lake Kirby, Merkel, Reddin, Reddin Frazier, Trent.	
All pools in Throckmorton County	.35
Excepting: McKnight, Parratt.	
All pools in Wichita County	.35
Excepting: Airport, Davidson, K. M. A., K. M. A. Ellenberger, West.	
All pools in Wilbarger County	.35
Excepting: Consolidated, Electra- Ellenberger, Fargo, Harrold, Main, Potts-Ellenberger, Rock Crossing (Canyon), Rock Cross- ing (Ellenberger)	.3
All pools in Young County	.35
Excepting: Allar, Allar Caddo, An- zac-Graham, Briar Creek, Burns Larimore, Burns Ragland Missis- sippi Lime, Davis, Garvey, Hal- bert Caddo, James, Kerlyn Lov- ing, Knight, Knox; Knox, North (Caddo); Knox, Mississippi Lime; Upton McLester, Murray, Murray Caddo, Padgett Missis- sippi Lime, Servell, Williamson.	
Adami, Webb	.35
Agna Prieta, Duval	.35
Angleton, Brazoria	.35
Appling, Jones	.25
Aviators, Webb	.35
Bateman, Bastrop	.20
Bateman, Ranch, King	.35
Bee Creek, Caldwell	.35

(41) Texas—Con.	Amount of increase (dollars per 42- gal. barrel)
Pool and county:	
Bennett, (W. S. Rotan), Fisher	\$0.20
Bird Island, Kleberg	.25
Blackwell, Coke	.20
Bolivar, Denton	.35
Bolt, Kimble	.35
Bowles, Taylor	.35
Brenham, Austin	.35
Bruni, Webb	.35
Bruni, East, Webb	.35
Buchanan, Caldwell	.35
Burdette, Wells, Caldwell	.35
Burnell, South, Karnes	.20
Caesar, Bee	.35
Camada, Jim Wells	.35
Callham, McMullen	.35
Carbon, Eastland	.35
Cedar Creek, Bastrop	.35
Chapman Abbott, Williamson	.35
Charamousca, South, Duval	.20
Charco Redona, Zapata	.35
Chicon Lake, Medina	.35
Chiltpin, Duval	.35
Clara Couch, Crockett	.20
Clark, Guadalupe	.25
Cole West, Webb	.25
Collinsville, Grayson	.35
Colmena, Duval	.20
Comitas, Zapata	.35
Corsicana Shallow, Navarro	.35
Cowden, Crane, Crane	.35
Crockett, Crockett	.25
Cuellar, Zapata	.35
Currie, Navarro	.25
Dale, Caldwell	.35
Dale, West, Caldwell	.35
Damon Mound, Brazoria	.25
Deep Rock, Andrews	.25
Deupree, Bexar	.35
Diamond Half, Goliad	.25
Dobbs, Ward	.25
Dunlap, Guadalupe & Caldwell	.35
Eckert, Bexar	.35
Ellison Young, Caldwell	.35
El Tanguo, Starr	.35
Emperor Deep, Winkler	.20
Escobas, Zapata	.35
Ezzell, Live Oak & McMullen	.25
Fairfield, Bexar	.35
Fleitmann, Cooke	.25
Fostoria, Montgomery	.25
Fromme, Pecos	.25
Frost, Starr	.35
Garza, Garza	.20
Gas Ridge, Bexar	.35
Ginter, Angelina	.35
Goldsmith, North, Ector	.20
Grosbeck, Limestone	.25
Halley, Winkler	.20
Holbein, Jim Hogg	.20
Huntington, Angelina	.35
Humble, Harris	.25
Hurdle, Upton	.35
Jacob, McMullen	.35
James, Young	.20
Kermitt, Winkler	.35
Killam, Webb	.35
Killam, North, Webb	.35
Knight, Young	.25
Knox, Young	.20
Kohler, Duval	.35
Lake Kirby, Taylor	.35
La Reforma, Starr	.25
Las Animas, Jim Hogg	.25
La Vernia, Guadalupe	.35
Lehn, Pecos	.35
Lentz, Bastrop	.20
Live Oak, Crockett	.35
Loma Nova, Duval	.20
Loma Vista, Duval	.35
Lopez, Webb	.20
Los Oimos, Starr	.35
Lost Lake, Chambers	.35
Luby Deep, Nueces	.20
Luling Branyon, Guadalupe & Cald- well	.25
Lykes, Webb	.35
Lytton Springs, Caldwell	.85

(41) Texas—Con.	Amount of increase (dollars per 42- gal. barrel)
Pool and county:	
Manila, Jim Hogg	\$0.25
Marion Co. Shallow, Marion	.35
Masterson, Pecos	.35
Matthews, Williamson	.35
McMillan, Runnels	.35
Mexia, Limestone	.20
Minerva Rockdale, Milan	.35
Mirando City, Webb	.35
Mirando Valley, Zapata	.35
Moore, Howard	.25
Munson, McMullen	.35
Mykawa, Harris	.25
Netterville, Pecos	.35
Noack, Williamson	.35
Normanna, Bee	.35
O'Connor McFaddin, Refugia	.20
Oilton, Webb	.35
Old Batson, Hardin	.35
Orange, Orange	.20
Overall, Coleman	.20
Panola Co. (Bethany), Panola	.35
Payton, Pecos & Ward	.25
Pecos Valley L. G., Pecos	.35
Pecos Valley H. G., Pecos and Ward	.35
Peters, Duval	.20
Plummer, Bee	.25
Potter, Marion	.35
Pottsboro, Grayson	.35
Potts-Ellenberger, Willbarger	.25
Premont, Jim Wells	.25
Fruett, Ward	.35
Rancho Salo, Duval	.35
Rancho Salo Extension, Duval	.35
Randado, Jim Hogg	.35
Rhodes, Cochran	.35
Ricaby, Starr	.35
Richards, Cochran	.35
Richland, Navarro	.25
Rio Grande, Starr	.35
Riddle, Bastrop	.20
Robinson, Duval	.35
Roselyn, Harris	.35
Rotan, Fisher	.20
Royston, Fisher	.20
Sadler, Grayson	.35
Salt Flat, Caldwell	.20
Sam Fordyce, Hidalgo	.25
Sandhills, West, Crane	.20
Sandia, Jim Wells	.35
Sam Fordyce, North, Starr	.20
Saratoga, Hardin	.35
Sarnosa, Duval	.20
Scranton, Callahan	.25
Scarborough, Winkler	.20
Sharon Ridge, Mitchell and Scurry	.25
Shearer, Pecos	.20
Snyder, Howard	.25
Somerset, Bexar and Atascosa	.35
South Bosque, McLennan	.35
South Liberty, Liberty	.20
Southton, Bexar	.35
Spiller, Guadalupe	.35
Spindletop, Jefferson	.20
St. Charles, Aransas	.25
Taborg, Pecos	.25
Taylor Ina, Medina	.35
Tehuacana, Limestone	.20
Telferner, Victoria	.25
Thrall, Williamson	.35
Trent, Taylor	.35
Triplet, Jones	.25
Tuleta, Bee	.35
Tulista, Bee	.35
Wainut Creek, Caldwell	.35
Ward, South, Ward	.35
Waskom, Harrison	.35
Webb Ray, Upton	.35
West Andrews, Andrews & Ector	.35
Westbrook, Mitchell	.35
White Creek, Live Oak	.25
Wortham Shallow, Freestone	.35
Van Shallow, Van Zandt	.35
Victoria, Victoria	.20
Vincent, Howard	.20
Von Ormy, Bexar	.35
Yeast, Bastrop	.35
Zaboroski, Guadalupe	.35

(42) Utah.	Amount of increase (dollars per 42- gal. barrel)
(43) Vermont.	
(44) Virginia.	
(45) Washington.	
(46) West Virginia.	
All pools producing Pennsylvania grade crude in the State of West Vir- ginia	\$0.75

(47) Wisconsin.	Amount of increase (dollars per 42- gal. barrel)
(48) Wyoming.	
Pool and county:	
Big Muddy, Converse	.20
Dewey, Weston	.35
G. P. Lease, Carbon	.35
Grass Creek, Hot Springs	.20
Hidden Dome, Washakie	.35
Horse Creek, Laramie	.35
Iron Creek, Natrona	.35
Kirby Creek, Hot Springs	.35
Osage, Weston	.35
Poison Spider, Natrona	.25
Rex Lake, Albany	.25
Simpson Ridge, Carbon	.35
Spring Valley, Vista	.35
Teapot, outside Naval Reserve, Na- trona	.35
W. Mule Creek, Niobrara	.35
W. Warm Springs, Hot Springs	.25

(c) Maximum prices for crude petro-
leum produced from the pools listed in
(a) above, except the Appalachian pools
producing Pennsylvania Grade crude oil,
have been increased in accordance with
the following standards:

Daily average per well production of pool dur-
ing month of December 1943 in terms of
42-gallon barrels (the number of wells
to be considered the number of wells
producing crude petroleum as of Decem-
ber 31, 1943):

Amount of price increase (cents per 42-gallon barrel)	
Less than 5	\$0.35
5 and above but less than 7	.25
7 and above but less than 9	.20

(1) Increases for unlisted pools. The
maximum price of crude petroleum from
a pool not designated in (b) above may
be revised by written order of the Price
Administrator either:

(i) On the basis of the above stand-
ards where the daily average per well
production during the month of Decem-
ber 1943 was less than nine barrels; or

(ii) On the basis of the above stand-
ards where the daily average per well
production is less than 9 barrels, except
that the period to be used in the compu-
tation of the daily average per well pro-
duction shall be a period of one year pre-
ceding the date of application for the
increase, and the number of wells to be
used in the computation shall be deter-
mined by dividing by twelve the sum of
the number of wells producing crude pet-
roleum on the last day of each month
during the year.

(2) Adjustments or corrections for
listed pools. The Price Administrator by
written order may revise maximum prices
for designated pools in accordance with
the standards set forth in (1) above.

This amendment shall become effec-
tive August 1, 1944.

Issued this 1st day of August 1944.
CHESTER BOWLES,
Administrator.

PART 1347—PAPER, PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PRODUCTS, PRINTING AND PUBLISHING

[RMPR 130, Amdt. 9]

NEWSPRINT PAPER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised Maximum Price Regulation 130 is amended in the following respect:
1. Section 1347.283 (c) (2) is amended to read as follows:

(2) *Lightweight newsprint paper*—(i) *Price differential for newsprint paper ordered and made in 30 pound weight.* With respect to newsprint paper manufactured either within or outside the limits of the continental United States there may be added to the maximum price hereinabove established for 32 pound standard newsprint paper a price differential not in excess of \$4.00 per ton for newsprint paper ordered and made in a weight of 30 pounds for 500 sheets 24 x 36 inches.

This amendment shall become effective August 1, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 1st day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-11545; Filed, August 1, 1944; 4:52 p. m.]

PART 1367—FERTILIZERS

[2d Rev. MPR 135, as Amended, Amdt. 1]

RETAIL PRICES OF FERTILIZERS AND MATERIALS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Schedule Q of Appendix A is amended as follows:

- San Francisco is added to the list of counties in Column I.
- The grade 5-10-10 and the prices therefor are deleted from the table.
- The grade 4-10-10 and prices therefor are added to the table as follows:

Grade:	Price per ton		
	I	II	III
4-10-10-----	\$50.00	\$51.00	\$51.50

This amendment shall become effective August 1, 1944.

Issued this 1st day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-11546; Filed, August 1, 1944; 4:53 p. m.]

*Copies may be obtained from the Office of Price Administration.

¹ 7 F.R. 3183, 3521, 5139, 8948, 9251, 10255; 8 F.R. 1586, 2670, 7766, 11362, 16918; 9 F.R. 3569, 4540, 7079.

² 8 F.R. 15706; 9 F.R. 288, 5804, 9054.

PART 1499—COMMODITIES AND SERVICES

[RMPR 165, Amdt. 2]

SERVICES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

The last paragraph of section 23 (a) (10) is amended to read as follows:

If in March 1942, you had an established practice of charging the same price to certain customers on the basis of standards (such as the nature of the buyer—wholesaler, retailer, etc., or the nature of the sale—large, small, cash, credit, etc.) you must place a new purchaser of the same service in the proper purchaser price class in accordance with such standards. If you had no such standards, or if the new purchaser does not correspond to any of such standards, you must establish a price for the new purchaser under section 5 of this regulation. However, in the case of any service which was supplied before the effective date of this regulation to a new purchaser, if you had no such standards or if the new purchaser did not correspond to any of such standards, the requirements of section 5 (a) will be satisfied if you submit the new purchaser's name and address; the service supplied; the price charged; and a brief statement indicating how it was determined. In such a case, the price for the service shall be deemed to be approved under section 5 (b), subject to revision at any time by OPA if such price is above the level of prices otherwise established by this regulation. For the purposes of this definition, a "new purchaser" means a purchaser to whom you did not supply or offer to supply the same service in March 1942.

This amendment shall become effective August 1, 1944.

Issued this 1st day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-11541; Filed, August 1, 1944; 4:55 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Rev. SR 1² to GMPR, Amdt. 70]

PULPWOOD AND FIREWOOD

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

The effective date provision of Amendment 65 to Revised Supplementary Regulation 1 is amended to read as follows:

Amendment 65 shall become effective July 8, 1944 and shall be suspended from August 1, 1944 to September 1, 1944.

¹ 9 F.R. 7439, 9107.

² 9 F.R. 4391, 4948, 5268, 5996, 7020, 6570, 6648, 7077, 7500, 7579.

This amendment shall become effective August 1, 1944.

Issued this 1st day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-11542; Filed, August 1, 1944; 4:54 p. m.]

PART 1300—PROCEDURE

[Rev. PR 3, Amdt. 8]

PROCEDURE FOR ADJUSTMENTS, AMENDMENT, PROTESTS AND INTERPRETATIONS UNDER RENT REGULATIONS

Revised Procedural Regulation No. 3 is amended in the following respects:

1. Section 1300.216 (c) is amended to read as follows:

(c) Protests shall be filed with the Secretary of the Office of Price Administration, Washington 25, D. C. A copy of the protest shall also be filed with the appropriate regional administrator or rent director as provided in § 1300.217 of this regulation.

2. Section 1300.217 is amended to read as follows:

§ 1300.217 *Form of protest.* (a) Every protest shall be clearly designated "Protest" and shall contain upon the first page thereof, (1) the name of the protestant and of the defense-rental area for which the maximum rent regulation or order protested was issued, (2) a statement whether the protest is against a maximum rent regulation or order, and (3) the date of issuance and the number of such maximum rent regulation or order.

(b) One original and five copies of the protest and of all accompanying documents and briefs shall be filed with the Secretary of the Office of Price Administration, Washington 25, D. C.

(c) In cases where the protest is directed against an order issued under § 1300.210 of this regulation, an additional copy of the protest, accompanying documents and briefs, shall be filed with the regional administrator issuing the order being protested.

(d) In cases where the protest is directed against either an order entered under section 5 (d) of any maximum rent regulation, or an order entered by the rent director under § 1300.207 of this regulation, and an application for review has not been filed, an additional copy of the protest, accompanying documents and briefs, shall be filed with the rent director issuing the order being protested.

(e) Each copy of the protest, accompanying documents and briefs, shall be printed, typewritten, mimeographed or prepared by similar process and should be plainly legible. Copies shall be double-spaced except that quotations shall be single-spaced and indented.

This amendment shall become effective August 9, 1944.

Note: All reporting and record-keeping requirements of this amendment have been

¹ 9 F.R. 1656, 3337, 7500, 7501.

approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 2d day of August 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11584; Filed, August 2, 1944;
11:39 a. m.]

PART 1300—PROCEDURE

[Rev. Procedural Reg. 4, Incl. Amdts. 1-2]

ISSUANCE OF RATIONING SUSPENSION ORDERS

This compilation of Revised Procedural Regulation 4 includes Amendment 2, effective August 7, 1944. The text amended by Amendment 2 is underscored. Revocations and redesignations are indicated by note.

§ 1300.151 *Procedure for issuance of rationing suspension orders.* Pursuant to the authority conferred upon the Administrator by Executive Order 9125, War Production Board Directive No. 1, as supplemented, and the Food Directives of the Secretary of Agriculture and the War Food Administrator, this Revised Procedural Regulation No. 4, which is annexed hereto and made a part hereof, is hereby issued.

REVISED PROCEDURAL REGULATION NO 4—ISSUANCE OF RATIONING SUSPENSION ORDERS

ARTICLE I—SCOPE AND APPLICATION OF REVISED PROCEDURAL REGULATION NO. 4

Sec.

- 1.1 Scope of regulation.

ARTICLE II—INSTITUTION AND CONDUCT OF PROCEEDINGS

- 2.1 Institution of proceedings.
2.2 Notice of hearing.
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2.4 Rules of evidence.
2.5 Appearances.
2.6 Continuance or adjournment of hearing.
2.7 Defaults.
2.8 Subpoenas.
2.9 Payment of witness fees and mileage.
2.10 Contemptuous conduct.
2.11 Transcript of hearings.
2.12 Presiding Officer's advisory report; service.
2.13 Briefs on Presiding Officer's advisory report.
2.14 Briefs after hearing before Hearing Commissioner.

ARTICLE III—ORDERS OF HEARING COMMISSIONERS

- 3.1 Suspension order of Hearing Commissioner.
3.2 Stay of operation of suspension order.
3.3 Consent order.
3.4 Application for modification, vacation or further hearing.
3.5 Order upon application.

9 F.R. 2558.

ARTICLE IV—APPEALS FROM ORDERS OF WAR PRICE AND RATIONING BOARDS OR SPECIAL HEARING OFFICERS

Sec.

- 4.1 Appeals from orders of Boards or Special Hearing Officers.

ARTICLE V—APPEALS TO, REVIEW AND HEARING BY HEARING ADMINISTRATOR

- 5.1 Hearing and order by the Hearing Administrator.
5.2 Petition for reconsideration of order of Hearing Administrator under section 5.1.
5.3 Appeals from orders of Hearing Commissioners.
5.4 Notice of appeal.
5.5 Stay pending appeal.
5.6 Record on appeal.
5.7 Briefs.
5.8 Oral argument.
5.9 Order on appeal.
5.10 Review on initiative of Hearing Administrator.

ARTICLE VI—MISCELLANEOUS

- 6.1 Service of papers.
6.2 Office hours of Office of Hearing Commissioners and Hearing Administrator: filing.
6.3 Definitions.
6.4 Effective date.

AUTHORITY: § 1300.151 issued pursuant to Pub. Law 421, 77th Cong.; Sec. 2 (a) of Pub. Law 671, 76th Cong.; as amended by Pub. Law 89, 77th Cong.; and by Pub. Law 507, 77th Cong.; E.O. 9125, 7 F.R. 2719; WPB Dir. No. 1, 7 F.R. 562, as supplemented; Food Dir. No. 3, 8 F.R. 2005; Food Dir. No. 5, 8 F.R. 2251; Food Dir. No. 6, 8 F.R. 3471, and Food Dir. No. 7, 8 F.R. 3471.

ARTICLE I—SCOPE AND APPLICATION OF REVISED PROCEDURAL REGULATION NO. 4

SECTION 1.1 *Scope of regulation.* It is the purpose of this regulation to prescribe the procedure used by the Office of Price Administration in the issuance of rationing suspension orders. This regulation does not apply to suspension proceedings before War Price and Rationing Boards or Special Hearing Officers, but Article IV prescribes the procedure on appeal from orders issued in such proceedings.

ARTICLE II—INSTITUTION AND CONDUCT OF PROCEEDINGS

SEC. 2.1 *Institution of proceedings.* A proceeding for the issuance of a suspension order shall be instituted by the service of a notice of hearing upon the respondent not less than seven (7) days before such hearing.

SEC. 2.2 *Notice of hearing.* (a) A notice of any hearing to be held pursuant to this regulation shall be issued by the District Enforcement Attorney. It shall set forth the time and place of hearing, a clear statement of the charges against the respondent with a reference to the particular section of the regulation or order involved or alleged to have been violated, and a statement of the purpose or purposes for which the hearing is to be held. The notice shall also state that a suspension order may be entered by default in case of failure to appear at the hearing.

(b) A copy of Revised Procedural Regulation No. 4 shall be attached to the notice of hearing served upon any respondent.

[Sec. 2.2 amended by Am. 1, 9 F.R. 5426, effective 5-27-44]

SEC. 2.3 *Conduct of hearing.* (a) Any hearing held pursuant to this regulation shall be conducted by a Hearing Commissioner or by a Presiding Officer designated by the Chief Hearing Commissioner to conduct the hearing. The Hearing Commissioner or Presiding Officer shall preside at the hearing, administer oaths and affirmations, and rule on the admission and exclusion of evidence.

(b) The hearing shall be so conducted as to permit the presentation of evidence and argument to the fullest extent compatible with fair and expeditious determination of the issues raised in the hearing. To this end:

(1) The respondent shall have the right to be represented by counsel of his own choosing.

(2) The Hearing Commissioner or Presiding Officer shall afford reasonable opportunity for cross-examination of witnesses.

(3) All hearings held pursuant to this regulation shall be public.

SEC. 2.4 *Rules of evidence.* The rules of evidence governing civil proceedings in matters not involving trial by jury in the courts of the United States shall govern all hearings: *Provided, however,* That such rules may be relaxed by the Hearing Commissioner or Presiding Officer where the ends of justice will be better served by so doing.

SEC. 2.5 *Appearances.* Any individual respondent may appear for himself; any partner may appear for a partnership if expressly or impliedly authorized to do so; any officer of a corporation or association may appear for such corporation or association. Any respondent may appear by an attorney. No other person may appear for a respondent unless specifically authorized in writing by such respondent. All appearances shall be noted on the record of the proceeding. Appearances of Office of Price Administration employees and former employees in a representative capacity shall be governed by the provisions of Procedural Regulation No. 14.²

SEC. 2.6 *Continuance or adjournment of hearing.* The hearing shall be held at the time and place specified by the notice of hearing but the Hearing Commissioner or Presiding Officer may continue or adjourn the hearing to a later date or to a different place. Notice of such adjournment or continuance shall be given either prior to or at the hearing.

SEC. 2.7 *Defaults.* (a) If a respondent fails to appear at a hearing the charges set forth in the notice of hearing may be deemed to be admitted by default, and a hearing need not be held. The District Enforcement Attorney shall, however, present evidence relevant to the deter-

²9 F.R. 1594.

mination of the effective period of any suspension order.

[Paragraph (a) amended by Am. 1, 9 F.R. 5426 effective 5-27-44]

(b) At any time within ten (10) days after the service of an order issued after a default, the respondent may file with the Hearing Commissioner a petition for the reopening of the proceedings, setting forth the grounds on which he believes his default should be excused. A copy of such petition shall be served upon the District Enforcement Attorney at or prior to the time of filing. Within three (3) days after such service, the District Enforcement Attorney may file with the Hearing Commissioner affidavits and a brief in opposition, a copy of which shall be served on the respondent at or prior to the time of filing. The Hearing Commissioner shall grant or deny the petition by order. If the Hearing Commissioner grants the petition, his order shall set aside the order to which the petition is directed and shall set forth the time and place for the hearing.

Sec. 2.8 Subpoenas. (a) Any Hearing Commissioner may, upon proper application, issue subpoenas compelling the attendance and testimony of witnesses and the production of evidence at a hearing conducted under this regulation.

(b) An applicant for a subpoena shall specify the name and address of the witness and the nature of the facts to be proved by him, and, if calling for the production of evidence, shall specify the same with such particularity as will enable it to be identified for purposes of production.

(c) A subpoena may be served by any person, including a party, who is more than 18 years of age. Service of a subpoena upon a person named therein shall be made by delivering a copy thereof to such person and by tendering to him the fee and mileage for one day's attendance. When the subpoena is issued on behalf of the Office of Price Administration, fees and mileage need not be tendered. The verified return of the person making the service shall be proof of service.

Sec. 2.9 Payment of witness fees and mileage. Witnesses summoned before a Hearing Commissioner or Presiding Officer at any hearing held pursuant to this regulation shall be paid the same fees and mileage as are paid witnesses in the District Courts of the United States. Witness fees and mileage shall be paid by the party at whose instance the witness appears.

Sec. 2.10 Contemptuous conduct. Contemptuous conduct at any hearing shall be ground for exclusion from the hearing.

[Sec. 2.10 amended by Am. 1, 9 F.R. 5426 effective 5-27-44]

Sec. 2.11 Transcript of hearings. (a) A stenographic report of all hearings shall be taken. The report shall be transcribed only if the transcription is requested by a party to the proceeding or the Hearing Commissioner, or if the case is heard by a Presiding Officer. Any party may obtain a copy of the transcript. The cost of a transcription re-

quested by a respondent shall be borne by such respondent. If the report is transcribed at the request of the Hearing Commissioner or the District Enforcement Attorney, a copy shall be available for inspection by the respondent during business hours at the District Office or such other place as may be designated by the Hearing Commissioner. Argument of counsel shall not be included in the report except at the direction of the Hearing Commissioner or Presiding Officer.

(b) The parties may, by stipulation, agree upon corrections of inaccuracies in the transcript. The Hearing Commissioner or Presiding Officer, whichever presided at the hearing, shall, by written findings, resolve any dispute of the parties as to the accuracy of the transcript.

Sec. 2.12 Presiding Officer's advisory report: service. (a) A Presiding Officer who has conducted a hearing shall prepare an advisory report, which shall contain findings of fact and conclusions of law, and may contain recommendations with respect to the disposition of the matter.

(b) The advisory report shall be filed with the Hearing Commissioner, and copies thereof shall be served on the respondent and the District Enforcement Attorney.

Sec. 2.13 Briefs on Presiding Officer's advisory report. (a) Any party may submit to the Hearing Commissioner a brief in opposition to or in support of the report of the Presiding Officer.

(b) Such briefs shall be filed within five (5) days after the service of the Presiding Officer's report. The brief shall be filed with the Hearing Commissioner and a copy thereof served upon the opposing party at or before the time of filing.

(c) Briefs may be filed after the time prescribed by paragraph (b) of this section only with the permission of the Hearing Commissioner.

Sec. 2.14 Briefs after hearing before Hearing Commissioner. The Hearing Commissioner may, upon request of any party to a proceeding conducted by him, permit the filing of briefs or written argument. Such briefs or written argument shall be filed within such time as the Hearing Commissioner may prescribe.

ARTICLE III—ORDERS OF HEARING COMMISSIONERS

Sec. 3.1 Suspension order of Hearing Commissioner. (a) If the Hearing Commissioner determines that a respondent has violated a rationing regulation or order, he may issue a suspension order.

[Paragraph (a) amended by Am. 1, 9 F.R. 5426 effective 5-27-44 and Am. 2, effective 8-7-44]

(b) Any suspension order hereunder, except a consent order issued under section 3.3, shall set forth the findings of fact and conclusions of law upon which it is based and shall contain a statement of the reasons why a suspension order should be issued, unless such findings of fact, conclusions of law and

statement of reasons are set forth in an opinion accompanying the order.

(c) If the Hearing Commissioner determines that no suspension order should be issued, he shall issue an order dismissing the proceeding or issue an admonitory order. The findings of fact, conclusions of law and a statement of the reasons why an order of dismissal or an admonitory order should be issued shall be set forth in the order or in an opinion accompanying the same.

(d) A suspension order under this section may contain such provisions as may be deemed appropriate to make it effective.

Sec. 3.2 Stay of operation of suspension order. (a) A Hearing Commissioner may, for good cause, provide in a suspension order that the operation thereof shall be stayed in whole or in part for so long as the respondent shall comply with rationing orders or the conditions set forth in the suspension order.

(b) The District Enforcement Attorney may, at any time file an application with the Hearing Commissioner or, in the Hearing Commissioner's absence, with the Chief Hearing Commissioner to have such a stay vacated. Such application shall be served upon the respondent, shall set forth a detailed statement of charges of further violations of a rationing order by the respondent, and shall contain affidavits or other proofs of such violations. The application shall contain a statement fixing a time, which shall not be less than seven (7) days after service, within which the respondent may file with the Hearing Commissioner or Chief Hearing Commissioner, as the case may be, answering affidavits, proofs, and written arguments.

(c) The Hearing Commissioner or Chief Hearing Commissioner, as the case may be, may, either upon the written proofs submitted by the parties or upon further hearing ordered by him, enter an order vacating the stay in whole or in part. All proofs submitted and the record of any further hearing shall become part of the record of the original proceeding.

(d) Any Hearing Commissioner may, in an order issued in a suspension proceeding under this regulation, vacate a stay of the operation of a suspension order previously issued against the same respondent.

Sec. 3.3 Consent order. If the Hearing Commissioner approves an agreement entered into by the District Enforcement Attorney and a respondent with respect to the terms of a suspension order, he shall issue the order agreed upon, and such order shall have the same force and effect as an order issued under section 3.1 except that no appeal to the Office of the Hearing Administrator may be taken therefrom.

Sec. 3.4 Application for modification, vacation or further hearing. (a) The District Enforcement Attorney or a respondent may file with the Hearing Commissioner an application for modification, vacation or further hearing of an order issued by the Hearing Commissioner under section 3.1, from which no appeal is pending. Any application so

filed shall be accompanied by proof of service upon the opposing party.

(b) The application may include affidavits or a brief in support thereof, shall state in detail the grounds upon which the order should be modified, vacated or set for re-hearing in accordance with section 3.5.

(c) The opposing party may, within three days of receipt of service of the application, or such longer period as the Hearing Commissioner may allow, file with the Hearing Commissioner a brief and affidavits in opposition to the application.

(d) At any time after the filing of such an application, the Hearing Commissioner may, in his discretion, stay the suspension order to which the application relates, pending determination of the application.

SEC. 3.5 Order upon application. (a) A Hearing Commissioner may by order, at any time, save when an appeal is pending or an order has been entered on appeal by the Hearing Administrator, modify or vacate an order issued by him to correct errors of fact or law disclosed by the record. No oral hearing will be held on such application.

(b) At any time after the issuance of a Hearing Commissioner's order or an order on appeal therefrom, except when an appeal is pending, the Hearing Commissioner may set the proceeding for a further hearing upon a showing to his satisfaction:

(1) That the applicant will produce additional material evidence which the applicant could not have produced at the original hearing by the exercise of reasonable diligence, or

(2) That material changes in conditions or circumstances cause the suspension order to be detrimental to the public interest.

(c) A Hearing Commissioner may, at any time, either upon his own motion or upon motion of either party, modify his order to correct a clerical error or omission, or to change the effective dates of the order.

(d) An order may not be modified, vacated, or set for further hearing by the Hearing Commissioner for reasons other than those stated in paragraphs (a), (b), and (c) of this section, unless it affirmatively appears to the Hearing Commissioner that refusal to take such action would be wholly inconsistent with the just and proper disposition of the proceeding.

ARTICLE IV—APPEALS FROM ORDERS OF WAR PRICE AND RATIONING BOARDS OR SPECIAL HEARING OFFICERS

SEC. 4.1 Appeals from orders of Boards or Special Hearing Officers. (a) Whenever a right to appeal to a Hearing Commissioner from an order of a War Price and Rationing Board or a Special Hearing Officer is granted by a rationing order or regulation, such appeal may be taken within the time and in the manner prescribed by the rationing order or regulation.

(b) The appeal shall be heard by the Hearing Commissioner or a Presiding Officer and determined by the Hearing Commissioner in the same manner as if it were an original proceeding instituted by a notice of hearing issued under section 2.1.

(c) The Hearing Commissioner may, for good cause shown upon application by the respondent, stay or suspend the operation of an order issued by a War Price and Rationing Board or a Special Hearing Officer pending the hearing and determination of the appeal.

(d) Any order issued by the Hearing Commissioner upon the determination of the appeal shall supersede the order from which the appeal was taken. No appeal may be taken to the Office of the Hearing Administrator from such an order issued by the Hearing Commissioner.

ARTICLE V—APPEALS TO, REVIEW AND HEARING BY HEARING ADMINISTRATOR

SEC. 5.1 Hearing and order by the Hearing Administrator. (a) At any time after the service of the notice of hearing and before the service of the order of the Hearing Commissioner, the Hearing Administrator may direct that the proceedings be brought before him.

(b) Notice that the proceedings are to be brought before the Hearing Administrator shall be served upon the District Enforcement Attorney, the respondent and the Hearing Commissioner.

(c) Proceedings brought before the Hearing Administrator shall be conducted in the same manner as if brought before a Hearing Commissioner.

SEC. 5.2 Petition for reconsideration of order of Hearing Administrator under section 5.1. (a) Any party may file with the Hearing Administrator a petition for reconsideration of an order issued by the Hearing Administrator under section 5.1.

(b) The petition for reconsideration shall be served and filed in the same manner as a notice of appeal under section 5.4, and such petition shall conform to the requirements for notices of appeal prescribed in section 5.4 (b). The procedures on such petition shall be the same as on an appeal.

SEC. 5.3 Appeals from orders of Hearing Commissioners. A respondent or the District Enforcement Attorney may appeal to the office of the Hearing Administrator from any order issued under section 3.1 or section 3.2 (c) other than an order entered by default. A respondent may appeal to the Office of the Hearing Administrator from an order issued under section 2.7, denying a petition to reopen a defaulted proceeding.

SEC. 5.4 Notice of appeal. (a) An appeal may be taken by serving a notice of appeal on the Hearing Commissioner and the other party or parties to the proceeding within ten (10) days (or in the case of orders issued in the Territories and Possessions, within thirty (30) days) after service of the order appealed from. A copy of the notice of appeal

with proof of such service shall be filed at the Office of the Hearing Administrator, Washington, D. C., within five (5) days after the taking of the appeal. The Hearing Administrator, for good cause shown, may extend the time within which an appeal may be taken.

(b) The notice of appeal shall contain (1) a reference to the findings of fact and conclusions of law, if any, to which exception is taken, (2) a brief statement of the grounds for such exceptions, (3) the modifications proposed with respect to the order appealed from, and (4) a brief statement of the reasons supporting such proposed modifications. The Hearing Administrator may dismiss any appeal if the notice of appeal is deficient in such respects.

(c) The appealing party shall, within ten days after taking the appeal, or such longer period as the Chief Hearing Commissioner shall allow, file in the Office of the Chief Hearing Commissioner the transcript of the stenographic report of the hearing unless the preparation of the transcript was requested by the Hearing Commissioner or the case was heard by a Presiding Officer.

SEC. 5.5 Stay pending appeal. The taking of an appeal shall not automatically stay the operation of the order appealed from. A Hearing Commissioner may, however, for good cause shown, upon application of any party, stay or suspend the operation of an order pending the determination of the appeal. A copy of such application shall be served upon the opposing party at or before the time it is filed with the Hearing Commissioner. If the Hearing Commissioner does not act upon such application within three days after filing, or denies such application, the requesting party may apply for a stay to the Office of the Hearing Administrator, Washington, D. C.

SEC. 5.6 Record on appeal. The Chief Hearing Commissioner shall, within three (3) days after the receipt of the notice of appeal or the stenographic transcript, whichever is later, send to the Office of the Hearing Administrator the complete record in the case which shall include:

(a) The notice of hearing and proof of service thereof;

[Paragraph (b) revoked and former (c) through (g) redesignated (b) through (f), respectively, by Am. 2, effective 8-7-44]

(b) The transcript of testimony and all exhibits;

(c) The Presiding Officer's report and briefs in support and opposition thereto, if any;

(d) The order of the Hearing Commissioner with proof of service thereof and the accompanying opinion, if any;

(e) The stay order, if any; and

(f) All petitions, applications, or motions filed and orders issued in the proceeding.

SEC. 5.7 Briefs. (a) Any party to the appeal may submit to the Office of

the Hearing Administrator a brief in support of or in opposition to the order of the Hearing Commissioner.

(b) Two copies of briefs submitted on behalf of an appealing party, together with proof of service of a copy thereof upon the opposing party, shall be filed with the Office of the Hearing Administrator, Washington, D. C., within ten (10) days after the taking of the appeal. Within five (5) days after receipt of a copy of the appealing party's brief, the opposing party shall file two copies of his brief, together with proof of service of a copy thereof, in the Office of the Hearing Administrator. In the case of an appeal from an order issued in a Territory or Possession twenty (20) days shall be added to the times specified for the filing of briefs. Reply briefs will not be allowed except with the permission of the Office of the Hearing Administrator.

(c) Briefs may be filed after the time prescribed by paragraph (b) of this section only with the permission of the Office of the Hearing Administrator.

SEC. 5.8 *Oral argument.* The Hearing Administrator may, upon application or upon his own motion, order that oral argument be heard before him, the Deputy Hearing Administrator, or any Assistant Hearing Administrator.

SEC. 5.9 *Order on appeal.* (a) The Hearing Administrator may affirm, reverse, or modify the order of the Hearing Commissioner, or remand the proceeding with directions.

(b) Copies of the order on appeal shall be served on the respondent and the District Enforcement Attorney.

(c) The provisions of this section applicable to the Hearing Administrator shall apply to the Deputy Hearing Administrator or any Assistant Hearing Administrator, when either is acting in lieu of the Hearing Administrator pursuant to paragraph (b) of Revised General Order No. 46, as amended.

SEC. 5.10 *Review on initiative of Hearing Administrator.* (a) If neither the District Enforcement Attorney nor the respondent appeals within the time prescribed in section 5.4, the Hearing Administrator may review the case on his own motion. The Hearing Administrator may review, on his own motion, any order issued by a Hearing Commissioner from which an appeal does not lie.

(b) The Hearing Administrator shall initiate a review under paragraph (a) of this section by serving a notice of intention to review on the District Enforcement Attorney and the respondent.

(c) A review proceeding under this section shall be conducted in the same manner as an appeal except that the time for filing briefs shall be computed from the time of service of the notice of intention to review.

ARTICLE VI—MISCELLANEOUS

SEC. 6.1 *Service of papers.* Notices, orders, and other process and papers may be served personally, or by leaving a copy thereof at the residence or during usual business hours at the principal office or place of business of the person to be served, or by registered mail or

by telegraph. Service by registered mail or by telegraph is complete upon mailing or upon delivery of the text of the telegram to a telegraph office. The verified return of the person making the service, or where service is by registered mail or telegraph the verified return of the person making the service and the return post office or telegraph receipt shall be proof of service.

SEC. 6.2 *Office hours of Office of Hearing Commissioners and Hearing Administrator: filing.* The Offices of the Hearing Administrator and the Hearing Commissioners shall be open daily from 9 a. m. until 5 p. m. Any person desiring to file papers at any time other than the regular hours stated, may file a written application with the appropriate Hearing Commissioner or the Hearing Administrator, if such papers are to be filed with him, requesting permission therefor. Whenever service is required of papers submitted for filing, proof of such service must accompany the papers.

SEC. 6.3 *Definitions.* As used in this regulation, unless the context otherwise requires, the term:

(a) "Hearing Administrator" means the Hearing Administrator of the Office of Price Administration or any duly designated person temporarily so acting.

(b) "Office of the Hearing Administrator" includes the Hearing Administrator, the Deputy Hearing Administrator, and any Assistant Hearing Administrator of the Office of Price Administration, located at Washington, D. C.

(c) "Hearing Commissioner" means the Chief Hearing Commissioner of the Office of Price Administration for the region in which the proceeding is instituted, or such Hearing Commissioner as may be authorized to determine a proceeding held pursuant to this procedural regulation.

(d) "District Enforcement Attorney" means the Enforcement Attorney of the Office of Price Administration for the District in which the proceeding is instituted or an attorney authorized to act for the District Enforcement Attorney in any proceeding conducted pursuant to this regulation.

(e) "Suspension order" means an order of allocation which regulates or suspends for a period the acquisition, sale, transfer, delivery or other disposition or use of rationed commodities or facilities, issued against a person who has acted in violation of a ration order or regulation.

[Paragraph (e) amended by Am. 1, 9 F.R. 5426, effective 5-27-44 and Am. 2, effective 8-7-44]

(f) "Rationing order or regulation" means any order or regulation of the Office of Price Administration issued pursuant to War Production Board Directive No. 1, as supplemented or amended, or any Directive of the War Food Administrator or the Secretary of Agriculture, or any other delegation of authority conferred by section 2 (a) of the Second War Powers Act.

SEC. 6.4 *Effective date.* This Revised Procedural Regulation No. 4 shall be-

come effective at 12:01 a. m. on April 1, 1944. It governs all proceedings in cases instituted on and after that date. Unless the Hearing Administrator otherwise directs, it shall also govern all future proceedings in cases then pending: *Provided, however,* That the procedure prescribed by Temporary Procedural Regulation No. 4 shall govern review of orders issued prior to March 1, 1943, and the provisions establishing such procedure are continued in effect for this purpose.

[Revised Procedural Regulation No. 4 originally issued March 6, 1944]

[Effective dates of amendments are shown in notes following the parts affected]

Issued this 2d day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-11570; Filed, August 2, 1944;
11:41 a. m.]

PART 1305—ADMINISTRATION

[Supp. Order 87, Revocation]

SALES OF SURPLUS COMMODITIES BY THE UNITED STATES GOVERNMENT OR ITS AGENCIES

A statement of the considerations involved in the issuance of this order of revocation, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Supplementary Order 87 is hereby revoked subject to the provisions of Supplementary Order 40.¹

This order shall become effective September 1, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 2d day of August 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11585; Filed, August 2, 1944;
11:35 a. m.]

PART 1305—ADMINISTRATION

[Supp. Order 94]

SALES BY GOVERNMENT AGENCIES AND RESALES BY CERTAIN BUYERS

A statement of the considerations involved in the issuance of this supplementary order, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

§ 1305.122 *Sales of commodities by Government agencies and resales by certain buyers.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250, 9328, Supplementary Order No. 84 (Sales by Government Agencies and Resales by

*Copies may be obtained from the Office of Price Administration.

¹8 F.R. 4325.

Certain Buyers), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1305.122 issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681.

SUPPLEMENTARY ORDER NO. 94—SALES BY GOVERNMENT AGENCIES AND REALES BY CERTAIN BUYERS

Sec.

1. Scope and nature of this order.
2. Suggestions for the use of this order.
3. Exemption of certain sales.
4. Application of price regulations to sales by Government agencies.
5. Sales by Government agencies of new commodities at a price not to exceed acquisition or replacement cost.
6. Sales of war contract termination inventory.
7. Sales by Government agencies of new commodities at a price not to exceed manufacturer's, producer's, or processor's, adjusted list prices.
8. Sales of used commodities by Government agencies.
9. Sales of scrap by Government agencies.
10. Application by Government agencies for special maximum prices or exemptions.
11. When OPA may establish special maximum prices or exemptions on its own motion.
12. Sales in reliance upon buyers' representations.
13. Delegation to field offices.
14. Geographical applicability.
15. What this supplementary order prohibits.
16. Lower prices may be charged.
17. Definitions.
18. Effect of this supplementary order on price regulations and other supplementary orders.
19. Records and reports.
20. Enforcement.

SECTION 1. Scope and nature of this order. This supplementary order grants exemptions from maximum price control, continues existing maximum prices, establishes maximum prices, and provides a procedure for obtaining maximum prices or exemptions, for sales by the United States Government or its agencies of all commodities except food commodities, and for resales by certain private buyers of such commodities. This supplementary order also applies to sales of all commodities except food commodities by a contractor or subcontractor whose contract has been terminated by a Government agency where such contractor or subcontractor has been authorized or directed by the Government agency to sell the commodities, and where the proceeds are paid or credited to the Government agency.

This supplementary order does not apply to sales of any commodities by any Government agency where the original purchase by the Government was for the sole purpose of resale in substantially the same form or of stockpiling. Such commodities shall be priced by Government agencies under applicable price regulations.

Resales by private sellers are governed by the existing applicable price regulations and not by this supplementary order, except where OPA issues an order under section 11 of this supplementary order covering resales of a particular commodity. If OPA issues such an order, the provisions of the order will apply instead of the regulation otherwise applicable. The order will either provide a maximum price or exempt the resale from price control.

SEC. 2. Suggestions for the use of this supplementary order. As explained in section 1, this order establishes procedures for determining exemptions from price control, and maximum prices for sales of "surplus commodities," whether new, used or scrap.

Certain transactions and commodities are exempt from price control. If not exempted, the transaction and commodity may be covered by a price ceiling stated in dollar-and-cents terms. If, however, no such specific price ceiling is established, a Government agency or a contractor acting on the Government's behalf, may sell at a price not to exceed acquisition or replacement cost of the commodity, or on the basis of adjusted price lists of private manufacturers or producers. Alternatively, where no dollar-and-cents price ceiling has been established, a Government agency may apply to OPA for a specific ceiling price or exemption.

The Government agency may itself ascertain the applicable maximum price or exemption, using the appropriate method or methods outlined below. It may, however, rely upon the buyer's certification as a means of determining the applicable ceiling price.

Since this order is intended to assure that no more than maximum prices are charged by Government agencies, its use in determining the maximum price applicable to a particular sale is not, of course, necessary where the Government agency has knowledge of market conditions for the commodity or commodities to be sold and has good reason to believe that prices obtainable at the time and place of sale are substantially below OPA ceiling prices.

In using this order, the following steps are suggested:

Determine the applicable regulations. (1) Find what regulation generally governs the sale of the particular commodity you are selling; the Directory of Commodities and Services issued by the OPA is a convenient guide for this purpose. (It may be secured from the Superintendent of Documents, U. S. Government Printing Office, Washington 25, D. C.)

Exemptions. (2) Refer to section 3 of this order to learn what types of sales and what commodities are exempt from price control.

Maximum prices on new commodities. (3) Refer to section 4 to learn whether or not a maximum price in dollar-and-cents terms is applicable.

(4) Where maximum prices in dollar-and-cents terms have not been established, sales

may be made on the basis of cost of acquisition or replacement (section 5) or on the basis of adjusted list prices of private producers (section 7).

(5) Section 6 provides a special method for determining maximum prices for sales of war contract termination inventory.

Maximum prices of used commodities. (6) Refer to section 8 for a statement of methods by which to determine maximum prices for used commodities.

Maximum prices for scrap. (7) Refer to section 9 for the determination of maximum prices for scrap.

Applications for special maximum prices or exemptions. (8) Applications for the establishment of special maximum prices or for exemptions may be filed under section 10.

Reliance on buyer's certification. (9) If the Government agency does not wish to determine its maximum price or apply for a special price or exemption under the provisions of section 4 to 10 referred to above, it may rely upon the certifications of buyers as provided for in section 12.

Other provisions. (11) Additional provisions with respect to delegation to OPA field offices, geographical applicability, prohibitions, the charging of lower prices, definitions, effect on other regulations, records and reports, and enforcement are contained in sections 13 to 20.

EXEMPTIONS

SEC. 3. Exemption of certain sales—
(a) **Exemptions based on the type of sale—**(1) **Sales by Government agencies.** A sale by a Government agency is exempt from price control by operation of this supplementary order where the sale is:

(i) To another Government agency;

(ii) To any foreign government or agency thereof;

(iii) To a contractor for use in carrying out his prime contract with a Government agency;

(iv) To any relief organization for donation or export sale;

(v) Of a single item or group of items where the sales price estimated to be obtainable for all substantially similar items available for sale at the place of sale does not exceed \$300;

(vi) Of personal property when sold together with an interest in land or buildings in a single transaction;

(vii) Of all or substantially all the Government-owned contents of a factory or plant to the owner, lessee, or operator; or to any other single buyer purchasing for use.

(viii) Of building installations, facilities, appurtenances, equipment, and personal property attached to the land (except standing timber subject to MPR 460).

(2) **Further exemptions.** Upon application of a Government agency or on its own motion, the OPA, may by order, exempt such further types of sales as it deems necessary to facilitate the disposal of Government commodities if it appears that such exemptions will not have inflationary consequences.

(b) **Exemptions based on the commodity sold.** Sales by Government agencies of the commodities referred to

in Appendix A are exempt from price control by operation of this supplementary order. Part I of Appendix A lists exempt commodities by reference to the regulation which would otherwise govern their sale. Part II of Appendix A lists commodities and classes of commodities sales of which by Government agencies are exempt from maximum price control even though the regulation applicable is not listed in Appendix A, Part I.

SALES OF NEW COMMODITIES

SEC. 4. Application of price regulations to sales by Government agencies—(a) Maximum prices for commodities governed by price regulations listed in Appendix B. When a Government agency sells a commodity governed by a regulation listed in Appendix B, its maximum price for the sale is the price, if any, stated in dollar-and-cents terms, in the applicable regulation applying to sales by producers, manufacturers, or processors, adjusted for such geographical, quantity or other differentials as may be provided. If, however, the applicable regulation has established a maximum price for sales by Government agencies by express reference to such agencies (and not merely by a catch-all clause referring to sellers generally or by the common definition of the term "person" to include Government agencies), the maximum price for the selling agency shall be the maximum price so established.

A Government agency may sell at the maximum price applicable to sales by wholesalers or jobbers if the buyer from the agency generally buys the commodity from wholesalers or jobbers or from retailers. A Government agency may sell at the maximum price applicable to sales by retailers if the buyer from the agency generally buys the commodity from retailers.

To determine whether a buyer generally purchases a commodity from a given class of seller (e. g., wholesalers and jobbers, retailers), the Government agency may:

- (1) Make such determination itself;
- (2) Obtain from the buyer a written representation with regard thereto in the contract of sale or otherwise.

(b) **Maximum prices for commodities governed by price regulations listed in Appendix C.** When a Government agency sells a commodity governed by a regulation listed in Appendix C, its maximum price for the sale is the manufacturer's, producer's, or processor's net price to wholesalers or jobbers, that is, the list price, adjusted for all applicable extra charges, discounts, or allowances, for sales to wholesalers or jobbers. If, however, the applicable regulation has established a maximum price for sales by Government agencies by express reference to such agencies (and not merely by a catch-all clause referring to sellers generally or by the common definition of the

term "person" to include Government agencies), the maximum price for the selling agency shall be the maximum price so established.

A Government agency may sell at the maximum price applicable to sales by wholesalers or jobbers if the buyer from the agency generally buys the commodity from wholesalers or jobbers or from retailers. A Government agency may sell at the maximum price applicable to sales by retailers if the buyer from the agency generally buys the commodity from retailers.

To determine whether a buyer generally purchases a commodity from a given class of seller (e. g., wholesalers and jobbers, retailers), the Government agency may:

- (1) Make such determination itself;
- (2) Obtain from the buyer a written representation with regard thereto in the contract of sale or otherwise.

(c) **When a maximum price cannot be determined by reference to Appendices B and C although the commodity is listed therein.** In such instances the Government agency may determine a maximum price under the succeeding sections. (For an explanation of the situations in which maximum prices cannot be determined, see text of Appendix B.)

(d) **Sales of a heterogeneous group of commodities.** (1) Where a heterogeneous group of new commodities held at one place is sold to one purchaser and where the determination of dollar-and-cents maximum prices would be unduly burdensome, the maximum price for the entire group of commodities may be determined under section 5.

(2) Where a heterogeneous group of new and used, or all used, commodities held at one place is sold to one purchaser and where the determination of dollar-and-cents maximum prices would be unduly burdensome, the maximum price for the entire group may be a price not to exceed 75 per cent of the acquisition or replacement cost (as defined in section 5) to the Government agency.

SEC. 5. Sales by Government agencies of new commodities at a price not to exceed acquisition or replacement cost—

(a) **When Government agencies may sell at a price not to exceed acquisition or replacement cost.** When no maximum price has been expressly provided for the sale under section 4 and no exemption is provided in section 3 a Government agency may sell any new commodity at a price not to exceed its acquisition or replacement cost (as defined in (b) following) to the Government agency.

(b) **What is acquisition or replacement cost.** "Acquisition cost" means delivered cost to the Government or if this is unknown, or cannot reasonably be ascertained, the estimated delivered cost to the Government. "Delivered cost" may be averaged. Where the Government sales officer finds it practicable to determine, all other expenses, including handling, warehousing, costs of trans-shipment by the Government, contract ter-

mination allowances and interest charges, shall be excluded.

"Replacement cost" means estimated current replacement cost to the Government agency at the point of Government sale.

Where the Government agency sells a commodity "in place" or on an "installed basis," the expenses incurred by it in connection with the installation thereof may be included.

In calculating acquisition or replacement costs of consumer goods or cost of living items, as distinguished from industrial goods, the Government agency shall, where the Government sales officer finds it practicable to determine, eliminate that portion of such cost which is attributable to inclusion in the article of features which, while useful to the Government, do not add significantly to the article's value to a private consumer. On sales of war contract termination inventory (for a description of which see section 6 below) such costs need not be eliminated.

SEC. 6. Sales of war contract termination inventory. Notwithstanding any other pricing provision of this supplementary order, on sales of war contract termination inventory consisting of raw materials, supplies, component parts, semi-processed and semi-fabricated material, the Government agency which terminated the contract or the contractor selling in its behalf may, prior to the date on which such inventory is declared or assigned as surplus to a disposal agency, as authorized by regulations of the Surplus War Property Administrator, sell any item in such inventory at a price not to exceed the acquisition cost of the item. This section is not applicable to sales made subsequent to such date of declaration or assignment. Maximum prices for sales of war contract termination inventory may also be determined under any other applicable provision of this supplementary order.

For the purposes of this section "acquisition cost" means the purchase price plus freight, if any, paid by the contractor for the item, and may be averaged. Freight charges which cannot be definitely assigned or allocated to the item may be estimated. Where the item being sold has been fabricated or processed by the contractor, direct labor costs plus the appropriate allocable factory overhead (which may be estimated if actual figures are not available) may be added to the acquisition cost. The acquisition cost of property furnished to the contractor by the Government may be estimated, if the actual cost is unknown or cannot reasonably be ascertained.

SEC. 7. Sales by Government agencies of new commodities at a price not to exceed manufacturer's, producer's, or processor's adjusted list prices. (a) As an alternative to selling at a price not to exceed acquisition or replacement cost, a Government agency may sell at a price not to exceed the net price to wholesalers or jobbers contained in price lists and discount schedules of any manufacturer,

producer, or processor of the same commodity, minor differences in specifications and design being disregarded. "Net price to wholesaler" means the manufacturer's, producer's, or processor's list price adjusted for all applicable extra charges, discounts, or allowances, for sales to wholesalers or jobbers.

A Government agency may sell at the maximum price applicable to sales by wholesalers or jobbers if the buyer from the agency generally buys the commodity from wholesalers or jobbers or from retailers. A Government agency may sell at the maximum price applicable to sales by retailers if the buyer from the agency generally buys the commodity from retailers.

To determine whether a buyer generally purchases a commodity from a given class of seller (e. g., wholesalers and jobbers, retailers), the Government agency may:

- (1) Make such determination itself;
- (2) Obtain from the buyer a written representation with regard thereto in the contract of sale or otherwise.

Wherever practicable, the price list and discount schedule of the manufacturer of the particular commodity being sold should be used. Where there are significant geographical differences in the price of products to be sold, the price lists and discount schedules shall be those of a seller normally selling in the area or areas in which the Government agency intends to sell.

SALES OF USED COMMODITIES AND SCRAP

SEC. 8. Sales of used commodities by Government agencies. The maximum price of used commodities (exclusive of scrap) not exempt under section 3 of this order shall be determined by any one of the following methods which the selling agency may select:

(a) The maximum price may be that specified for used commodities by price regulations listed in Appendix D. Part I of Appendix D lists the regulations which specify maximum prices in terms of dollar-and-cents. Part II of Appendix D lists the regulations which provide for the establishment of maximum prices by formula.

(b) A Government agency may file with the OPA national office a formula or formulas which it proposes to use in establishing maximum prices for the sale of specified used commodities or groups of commodities. The formula must be related to the ceiling price of the commodity in new condition and must not exceed maximum prices applicable thereto, except that where such commodity or groups of commodities are sold "in place" or on an "installed basis," the Government agency may include the expenses incurred by it in connection with the installation thereof. If a formula is not disapproved or modified within 15 days of filing, sales may be made thereunder until such time as the OPA may modify, supersede, or suspend it.

The OPA's failure to disapprove, modify, supersede, or suspend any formula

filed under this paragraph shall not be construed as indicating that higher maximum prices would not be approved if applied for under section 10.

SEC. 9. Sales of scrap by Government agencies. The maximum price for sales of scrap not exempt under section 3 shall be the price specified in the applicable regulation listed in Appendix E.

APPLICATION FOR PRICES OR EXEMPTIONS

SEC. 10. Application by Government agencies for special maximum prices or exemptions—(a) *When Government agency shall apply.* When the maximum price for a sale has not been expressly provided under section 4 or section 9 and the sale is not exempt under section 3, the Government agency, if it does not determine its maximum price by one of the methods provided in sections 5, 6, 7, 8, or 12, shall apply to the OPA for either a maximum price or an exemption.

(b) *Where to file applications.* The Government agency may file its application with the nearest OPA District or Regional Office or with the National Office.

(c) *What the application shall contain.* An application under this section shall contain the following:

(1) An accurate physical description and identification of the commodity or commodities to be priced, and the name and address of the manufacturer, if available, or, if not, the name and address of a distributor, if available.

(2) Its condition.

(3) The quantity to be sold.

(4) The type of sale contemplated, such as: auction, acceptance of sealed bids, negotiations.

(5) The types of purchasers to whom sales are contemplated, such as: manufacturers, industrial users, wholesalers, retailers, and non-industrial users. The OPA will establish a maximum price for sales by manufacturers unless the Government states that it desires a maximum price for sales by wholesalers, jobbers, or retailers.

(6) An estimate of "acquisition cost" or "replacement cost" of the commodity to the agency, if available. (These terms are defined in section 5.)

(7) A requested maximum price if the agency, so desires, with an explanation of the basis for the requested price.

(8) A request for an exemption if the agency so desires, with an explanation of the reasons for the request.

(d) *When a requested maximum price may be deemed approved.* Any maximum price requested by the Government agency with reasons therefor, shall be deemed approved unless the OPA gives notice to the contrary within twenty days from the date the application is mailed or delivered to it.

(e) *Sales pending OPA approval of maximum price.* Upon the filing of an application under this section, the Government agency may, where the commodity is to be sold by negotiation, enter into a contract to sell at the requested

price, subject to the approval of such price by OPA, and make delivery thereunder. If the Government agency collects the requested price it shall refund the difference between the price collected and any lower maximum price established by OPA.

(f) *Action by OPA on applications discretionary.* The OPA, in its discretion, may either grant a special exemption or establish a special maximum price, regardless of whether the Government selling agency had applied for a special exemption or a special maximum price.

(g) *When the OPA may grant exemptions.* The OPA may grant an exemption from price control limited to a particular sale of a designated commodity or commodities when, in its opinion, inflationary consequences will not result from the exemption because of market conditions, the use to which the commodity may be put, or the fact that the price charged will not tend to increase the cost of living or other prices.

(h) *When the OPA may establish special maximum prices.* If the Government agency's application satisfies the requirements of this section, the OPA may establish special maximum prices for the particular commodities covered by the application which are representative of, or in line with, the average or prevailing ceiling price or prices to which private sellers of these commodities are subject.

SEC. 11. When OPA may establish special maximum prices or exemptions on its own motion. The OPA, on its own motion, may, by order, establish special maximum prices or special exemptions, applicable to sales by Government agencies or to resales by private resellers of commodities purchased from Government agencies. Except where a special maximum price or special exemption for all or designated classes of resellers of a commodity has been provided by an order issued under this section 11, the maximum prices and exemptions applying to all such resales shall be determined by the applicable maximum price regulation.

RELIANCE ON BUYER'S CERTIFICATION

SEC. 12. Sales in reliance upon buyer's representations—(a) *Sales at or below customary purchase prices.* A Government agency may sell any commodity at a price not to exceed the maximum price applicable to purchases by the buyer, from usual sources of supply, of the commodity in the quantity and at the place that delivery is made: *Provided,* That the buyer certifies to the Government agency that the price paid, contracted for, or offered does not exceed such maximum price.

(b) *Sales to manufacturers, producers, or processors at or below maximum selling prices.* A Government agency may sell any commodity at a price not to exceed the maximum selling price applicable to sales by the buyer, in his capacity as a manufacturer, producer, or processor of the same commodity, dis-

regarding minor differences in specifications or design, in the quantity and at the place that delivery is made: *Provided*, That the buyer certifies to the Government agency that the price paid, contracted for, or offered does not exceed his maximum selling price.

(c) *Sales at or below acquisition or replacement cost.* A Government agency may sell any new commodity to a buyer at a price not to exceed acquisition or replacement cost as determined under section 5: *Provided*, That the buyer certifies to the Government agency that no maximum price for the sale of the commodity is established in dollar-and-cents terms by a price regulation listed in Appendix B or C of this supplementary order.

(d) *Accuracy of buyer's representations.* No Government selling agent shall make a sale under this section where he has reason to doubt the accuracy of the certificate. Every certificate furnished under this section shall constitute a representation both to the Government selling agency and to the Office of Price Administration.

OTHER PROVISIONS

SEC. 13. *Delegation to field offices.* The Price Administrator, or any Regional Administrator so authorized by the Deputy Administrator for Price, or any District Director so authorized by his Regional Administrator may issue special maximum prices and exemptions in the form of orders issued under sections 10 and 11 of this supplementary order.

SEC. 14. *Geographical applicability.* The provisions of this supplementary order shall be applicable in the 48 states of the United States and the District of Columbia.

SEC. 15. *What this supplementary order prohibits.* On and after September 1, 1944, or earlier at the option of the Government agency, regardless of any contract, option, or other agreement, except those lawfully in effect before the effective date of this supplementary order, no Government agency or official or employee thereof, and no person subject to an order applicable to private resellers issued hereunder, shall sell, deliver, or cause to be sold or delivered, and no person in the course of trade or business shall buy or receive, any commodity for which a maximum price has been authorized by this supplementary order, or any order issued hereunder, at a price or higher than such maximum price; and no person shall agree, offer, solicit, or attempt to do any of the foregoing.

SEC. 16. *Lower prices may be charged.* Lower prices than those established by this supplementary order may be charged, demanded, paid or offered, whether by way of discounts, allowances, or otherwise.

SEC. 17. *Definitions.* When used herein the following terms have the following meaning.

(a) "Person" means individual, corporation, partnership, association, government agency or any other organized group of persons, or legal successor or representative of any of the foregoing.

(b) "Government agency", "Government". Except where the context otherwise requires, "government agency" and "government" mean the United States Government or any department, agency, commission, corporation or other such instrumentality of the United States Government. For the purposes of this supplementary order, "Government agency" and "Government" includes any contractor or subcontractor whose contract has been terminated by a Government agency, and who has been authorized or directed by the Government agency to sell commodities and where the proceeds are paid or credited to the Government agency. All the provisions of this supplementary order shall apply to such contractors or subcontractors except where specific provision is otherwise made.

(c) "Commodity" means all commodities, as defined in the Emergency Price Control Act of 1942, except food commodities. (Government sales of food commodities are subject to Supplementary Order No. 81.)

(d) "Price regulation," "regulation" mean a price schedule effective in accordance with the provisions of section 206 of the Emergency Price Control Act of 1942, as amended, a maximum price regulation or temporary maximum price regulation issued by the Office of Price Administration, or any order issued pursuant to any such regulation or schedule.

(e) "Supplementary order" means an order amending, supplementing or superseding provisions of two or more price regulations.

(f) "Sell" includes sell, supply, dispose, barter, exchange, lease, transfer, and deliver, and contracts and offers to do any of the foregoing. The terms "sale," "selling," "sold," "seller," "buy," "purchase" and "purchaser," shall be construed accordingly.

(g) "New commodities" includes damaged or deteriorated commodities.

(h) Other definitions. Unless the context otherwise requires, the definitions of section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to the terms used in this supplementary order.

SEC. 18. *Effect of this supplementary order on price regulations and other supplementary orders—(a) In general.* The provisions of this supplementary order as to Government agencies shall supersede the provisions of all maximum price regulations and supplementary orders previously issued to the extent that the latter are inconsistent with or contrary to any provisions of this supplementary order.

(b) *Effect on exemptions otherwise applicable to Government agencies.* Notwithstanding the provisions of any maximum price regulation, this supplementary order provides that sales by Government agencies are exempt from price control only when (1) such exemptions are provided in section 3 (a), or 3 (b) and indexed in Appendix A, or (2) when special exemptions governing

particular Government sales have been established under section 10 or 11.

(c) *Examples of effect of this supplementary order on certain regulations.*

(1) The provisions of Revised Maximum Price Regulation No. 204, Special Sales of Industrial Materials⁷ are superseded by this supplementary order insofar as all sales by Government agencies of industrial materials are concerned.

(2) The maximum price provisions of the General Maximum Price Regulation⁸ insofar as sales by Government agencies are concerned are superseded except when indexed in Appendices B, C, D or E by this supplementary order.

(3) Supplementary Order No. 87, being superseded by this supplementary order, is hereby revoked.

SEC. 19. *Records and reports—(a) Availability to Office of Price Administration of records of Government agencies selling commodities subject to this supplementary order.* All Government agencies that have made or propose to make sales of any commodities subject to this supplementary order shall make available to the Office of Price Administration on request, copies of bids, quotations and contracts pertaining to such sales.

(b) Every contractor or subcontractor whose contract has been terminated by a Government agency shall furnish the purchaser on each sale subject to this order an accurate description of the item or groups of items sold and the terms of sale. This shall include reference to such factors as the quality, size, grade and quantity of the item, the shipping point, the price per item, whether the shipment is prepaid or collect, and the name of carrier, if practicable and relevant. As to quality, size, grade, and quantity, the description may consist of information previously furnished to the contractor or subcontractor by his supplier. On sales made under section 4 (d) (2), the description need not be furnished to the buyer, unless requested by the buyer.

(c) All Government agencies making sales of commodities subject to this supplementary order and all resellers of such commodities shall keep such further records, and file such reports as the Office of Price Administration may from time to time require, subject to the approval of the Bureau of the Budget, in accordance with the Federal Reports Act of 1942, where necessary.

SEC. 20. *Enforcement.* All violations of any provisions of this Supplementary Order are subject to the enforcement provisions of the Emergency Price Control Act of 1942, as amended.

Officials or employees of Government agencies making sales in reliance upon buyers' representations as provided in this supplementary order are exempted from any liability for the violation of any of the maximum price ceilings prescribed herein.

Where the maximum price for a sale by a Government agency is based upon

⁷ 7 F.R. 6479, 7366, 8948; 8 F.R. 4785, 11376, 21795.

⁸ 9 F.R. 1385.

¹ 9 F.R. 810.

its acquisition cost as provided in this supplementary order, the buyer is exempted from any liability for paying more than such acquisition cost.

This Supplementary Order No. 94 shall become effective September 1, 1944.

NOTE: All reporting and record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 2d day of August 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

APPENDIX A—COMMODITIES EXEMPT FROM
MAXIMUM PRICE CONTROL WHEN SOLD BY
GOVERNMENT AGENCIES

This appendix identifies commodities (either by listing the regulation to which they are subject, Part I, or by name, Part II) which are exempt from maximum price control when sold by Government agencies. (For general exemptions of certain types of sales by Government agencies, see section 3 of this supplementary order.)

Part I—Regulations covering commodities exempt from maximum price control when sold by Government agencies. Where the exemption is qualified, the limiting condition is set forth in parentheses.

Regulation number	Short title
Revised Price Schedule 4	Iron and steel (all sales exempt except those to a consumer, and his broker).
Revised Price Schedule 49	Resale of iron and steel products. (exempts sales to reseller when no bids have been received from a consumer at the maximum prices established in the regulation).
Revised Price Schedule 93.	Mercury.
Revised Price Schedule 96.	Domestic fuel oil storage tanks.
Revised Price Schedule 100.	Cast iron soil pipe and fittings.
Revised Maximum Price Regulation 125 (except when sold for remelting in which case the applicable scrap regulation shall govern).	Nonferrous foundry products.
Maximum Price Regulation 175.	Rough rolled, figured wire and heat absorbing rolled glass.
Maximum Price Regulation 199.	Lead bullet rod.
Revised Maximum Price Regulation 206.	Vitrified clay sewer pipe and allied products.
Maximum Price Regulation 224.	Cement.
Maximum Price Regulation 225.	Printing and printed paper commodities.
Maximum Price Regulation 230 (exempts sales to resellers only).	Reusable iron and steel pipe and used structural pipe.
Maximum Price Regulation 276.	Asphalt tile.
Maximum Price Regulation 310 (exempts sales to resellers only).	Reusable structural steel shapes and plates, and shafting.
Maximum Price Regulation 321.	Feldspar fire extinguishers.

Regulation number	Short title
Maximum Price Regulation 377 (except when sold for remelting in which case the applicable scrap regulation shall govern.)	Die castings.
Maximum Price Regulation 382.	Wide mouth glass containers.
Maximum Price Regulation 416.	Basic refractory products.

Part II—Other commodities exempt from maximum price control when sold by Government agencies.

General. Any scrap, used, waste, or damaged materials otherwise subject to the General Maximum Price Regulation, except used airplanes powered with a single engine of not more than 500 horsepower.

Products having editorial or informational content. Books, magazines, motion pictures, periodicals, newspapers, pamphlets, leaflets, sheet music, music rolls, stamp albums, maps, charts, catalogues, directories, programs, house organs, menus, advertising matter printed on paper (except such articles as containers, labels and book matches, the form of which serves a purpose other than that of advertising), time tables, tariffs, price lists, and globes.

Chemicals, drugs and paints. (1) Hog cholera virus and anti-hog cholera serum (products used in the immunization of swine against hog cholera), manufactured and marketed in compliance with the standards and regulations promulgated by the United States Department of Agriculture.

(2) Aviation gasoline and components, synthetic rubber and components, toluene manufactured from petroleum as set forth below except sales and deliveries of benzol, toluol, and xylol derived as by-products from coal-carbonization or from the production of carbureted water-gas or oil-gas:

(a) Aviation gasoline of 87 octane rating or higher and, to the extent sold or delivered for use in the manufacture thereof, all components of aviation gasoline of 87 octane rating or higher, including but not limited to aromatic hydrocarbons and base stocks or fractions thereof; and catalysts.

(b) The following to the extent sold or delivered for use in the manufacture of synthetic rubbers: components of synthetic rubbers, including but not limited to styrene; hydrogen, acetaldehyde, acetylene, vinyl-acetylene, vinyl-chloride, vinyl acetate, sebacate esters, phthalate esters, tricresyl phosphate hydrochloric acid, calcium carbide, ethylene dichloride, dichloro-ethyl ether, sodium polysulfide, butylene glycol, acrylonitrile, and furfural, catalysts, and physical carrier agents for such catalysts, including but not limited to silica gel.

The term "synthetic rubber," as used herein, means a material obtained by chemical synthesis, possessing the approximate physical properties of natural rubber, when compared in either the vulcanized or unvulcanized condition, which can be vulcanized with sulphur or other chemicals with the application of heat and which, when vulcanized, is capable of rapid elastic recovery after being stretched to at least twice its length at temperature ranging from 0° F. to 150° F. at any humidity.

(c) Toluene manufactured from petroleum, and, to the extent sold or delivered for use in the manufacture of such toluene, base stocks from which such toluene is to be extracted, and selected charging stocks to be processed for the synthesis of such toluene, and catalysts.

(3) Domestic botanical drugs.

(4) Gum for naval stores and gum naval stores.

(5) Reagent chemicals, when sold for the purposes of scientific and medical research,

for analytical and educational uses, and for quality control of industrial products.

(6) Core oils and core washing oils.
Rubber and rubber products. (1) Synthetic rubber and reclaimed synthetic rubber and their components, as specified above in paragraph (2) (b) under chemicals, drugs and paints.

(2) Crude rubber, guayule rubber and liquid latex.

Fuel, petroleum products and other oils. (1) Aviation gasoline of 87 octane ratings and higher and its components as specified above in paragraph (2) (a) under chemicals, drugs, and paints.

(2) Toluene manufactured from petroleum as specified above in paragraph (3) under chemicals, drugs and paints.

(3) Bituminous coal produced in Alaska.

(4) 80-Octane Army all-purpose gasoline. Machinery, tools and equipment. (1) Instrument jewel bearings.

(2) Diamond dies smaller than .002 inches in diameter.

Metals and minerals. (1) Sales or deliveries of scrap metals to dealers in such materials purchasing for resale: Provided, (a) That the dealer certifies to the Government agency in his bid, quotation or otherwise that he is purchasing such materials for resale and that in reselling he will not exceed the applicable Office of Price Administration maximum prices, and

(b) That the selling officer has no reason to doubt the accuracy of the certificate.

(2) Block mica of strategic grades (i. e., block mica of a quality better than "heavy stained," as defined in Conservation Order No. M-101 issued by the War Production Board on March 6, 1942) and fabricated mica produced therefrom.

(3) Crude fluorspar ores.

(4) Blister copper.

(5) Lead bullion.

(6) Ores and ore concentrates other than chrome or manganese. The term "ores" means any mineral substances in a crude state used chiefly as a commercial source of metal contained therein. The term "ore concentrates" means any ore after the removal of a part of the gangue, or a part of the non-metallic elements, by either a physical or chemical process.

(7) Electrotype plates which are obsolete by reason of the time limitations of War Production Order M-99 or which may become obsolete within the definition of War Production Board Order M-99, and backing metal, composed of approximately 94% lead, 3% tin and 3% antimony obtained from these electrotype plates, sold by purchasers of the electrotype plates to the National Lead Company, acting as agent for the Metals Reserve Company.

(8) Pennsylvania anthracite when sold and delivered for use as a filter medium under the trade name "anthraflit."

(9) Optical grades of fluorspar.

(10) Domestic battery or chemical manganese ores.

(11) Domestic metallurgical manganese ores when sold to dealers purchasing for resale or to users or processors who use it in the production of spiegeleisen or ferromanganese containing less than 75% manganese or who charge it directly in the production of steel or in foundry operation.

(12) Domestic chrome ores when sold to dealers.

(13) Glass-grade kyanite.

(14) Scrap mica and unground mica schist. Forest products, lumber and building materials. (1) Bark obtained from hemlock, oak, chestnut and spruce.

(2) The following natural forest products used by florists: ferns, leaves, foliage and boughs.

(3) Wood for naval stores.

(4) Saw and veneer mill wood wastes, when sold for use as raw materials in wood distillation, including but not limited to slabs,

edgings, veneer log ends and cores, and ground wood.

(5) Any tree or plant, or part thereof, painted or unpainted, mounted or unmounted, which is used for decorative purposes during the Christmas season.

- (6) Flat glass (all types).
- (7) Glass blocks.
- (8) Foamglas.
- (9) Filtros plate.
- (10) Mineral wool including fibreglas.
- (11) Concrete products.
- (12) Refractories and refractory cements.
- (13) Mineral aggregates.
- (14) Lightweight aggregates and slag.
- (15) Dimension stone.
- (16) Lime and limestone (except agricultural).

(17) Crude and calcined gypsum (except agricultural).

- (18) Talc, pyrophyllite and soapstone.
- (19) Plumbing specialties.
- (20) Stokers. (Only those otherwise subject to Maximum Price Regulation 188).

(21) Heating specialties. (Only those otherwise subject to Maximum Price Regulation 188).

- (22) Extended surface heating equipment.
- (23) Automatic controls.
- (24) Wood pipe.

Textiles, leather and apparel. (1) Wool skins (whether domestic or foreign)—i. e., the untanned skins of sheep or lambs, with the wool still on, other than shearlings or wool skins which are sold for use as furs.

Consumer items

- (1) Tie racks, shoe racks.
- (2) Pin cushions.
- (3) Shoe horns.
- (4) Comforter grippers.
- (5) Comb cleaners.
- (6) Book ends, portable door stops, and paper weights.
- (7) Reading racks.
- (8) Mirror table plateaus.
- (9) Beverage coasters.
- (10) Dinner bells and chimes.
- (11) Figurines and ornamental statuary.
- (12) Wood carved figures and animals.
- (13) Music boxes.
- (14) Bird houses.

Miscellaneous. (1) Animals of any kind, whether wild or domestic and whether living or dead, other than those slaughtered for food purposes, but this exception does not extend to pelts, furs or other parts of animals.

- (2) Stamps and coins.

(3) Precious stones and mountings into which precious stones are set. The term "precious stones" means any ruby, sapphire, emerald, natural pearl, or any diamond (other than an industrial diamond). Synthetic stones and cultured pearls shall not be deemed "precious stones".

- (4) Antiques.
- (5) Knotted oriental rugs.
- (6) Paintings, etchings, sculptures and other objects of art.
- (7) Cattle warts.

(8) Domestic hog bristle, whether raw or dressed: *Provided*, That this exemption shall not apply to sales of dressed hog bristle to a manufacturer of brushes.

- (9) Unginned Spanish moss.
- (10) Vinyl acetate—vinyl chloride copolymer transcription records.

(11) Ammunition sold by Defense Supplies Corporation.

(12) Phonograph records sold by the recording laboratory of the Library of Congress.

(13) Temporary buildings sold apart from the land.

(14) Three dimensional sculptured or cast anatomical models (human, botanical, zoological) used for educational purposes.

- (15) Floor-sweepings compounds.
- (16) Sphagnum moss.
- (17) Wrought iron fences.
- (18) Wrought iron balustrades.
- (19) Lightning rods.
- (20) Weathervanes.
- (21) Cast-iron cornices.
- (22) Steel or iron marquees.
- (23) Ornamental iron brackets.
- (24) Architectural terra cotta.
- (25) Changeable sign letters, and equipment for mounting such letters on theater marquees and in theater lobbies.

(26) Theater lobby display signs and transparencies, and equipment for mounting such signs and transparencies.

(27) Novelty pouring and measuring caps for liquor bottles.

APPENDIX B—DOLLARS AND CENTS MAXIMUM PRICES FOR SPECIFIED COMMODITIES

This appendix identifies commodities (either by listing the regulation to which they are subject, Part I, or by name, Part II) for which dollar-and-cents maximum prices have been established for one or more of various levels of sale (i. e. manufacturer or producer, wholesaler or jobber, or retailer). The maximum prices applicable to

sales by Government agencies shall be determined by reference to the listed regulation as follows:

First, where the listed regulation establishes dollar-and-cents maximum prices for Government agencies by express reference to such agencies such maximum prices shall govern sales by the Government agency or agencies expressly covered.

Second, where the listed regulation does not establish dollar-and-cents maximum prices for Government agencies by express reference, the maximum prices governing sales by Government agencies shall be determined under the rules set forth in section 4 (a) of this order.

Third, where the listed regulation does not establish dollar-and-cents maximum prices or alternatively the Government agency wishes to sell at levels of sale (e.g. manufacturing, wholesale or retail) for which maximum prices are not established in the regulation, such maximum prices shall be determined under section 5 or section 7 of this supplementary order. For example, the listed regulation may establish dollar-and-cents prices only at the manufacturing level, whereas the Government agency may intend to sell either at wholesale or retail levels, or the Government agency may wish to sell at the producer level while the listed regulation has established dollar-and-cents maximum prices only at the wholesale or retail levels. In such cases, under section 5 it could sell at a price not to exceed acquisition or replacement cost; or alternatively under section 10 it could apply for a maximum price.

It will be found in the case of some of the listed regulations that while dollar-and-cents maximum prices are established therein which are applicable to the bulk of the sales of the commodity, the Government agency may wish to dispose of special categories of the commodity for which no dollar-and-cents maximum prices are established in the listed regulation. In such case, the selling agency may sell at a price not to exceed acquisition or replacement cost under section 5, or apply for a maximum price under section 10.

Part I—Regulations establishing dollar-and-cents maximum prices at one or more levels of sale for all or most of the commodities subject to the regulation. They are listed under the appropriate general commodity classification.

Paper and Paper Products

Regulation number	Short title	Levels of sale for which dollars and cents maximum prices are established		
		Manufacturer or producer	Wholesaler or jobber	Retailer
RPS 32	Paperboard	x		
MPR 114	Woodpulp	(1)	(1)	(1)
RMPR 130	Newsprint	x	x	
MPR 140	Sanitary napkins and tampons	x	x	x
MPR 182	Kraft wrapping papers and certain bag papers and certain bags	x	x	
RMPR 237	Pulpwood produced in the States of Minnesota, Michigan and Wisconsin	(1)	(1)	(1)
MPR 266	Certain tissue paper products	x	x	
MPR 307	Waxed papers	x		
MPR 344	New cotton linen and underwear cuttings	(1)	(1)	(1)
MPR 359	Certain converted paper products	x	x	
MPR 361	Pulpwood (produced in or sold into the States of Maine, Vermont, New Hampshire and New York)	(1)	(1)	(1)
MPR 369	Dry roofing and flooring felts	x		
RMPR 387	Pulpwood produced in the States of South Carolina, Georgia, Florida, Tennessee, Mississippi, Alabama, and Louisiana east of the Mississippi River	(1)	(1)	(1)

¹ All sellers.

Paper and Paper Products—Continued

Regulation number	Short title	Levels of sale for which dollars and cents maximum prices are established		
		Manufacturer or producer	Wholesaler or jobber	Retailer
MPR 410	Pulpwood—Southwestern	(1)	(1)	(1)
MPR 433	Pulpwood—North Carolina	(1)	(1)	(1)
MPR 437	Pulpwood—Eastern Virginia	(1)	(1)	(1)
MPR 449	Groundwood—specialty papers	x		
MPR 450	Writing paper	x		
MPR 451	Book paper	x		
MPR 459	Gummed Kraft sealing tape	x		
RMPR 464	Pulpwood—Appalachian	(1)	(1)	(1)
MPR 484	Unwashed and washed wiping cloths	(1)	(1)	(1)

Chemicals, Drugs, and Paints

MPR 21	Formaldehyde	(1)	(1)	(1)
MPR 28	Ethyl alcohol (excluding West Coast ethyl alcohol)	x		
MPR 31	Acetic acid	(1)	(1)	(1)
MPR 34	Wood alcohol	(1)	(1)	(1)
MPR 36	Acetone	(1)	(1)	(1)
MPR 37	Buryl alcohol and esters thereof	(1)	(1)	(1)
MPR 38	Glycerine	(1)	(1)	(1)
MPR 68	Hide glue stock	(1)	(1)	(1)

² All sellers.

Chemicals, Drugs, and Paints—Continued

Regulation number	Short title	Levels of sale for which dollars and cents maximum prices are established		
		Manufacturer or producer	Wholesaler or jobber	Retailer
RPS 76.....	Hide glue.....	(1)	(1)	(1)
RPS 78.....	Oxalic acid.....	(1)	(1)	(1)
RPS 80.....	Lithopone.....	(1)	(1)	(1)
RPS 98.....	Titanium pigments.....	(1)	(1)	(1)
RMPR 191.....	Cotton linters and hull fibers.....	(1)	(1)	(1)
MPR 203.....	Vitamin A natural oils and concentrates.....	(1)	(1)	(1)
MPR 245.....	Shellac.....	(1)	(1)	(1)
MPR 264.....	Industrial waxes.....	(1)	(1)	(1)
MPR 278.....	Totaquina and totaquina products.....	x	x	x
MPR 295.....	West Coast ethyl alcohol.....	x	x	x
MPR 297.....	Natural resins.....	(1)	(1)	(1)
MPR 352.....	Chestnut extract.....	x	x	x
MPR 353.....	Certain fine chemicals.....	x	x	x
MPR 383.....	Certain sales of prairie bones.....	All sellers to industrial consumers.		
MPR 431.....	Charcoal.....	x		
MPR 446.....	Pine tar and pine tar oil.....	x		
MPR 472.....	Certain essential oils.....	x	x	
MPR 474.....	Lanolin.....		x	
MPR 479.....	Thermosetting plastic laminates.....	x		
MPR 543.....	Certain barium chemicals.....	x		

Rubber and Rubber Products

Regulation number	Short title	Manufacturer or producer	Wholesaler or jobber	Retailer
MPR 119.....	Original equipment tires and tubes.....	(1)	(1)	(1)
MPR 131.....	Camelback, and tire and tube repair materials.....	x	x	
MPR 132.....	Rubber footwear.....	x		
MPR 200.....	Rubber heels in shoe repair trade.....	x	x	x
MPR 229.....	Rubber footwear.....	x	x	x
MPR 300.....	Rubber drug sundries.....	x		
MPR 301.....	Rubber drug sundries.....	(1)	(1)	(1)
MPR 415.....	Federal purchases of tires and tubes.....	(1)	(1)	(1)
MPR 435.....	Bicycle tires and tubes.....	x	x	x
MPR 477.....	Rubber heels and soles in shoe factory and home replacement trade.....	x	x	x

Fuel, Petroleum Products and Other Oils

Regulation number	Short title	Manufacturer or producer	Wholesaler or jobber	Retailer
RPS 42.....	Paraffin wax.....	(1)	(1)	(1)
MPR 88.....	Fuel oil, gasoline and liquefied petroleum gas.....	(1)	(1)	(1)
MPR 112.....	Pennsylvania anthracite.....	(1)	(1)	(1)
MPR 120.....	Bituminous coal delivered from mine or preparation plant.....	(1)	(1)	(1)
MPR 323.....	Asphalt and asphalt products.....	(1)	(1)	(1)
MPR 510.....	Lubricating oils, greases, and certain other petroleum products.....	(1)	(1)	(1)

Machinery, Tools and Equipment

Regulation number	Short title	Manufacturer or producer	Wholesaler or jobber	Retailer
RPS 85.....	New passenger automobiles.....	x	x	x

Metals and Minerals

1. Iron and steel.

Regulation number	Short title	Manufacturer or producer	Wholesaler or jobber	Retailer
RPS 10.....	Pig iron.....	(1)	(1)	(1)
RPS 29.....	By-product coke.....	(1)	(1)	(1)
RPS 41.....	Steel castings.....	x		
MPR 46.....	Relaying rail, relaying girder rail, and used track accessories.....	x	x	x
RPS 49.....	Resale of iron and steel products (See Appendix H for sales of excess material).....	(1)	(1)	(1)
MPR 77.....	Beehive oven coke.....	(1)	(1)	(1)
RMPR 113.....	Iron ore.....	(1)	(1)	(1)
RMPR 159.....	Fabricated concrete reinforcing bars.....	(1)	(1)	(1)
MPR 214.....	High alloy castings.....	x		
MPR 235.....	Manganese steel castings and manganese steel castings products.....	(1)	(1)	(1)
MPR 350.....	Packers' tin cans.....	x		

2. Nonferrous metals.

Regulation number	Short title	Manufacturer or producer	Wholesaler or jobber	Retailer
RPS 15.....	Copper.....	(1)	(1)	(1)
MPR 17.....	Tin.....	(1)	(1)	(1)
RPS 69.....	Primary lead.....	x		
RPS 71.....	Primary and secondary cadmium.....	x		
RPS 81.....	Primary slab zinc.....	x		
RMPR 126.....	Fluorspar.....	(1)	(1)	(1)
RMPR 138.....	Ferromanganese and manganese alloys and metals.....	(1)	(1)	(1)
MPR 166.....	Zinc oxides.....	x		
RMPR 198.....	Silver.....	(1)	(1)	(1)
MPR 202.....	Brass and bronze alloy ingot and shot.....	(1)	(1)	(1)
MPR 248.....	Manganese ores.....	(1)	(1)	(1)
MPR 288.....	Chrome ores.....	(1)	(1)	(1)
MPR 314.....	Magnesium and magnesium alloy ingot.....	(1)	(1)	(1)

¹ All sellers.

Metals and Minerals—Continued

Regulation number	Short title	Levels of sale for which dollars and cents maximum prices are established		
		Manufacturer or producer	Wholesaler or jobber	Retailer
MPR 405.....	Ferrosilicon and silicon metal.....	(1)	(1)	(1)
MPR 407.....	Ferrochromium and chromium metal.....	(1)	(1)	(1)
MPR 489.....	Tungsten, molybdenum, vanadium, cobalt, etc.....	(1)	(1)	(1)
MPR 497.....	Antimony metal.....	(1)	(1)	(1)

Forest Products, Lumber and Building Materials

1. Lumber.

Regulation number	Short title	Manufacturer or producer	Wholesaler or jobber	Retailer
2RMPR 13.....	Douglas fir plywood.....	x	x	x
RMPR 19.....	Southern pine lumber.....	(1)	(1)	(1)
RMPR 26.....	Douglas fir lumber.....	(1)	(1)	(1)
RPS 44.....	Douglas fir doors.....	x		
RMPR 94.....	Western pine lumber.....	(1)	(1)	(1)
RMPR 97.....	Southern hardwood lumber.....	(1)	(1)	(1)
RMPR 109.....	Aircraft lumber.....	(1)	(1)	(1)
MPR 146.....	Appalachian hardwood lumber.....	(1)	(1)	(1)
MPR 155.....	Central hardwood lumber.....	(1)	(1)	(1)
RMPR 161.....	West Coast logs.....	(1)	(1)	(1)
MPR 164.....	Red cedar shingle.....	(1)	(1)	(1)
MPR 176.....	Rotary cut southern hardwood box lumber.....	(1)	(1)	(1)
RMPR 186.....	Western wooden agricultural containers.....	x	x	x
2RMPR 216.....	Eastern primary forest products.....	x	x	
MPR 217.....	Walnut gunstock blanks.....	(1)	(1)	(1)
RMPR 219.....	Northeastern softwood lumber.....	(1)	(1)	(1)
2RMPR 222.....	Northern softwood lumber.....	(1)	(1)	(1)
MPR 223.....	Northern hardwood lumber.....	(1)	(1)	(1)
MPR 253.....	Redwood lumber and millwork.....	(1)	(1)	(1)
MPR 281.....	Navy oak, ship stock.....	x	x	x
RMPR 284.....	Western primary forest products.....	x	x	
MPR 290.....	Sitka spruce lumber.....	(1)	(1)	(1)
RMPR 293.....	Stock millwork.....	x		
MPR 320.....	Eastern and central wooden agricultural containers.....	x	x	x
RMPR 324.....	Fence posts.....	x	x	x
RMPR 338.....	Aircraft and No. 1 sheet stock veneer.....	(1)	(1)	(1)
RMPR 342.....	Nail kegs and nail keg staves and headings.....	(1)	(1)	(1)
RMPR 348.....	Aromatic red cedar logs.....	x	x	
MPR 368.....	Northeastern hardwood lumber.....	(1)	(1)	(1)
MPR 381.....	Stock screen goods.....	x		
MPR 402.....	Western red cedar lumber.....	(1)	(1)	(1)
MPR 412.....	Tidewater red cypress lumber.....	(1)	(1)	(1)
MPR 424.....	Tight cooperage stock and sawed tight cooperage.....	x	x	x
MPR 432.....	Northern hardwood flooring.....	(1)	(1)	(1)
MPR 454.....	Aromatic red cedar lumber.....	(1)	(1)	(1)
MPR 458.....	Oak, pecan and miscellaneous hardwood flooring.....	(1)	(1)	(1)
MPR 460.....	Western timber.....	(1)	(1)	(1)
MPR 481.....	Knife-cut slack staves, slack heading and slack cooperage.....	x		
MPR 483.....	"General manager type" grain doors and temporary coal doors for box cars.....	(1)	(1)	(1)
MPR 491.....	Pressure preservative treatment for forest products.....	x		
MPR 513.....	Yellow cypress.....	(1)	(1)	(1)
MPR 520.....	West Coast cooperage.....	(1)	(1)	(1)
MPR 525.....	Jobbers sales of stock millwork.....	x		
MPR 532-1.....	Central logs.....	(1)	(1)	(1)
MPR 532-2.....	Lake States logs.....	(1)	(1)	(1)
MPR 533-1.....	Appalachian logs.....	(1)	(1)	(1)
MPR 533-2.....	Southern logs.....	(1)	(1)	(1)
MPR 533-3.....	Northeastern logs.....	(1)	(1)	(1)
MPR 533-4.....	Florida logs.....	(1)	(1)	(1)
MPR 534-1.....	Black walnut logs.....	(1)	(1)	(1)
MPR 534-2.....	Hickory and ash logs and other specialty woods.....	(1)	(1)	(1)
MPR 535-1.....	Insulation and felt cordwood and related products.....	(1)	(1)	(1)
MPR 535-2.....	Lake States cordwood.....	(1)	(1)	(1)
MPR 535-3.....	Excelsior wood.....	(1)	(1)	(1)
MPR 535-4.....	New England cordwood.....	(1)	(1)	(1)
MPR 535-5.....	Chestnut cordwood.....	(1)	(1)	(1)
MPR 535-6.....	Stave and heading bolts.....	(1)	(1)	(1)
MPR 535-7.....	Chemical cordwood.....	(1)	(1)	(1)
MPR 536.....	Western fence posts.....	x	x	x
MPR 538.....	Commercial veneer.....	(1)	(1)	(1)
MPR 539.....	Custom milling and kiln drying of western softwoods.....	x		

2. Building materials.

Regulation number	Short title	Manufacturer or producer	Wholesaler or jobber	Retailer
RPS 45.....	Asphalt or tarred roofing products.....	x		
RMPR 236.....	Special combination conversion grade units.....			x
MPR 272.....	Cast-iron boilers and cast-iron radiation (for radiation only).....	x	x	x
MPR 317.....	Locks and lock sets.....	x	x	
MPR 413.....	Hinges and butt hinges.....	x	x	

¹ All sellers.

Textiles, Leather and Apparel

Regulation number	Short title	Levels of sale for which dollars and cents maximum prices are established		
		Manufacturer or producer	Wholesaler or jobber	Retailer
RPS 7.....	Combed cotton yarns.....	x	x	x
RPS 9.....	Hides, kips and calfskins.....	(1)	(1)	(1)
MPR 11.....	Fine cotton goods.....	x		
RPS 18.....	Burlap.....	(1)	(1)	(1)
RPS 23.....	Rayon grey goods.....	x	x	x
RPS 24.....	Washed cattle tail hair and winter hog hair.....	(1)	(1)	(1)
MPR 33.....	Carded cotton yarns and the processing thereof.....	x	x	
RPS 35.....	Carded gray and colored yarn-cotton goods.....	x		
RPS 53.....	Wool and wool tops and yarns.....	(1)	(1)	(1)
RPS 59.....	Kapok.....	(1)	(1)	(1)
RPS 89.....	Bed linens.....	x		
MPR 90.....	Rayon waste.....	x		
MPR 95.....	Women's nylon hosiery.....	x	x	x
MPR 106.....	Domestic shorn wool.....	(1)	(1)	(1)
MPR 118.....	Cotton products.....	x		
MPR 141.....	Raw and tanned shearlings.....	(1)	(1)	(1)
MPR 167.....	Rayon yarn and staple fiber.....	x	x	
MPR 168.....	Converted rayon yarn and converting charges.....	x		
MPR 208.....	Staple work clothing (War models of men's bib overalls, jackets and dungarees, and boys' "30 yard" minimum bib overalls).....	x	x	x
MPR 274.....	Women's silk hosiery.....	x	x	x
RMPR 304.....	Specified utility shirts.....	x	x	x
MPR 325.....	Rayon tops and noils.....	x	x	
2RMPR 330.....	Women's rayon hosiery.....	x	x	
MPR 340.....	Jute and jute yarn, rove and rope.....	(1)	(1)	(1)
MPR 357.....	India tanned goatskins.....	(1)	(1)	(1)
MPR 360.....	Binder twine.....	(1)	(1)	(1)
MPR 385.....	Specified military uniforms.....	x	x	x
MPR 420.....	Hardwood heel blocks and finished hardwood heels and wood shanks.....	x		
MPR 468.....	Broomcorn.....	(1)	(1)	(1)
RMPR 504.....	Cotton hooked rug materials.....	(1)	(1)	(1)
RMPR 506.....	Maximum prices for staple work gloves.....	x	x	x
MPR 508.....	Rayon knit fabrics and the knitting thereof.....	x	x	

Consumer Durable Goods and Miscellaneous

MPR 111.....	New household vacuum cleaners and attachments.....	x	x	x
2 RMPR 213.....	Coil and flat bedsprings.....	x		x
MPR 318.....	Feathers and down.....	(1)	(1)	(1)
MPR 365.....	Wood matches and resale book matches.....	x	x	x
MPR 499.....	Certain imported Swiss watches.....		x	x

Part II—Other commodities for which dollar-and-cents prices are established at one or more levels of sale.

Textiles, Leather and Apparel

Commodity	Regulation No.	Levels of sale for which dollars and cents maximum prices are established		
		Manufacturer or producer	Wholesaler or jobber	Retailer
Imported pickled sheepskin.....	MPR 145.....	(1)	(1)	(1)
Cured deer and elk skins.....	Revised Supp. Reg. 14 sec. 3.9.....	x	x	
Coffee urn bags.....	Revised Supp. Reg. 14 sec. 3.10.....	x		
Cured hogskins and pigskins.....	Revised Supp. Reg. 14 sec. 3.15.....	x	x	

Chemicals, Drugs and Paints

Shellac varnish.....	Revised Supp. Reg. 14 sec. 4.2.....	(1)	(1)	(1)
Superphosphate.....	Revised Supp. Reg. 14 sec. 4.4.....	x		
Defluorinated phosphate.....	Revised Supp. Reg. 14 sec. 4.7.....	x	x	x
Synthetic propionic acid.....	Revised Supp. Reg. 14 sec. 4.8.....	x		
Guanidine carbonate.....	Revised Supp. Reg. 14 sec. 4.9.....	x		
War Grade ¹ iron-free aluminum sulphate.....	Revised Supp. Reg. 14 sec. 4.10.....	x		
Potassium chlorate.....	Revised Supp. Reg. 14 sec. 4.11.....	x		

¹All sellers.

Chemicals, Drugs and Paints—Continued

Commodity	Regulation No.	Levels of sale for which dollars and cents maximum prices are established		
		Manufacturer or producer	Wholesaler or jobber	Retailer
Linseed replacement oil.....	Revised Supp. Reg. 14 sec. 4.12.....	x		
Furfural.....	Revised Supp. Reg. 14 sec. 4.15.....	x		
Boiled-down cottonseed oil soap stock.....	Revised Supp. Reg. 14 sec. 4.19.....	(1)	(1)	(1)
Powdered and granular castile soap, U. S. P. X.....	Revised Supp. Reg. 14 sec. 4.21.....	x		
Steam distilled turpentine dipentene.....	Revised Supp. Reg. 14 sec. 4.27.....	x		
Standard and substandard anti-freeze of types N, S, and C.....	170.....	x	x	x
Dry colors.....	180.....	(1)	(1)	(1)
Listed brands of bar or cake toilet soaps, bar laundry soaps, cleansers, and scouring powders, washing powders.....	391.....	x	x	
Carbon tetrachloride and blends with petroleum fractions and other chlorinated hydrocarbons.....	79.....	(1)	(1)	(1)
Natural pine oil, alpha terpineol, synthetic pine oil, synthetic alpha terpineol, and light gravity pine oil.....	179.....	(1)	(1)	(1)
Imported coal tar acids, both finished and crude.....	192.....	(1)	(1)	(1)

Rubber and Rubber Products

Red tube reclaimed rubber.....	56.....	(1)	(1)	(1)
Rubber horseshoe pads manufactured by Dryden Rubber Co.....	149.....	x		
Certain mechanical rubber goods of synthetic rubber.....	149.....	x		
Army Reject raincoats.....	220.....	x	x	
New tires and tubes.....	528.....			x

Metals

Antimony metal.....	497.....	x	x	
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Miscellaneous

Remington "Envoy" portable typewriter; sales to consumers.....	Revised Supp. Reg. 14 sec. 6.4.....	(1)	(1)	(1)
Ammunition.....	Revised Supp. Reg. 14 sec. 6.24.....		x	x
Dogwood and persimmon shuttle blocks.....	Revised Supp. Reg. 14 sec. 6.30.....	(1)	(1)	(1)
Hand-hooked cottage rugs.....	Revised Supp. Reg. 14 sec. 6.32.....	(1)	(1)	(1)
Pine wood excelsior produced in Virginia.....	Revised Supp. Reg. 14 sec. 6.35.....	x	x	
Lumberman's overs.....	Revised Supp. Reg. 14 sec. 6.39.....	(1)	(1)	(1)
Ginned Spanish moss.....	Revised Supp. Reg. 14 sec. 6.40.....	x	x	
Radio tubes.....	Revised Supp. Reg. 14 sec. 6.48.....		x	x
New metal cots and double deck beds.....	Order No. 1470 under MPR 188.....	x		
Upholstered sofa beds, studio couches, and other upholstered dual purpose sleeping equipment.....	Order No. 1509 under MPR 188.....	x		
Inner-constructions for sofa beds, studio couches and other upholstered dual purpose sleeping equipment.....	Order No. 1849 under MPR 188.....	x		

¹All sellers.

APPENDIX C—REGULATIONS ESTABLISHING DOLLAR-AND-CENTS MAXIMUM PRICES BY REFERENCE TO PRICE LISTS

The following regulations establish dollar-and-cents maximum prices by incorporating specific price lists by reference. The maximum price can, for the most part, be ascertained only by using the regulation in conjunction with the price list specifically referred to therein.

When a Government agency sells a commodity covered by any of the regulations listed in this Appendix C, its maximum price is the net list price, if any, expressly specified in the applicable price

regulation as applying to sales by Government agencies. But if no such provision for sales by Government agencies is made in the regulation, then the maximum price for the sale is the manufacturer's, producer's or processor's net price to wholesalers or jobbers, which means list price, adjusted for all applicable extra charges, discounts, or allowances, for sales to manufacturers, processors, wholesalers or jobbers.

Regulation number	Short title
Revised Price Schedule 41.....	Steel Castings and Railroad Specialties.
Revised Price Schedule 49.....	Resale of Iron or Steel Products.
Maximum Price Regulation 147....	Bolts, Nuts, Screws, and Rivets.
Maximum Price Regulation 254....	New Small Firearms and Firearms Parts.
Maximum Price Regulation 263....	New Phonograph Records and Record Scrap.
Maximum Price Regulation 272....	Cast-Iron Boilers and Radiation (for boilers only).

APPENDIX D—REGULATIONS WHICH ESTABLISH MAXIMUM PRICES FOR USED COMMODITIES

Part I—Regulations establishing dollar-and-cents maximum prices at one or more levels of sale.

Regulation number	Short title	Levels of sale for which dollars and cents maximum prices are established		
		Manufacturer or producer	Wholesaler or jobber	Retailer
MPR 1.....	Second hand machine tools.....	(1)	(1)	(1)
MRP 43.....	Used steel drums.....	(1)	(1)	(1)
RPS 49.....	Resale of iron and steel products (see Appendix H for sales of excess material).	(1)	(1)	(1)
RMPR 55.....	Second-hand bags.....	(1)	(1)	(1)
RMPR 117.....	Used egg cases and used component parts.....	x	x	x
MPR 139.....	Used household mechanical refrigerators.....	(1)	(1)	(1)
RMPR 162.....	Ceiling prices for the sale and rental of used typewriters.....		x	x
RMPR 230.....	Reusable iron and steel pipe and used structural pipe.....	(1)	(1)	(1)
MPR 294.....	Used household vacuum cleaners and attachments for used household vacuum cleaners.....		x	x
MPR 310.....	Reusable structural steel shapes and plates and shafting.....	(1)	(1)	(1)
RMPR 341.....	Maximum price for used commercial motor vehicles.....		x	x
MPR 372.....	Used domestic washing machines.....	(1)	(1)	(1)
MPR 375.....	Used industrial sewing machines.....	(1)	(1)	(1)
MPR 380.....	Used metal coil and flat bedsprings.....	x	x	x
MPR 411.....	Reusable steel storage tanks (field assembled).....	(1)	(1)	(1)
RMPR 434.....	Used fruit and vegetable containers.....	x	x	x
MPR 465.....	Used pressure vessels.....	(1)	(1)	(1)
MPR 524.....	Used tight coopeage.....	x	x	x
MPR 516.....	Used photographic equipment.....	(1)	(1)	(1)
MPR 527.....	Used domestic gas cooking ranges.....		x	x
MPR 528.....	Used tires and tubes.....	(1)	(1)	(1)
MPR 528.....	Recapped tires.....		x	x
MPR 529.....	Second-hand paperboard—shipping containers.....	(1)	(1)	(1)
MPR 540.....	Maximum prices for used passenger automobiles.....	x	x	x

¹ All sellers.

APPENDIX D—Continued

Regulation number	Short title	Levels of sale for which dollars and cents maximum prices are established		
		Manufacturer or producer	Wholesaler or jobber	Retailer
MPR 546.....	Used and reconditioned plumbing and heating equipment.....		x	x
Rev. Supp., Reg. 14, sec. 6.34.	Used airplanes.....	(1)	(1)	(1)

Part II—Regulations which establish maximum prices for used commodities by formula.

The following regulations provide a formula by which Government selling agencies may calculate maximum prices for used commodities. In accordance with the terms of section 8 of this supplementary order, a Government selling agency may avail itself of the method set forth in the applicable one of the following regulations for the purpose of determining maximum prices for used items.

Regulation number	Short title
Maximum Price Regulation 136.....	Machines and Parts and Machinery Services.
Maximum Price Regulation 429.....	Ceiling Prices for Certain Used Consumer Durable Goods.
Maximum Price Regulation 453.....	Wholesalers' and Retailers' Prices for Automotive Parts.

APPENDIX E—REGULATIONS WHICH ESTABLISH MAXIMUM PRICES FOR SCRAP

Regulations establishing dollar-and-cents maximum prices at one or more levels.

Regulation number	Short title	Levels of sale for which dollars and cents maximum prices are established		
		Manufacturer or producer	Wholesaler or jobber	Retailer
MPR 2.....	Aluminum scrap and secondary aluminum ingot.....	(1)	(1)	(1)
MPR 3.....	Zinc scrap and secondary zinc.....	(1)	(1)	(1)
RPS 4.....	Iron and steel scrap.....	(1)	(1)	(1)
RPS 8.....	Pure nickel scrap, monel metal scrap, stainless steel scrap.....	(1)	(1)	(1)
RPS 12.....	Brass mill scrap.....	(1)	(1)	(1)
RMPR 20.....	Copper scrap and copper alloy scrap.....	(1)	(1)	(1)
MPR 30.....	Wastepaper.....	(1)	(1)	(1)
MPR 47.....	Waste rags, waste ropes and waste strings.....	(1)	(1)	(1)
MPR 70.....	Lead scrap materials, etc.....	(1)	(1)	(1)
RPS 87.....	Scrap rubber.....	(1)	(1)	(1)
MPR 123.....	Raw wool waste materials.....	(1)	(1)	(1)
RMPR 171.....	Film scrap.....	(1)	(1)	(1)
RMPR 198.....	Silver.....	(1)	(1)	(1)
MPR 302.....	Magnesium scrap and remelt ingot.....	(1)	(1)	(1)
MPR 345.....	Thermoplastic scrap.....	(1)	(1)	(1)
MPR 379.....	Tool steel scrap.....	(1)	(1)	(1)

¹ All sellers.

[F. R. Doc. 44-11583; Filed, August 2, 1944; 11:37 a. m.]

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[RO 1A,¹ Corr. to Amdt. 81]

TIRES, TUBES, RECAPPING AND CAMELBACK

Amendment No. 81 to Ration Order No. 1A is corrected in the following respects:

1. Item 9 which reads as follows is deleted:

9. The replenishment table in § 1315-804 (c) (3) is amended to read as follows:

¹ 7 F.R. 9160, 9392, 9724.

If Part B calls for—

Any size Grade I tire.

Any size Grade II tire.

Any size Grade III tire.

Any size Grade I or II tire only.

Any size truck or large tractor-implement tire.

Any size small tractor-implement tire.

Dealer or manufacturer may replenish with—

Any size Grade I or III tire.

Any size Grade I or III tire.

Any size Grade III tire.

Any size Grade I tire.

Any size truck, tractor-implement or Grade III tire

Any size small tractor-implement or Grade III tire.

2. Items 10 to 13, inclusive, are redesignated Items 9 to 12, respectively.

(Pub. Law 671, 76th Cong. as amended by Pub. Laws 89, 421 and 507, 77th Cong.; E.O. 9125, 7 F.R. 2719, issued April 7, 1942; WPB Dir. No. 1, 7 F.R. 562; Supp. Dir. No. 1Q, 7 F.R. 9121)

Issued this 2d day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-11586; Filed, August 2, 1944; 11:41 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[RMPR 296,¹ Amdt. 4]FLOUR FROM WHEAT, SEMOLINA AND FARINA
SOLD BY MILLERS, BLENDERS, PRIMARY DIS-
TRIBUTORS AND FLOUR JOBBERS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Revised MPR 296 is amended in the following respects:

1. Sec. 10 is amended to read as follows:

SEC. 10. *Exempt sales.* This regulation shall have no application to any purchase by the United States or any of its agencies under such circumstances of emergency as to make immediate delivery imperative, and as to render it impossible to secure, or unfair to require immediate delivery at the maximum price which would otherwise be applicable, if such purchases and deliveries are made pursuant to the provisions of section 4.3 (f) of Revised Supplementary Regulation No. 1 to the General Maximum Price Regulation, as amended: *Provided, however,* That the Administrator may, by order, waive the reporting of any part of the information required by section 4.3 (f) in connection with a particular purchase or group of purchases upon determining that such information may not reasonably be required under all the circumstances, and he may, in lieu thereof, require the reporting of other information more suited to the circumstances.

2. The first paragraph of section 14 is amended to read as follows:

With the first delivery of any commodity listed in Appendix A, hereof, after a maximum price is changed pursuant to any provision of this regulation, or of any amendment, thereof, the miller or blender shall:

3. The second paragraph of paragraph (a) of section 14 is amended to read as follows:

For a period of 60 days after the maximum price of an item is changed, and with the first shipment after the 60-day period to each person who has not made a purchase within that time, the miller or blender shall place upon or attach to each invoice the written notice set forth above.

4. Appendix A—XVI is hereby deleted. This amendment shall become effective August 7, 1944.

Issued this 2d day of August 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11574; Filed, August 2, 1944;
11:42 a. m.]

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 16282, 17375; 9 F.R. 576, 2790, 5985.

PART 1364—FRESH, CURED AND CANNED
MEAT AND FISH PRODUCTS[RMPR 169,¹ Amdt. 44]BEEF AND VEAL CARCASSES AND WHOLESALE
CUTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Revised Maximum Price Regulation No. 169 is amended in the following respects:

1. The first paragraph of § 1364.405 (g) is amended to read as follows:

(g) *Wholesalers' (Zone 1 or 2) adjustments affecting frozen boneless beef (Army Specifications).* Upon a unanimous finding by the Quartermaster General, War Food Administrator and Price Administrator (1) that the facilities of any wholesaler located in Zone 1 or 2 are essential for the purpose of increasing the total supply of frozen boneless beef (Army Specifications), and (2) that the production of frozen boneless beef by such wholesaler will not be accompanied by or cause a decrease in the production of frozen boneless beef (Army Specifications) by any other person, and will not therefore increase the cost of prosecuting the war without achieving a greater essential supply; and

2. Section 1364.452 (q) is added to read as follows:

(q) *Maximum prices for beef wholesale cuts, fabricated beef cuts and/or ground beef and miscellaneous beef items sold to operators of lake vessels, other than passenger boats, engaged in shipping upon the Great Lakes.* The maximum price for each grade of each beef wholesale cut, fabricated beef cut and/or ground beef and miscellaneous beef item shall be the maximum price determined as provided in subparagraph (1). On and after August 2, 1944, this paragraph (q) shall apply only to sales between a "Great Lakes marine supplier," as defined in subparagraph (13) and an "operator of a lake vessel," as defined in subparagraph (14) hereof, and no sale or delivery shall be made pursuant to the provisions of this paragraph (q) unless the "Great Lakes marine supplier" has complied with the filing requirements of subparagraph (8) hereof.

(1) *Maximum prices.* (i) The maximum price for each grade of each beef wholesale cut for sale or delivery by a Great Lakes Marine Supplier to an operator of a lake vessel shall be the applicable zone price determined in accordance with the provisions of subparagraph (2) hereof, and specified in subparagraph (9) plus the addition permitted by subparagraph (12), if applicable, minus the required deductions, if any, specified in Schedule II (incorporated herein as § 1364.453). The additions set forth in Schedule III (§ 1364.454) may not be charged.

¹ 9 F.R. 1121, 2023, 2135, 3424, 4648, 4782, 5955.

(ii) The maximum price for each grade of fabricated beef cut for sale or delivery by a Great Lakes Marine Supplier to an operator of a lake vessel shall be the applicable zone price determined in accordance with the provisions of subparagraph (2) hereof and specified in subparagraph (10) plus the addition permitted by subparagraph (12), if applicable, minus the required deductions, if any, specified in Schedule II (§ 1364.453), substituting for the purposes of this subdivision (ii) the term "fabricated beef cut" wherever the words "wholesale cut" or "wholesale cuts" are used in Schedule II (§ 1364.453). The additions set forth in Schedule III (§ 1364.454) may not be charged.

(iii) The maximum price for each grade of ground beef and miscellaneous beef items for sale or delivery by a Great Lakes Marine Supplier to an operator of a lake vessel shall be the applicable zone price determined in accordance with the provisions of subparagraph (2) hereof and specified in subparagraph (11) plus the addition permitted by subparagraph (12), if applicable, minus the required deductions, if any, specified in Schedule II (§ 1364.453) substituting for the purposes of this subdivision (iii) the term "ground beef and miscellaneous beef items" wherever the words "wholesale cut" or "wholesale cuts" are used in Schedule II (§ 1364.453). The additions set forth in Schedule III (§ 1364.454) may not be charged.

(2) The applicable zone price shall be the price specified in subparagraphs (9), (10) or (11) for the zone in which is located the seller's distribution point:

(i) At which the buyer takes actual physical possession of the meat; or

(ii) From which the meat consigned to the buyer (a) is delivered to a common carrier other than a railroad, for shipment to the buyer, who pays the shipping charges directly to the carrier, or (b) is delivered to a railroad for shipment at the carload rate to the buyer who pays the shipping charges directly to the carrier.

(iii) In the case of a less-than-carload shipment, other than an express shipment to a purveyor of meals, the applicable zone price shall be the price for the zone in which is located the rail unloading station nearest to the buyer's place of business.

(iv) On sales to purveyors of meals the distribution point may be, in addition to those listed, the point at which meat, consigned to the buyer, is delivered to a railway express company for shipment by express to the buyer who pays the shipping charges directly to the carrier.

(3) The applicable zone price shall be the delivered price anywhere within the zone to which such price applies. Schedule I (paragraphs (a) to (j), inclusive) incorporated in the regulation as § 1364.452, contains a statement describing the geographical limits of each price zone.

(4) Except as permitted in paragraph (1), (m), (n), (o) or (p) of Schedule I (§ 1364.452), regardless of any contract,

agreement or other obligation, no Great Lakes marine supplier shall sell or deliver any beef carcass or any part or portion of any beef carcass, and no operator of a lake vessel in the course of trade or business shall buy or receive any beef carcass or any part or portion of any beef carcass unless such beef or part or portion is a beef carcass or a beef wholesale cut as defined in § 1364.455, for which applicable prices have been established.

(5) No Great Lakes marine supplier shall sell or deliver any fabricated beef cut, and no operator of a lake vessel in the course of trade or business shall buy or receive any fabricated beef cut unless such fabricated beef cut is a fabricated beef cut as defined in § 1364.455 (b) (3) for which applicable zone prices have been established.

(6) No Great Lakes marine supplier shall sell or deliver any ground, chopped or comminuted meat containing any proportion of beef or any miscellaneous beef item and no operator of a lake vessel in the course of trade or business shall buy or receive any ground, chopped or comminuted meat containing any proportion of beef or any miscellaneous beef item unless such ground, chopped or comminuted meat is ground beef and such miscellaneous beef item is a miscellaneous beef item as defined in § 1364.452 (p) for which applicable zone prices have been established.

(7) No Great Lakes marine supplier shall sell or deliver any beef wholesale cut, fabricated beef cut or ground beef and miscellaneous beef item and no operator of a lake vessel shall buy or receive in the course of trade or business any beef wholesale cut, fabricated beef cut or ground beef and miscellaneous beef item at a price higher than the maximum price permitted therefor in subparagraph (1) of § 1364.452 (q).

(8) No Great Lakes marine supplier shall make any sale or delivery of any beef wholesale cut, fabricated beef cut or ground beef and miscellaneous beef item pursuant to this paragraph (q) unless such Great Lakes marine supplier shall have filed with the appropriate Regional Office of the Office of Price Administration a statement, prior to the making of such sale or delivery, that he (i) is engaged in the business of buying beef carcasses and beef wholesale cuts for resale as beef wholesale cuts, fabricated beef cuts or ground beef and miscellaneous beef items to an operator of a lake vessel or vessels as defined in subparagraph (14), and (ii) sold or delivered to such lake vessel during the calendar year of 1943 at least 25 percent of the total volume by weight of meats or meat products sold or delivered from his selling establishment. The filing of such a statement shall not preclude investigation by the Office of Price Administration of the facts relating to the nature of the business carried on by the person filing the statement or of any action or proceedings arising from such investigation.

(9) (i) The beef wholesale cut prices applicable in Zones 3 and 4 shall be as follows:

[All prices are on a dollar per hundredweight basis. The price for any fraction of a hundredweight shall be reduced accordingly. The additions set forth in Schedule III (§ 1364.454) may not be charged.]

Beef wholesale cuts	Grades			
	Choice or AA	Good or A	Commercial or B	Utility or C
Steer or Heifer:				
1. Round.....	25.00	23.00	20.00	17.00
2. Trimmed full loin.....	33.00	31.00	25.50	22.00
3. Sirloin.....	30.00	29.00	23.00	20.00
4. Short loin.....	37.00	34.00	29.00	24.00
5. Flank.....	14.00	14.00	12.50	12.50
6. Regular chuck.....	22.00	21.00	19.00	17.00
7. Cross-cut chuck.....	20.50	19.75	17.75	15.75
8. Rib.....	27.00	25.00	23.00	20.00
9. Short plate.....	15.00	15.00	14.00	14.00
10. Brisket.....	18.00	18.00	15.00	15.00
11. Shank.....	13.00	13.00	13.00	13.00

(ii) The beef wholesale cut prices applicable in Zones 1 and 2 and 5 to 10 shall be the prices specified in subdivision (1) of this subparagraph (9) plus the following:

Zone:	
1.....	\$1.75
2.....	1.00
5.....	.50
6.....	.75
7.....	1.00
8.....	1.25
9.....	1.50
10.....	1.75

(iii) All sales under this subparagraph (9) are made subject to the provisions of § 1364.452 (k). The applicable Zone 3 and 4 price of each cow wholesale cut of utility grade, commercial grade or good grade shall be the same as the Zone 3 and 4 price of the corresponding wholesale cut of steer or heifer of the same grade.

The applicable Zone 3 and 4 price of each stag wholesale cut of utility grade, commercial grade or good grade shall be the same as the Zone 3 and 4 price of the corresponding wholesale cut of steer or heifer of the same grade.

The applicable Zone 3 and 4 price of each bull wholesale cut of utility grade or commercial grade shall be the same as the Zone 3 and 4 price of the corresponding wholesale cut of steer or heifer of the same grade.

The applicable Zone 3 and 4 price of each beef wholesale cut which has not been graded or identified by sex mark (required by paragraph (c) of § 1364.411) when offered for sale, sold or delivered, shall be the price of the lowest priced corresponding wholesale cut.

(10) (i) The fabricated cut prices for a Great Lakes marine supplier applicable in Zones 3 and 4 shall be the prices listed in subparagraph (o) (4) of this § 1364.452.

(ii) The fabricated beef cut prices for a Great Lakes marine supplier applicable in Zones 1 and 2 and 5 to 10 shall be the prices listed in subparagraph (o) (4) of this § 1364.452 plus the following:

Zone:	
1.....	\$1.75
2.....	1.00
5.....	.50
6.....	.75
7.....	1.00
8.....	1.25
9.....	1.50
10.....	1.75

(iii) All sales under this subparagraph (10) are made subject to the provisions of § 1364.452 (k). For the purposes of this subparagraph the term "fabricated beef cut" shall be substituted for the term "wholesale cut" in § 1364.452 (k).

(11) (i) The ground beef and miscellaneous beef item prices for a Great Lakes marine supplier applicable in Zones 3 and 4 shall be the prices listed in paragraph (o) (10) of this § 1364.452.

(ii) The ground beef and miscellaneous beef item prices for a Great Lakes marine supplier applicable in Zones 1 and 2 and 5 to 10 shall be the prices listed in paragraphs (o) (10) of this § 1364.452 plus the following:

Zone:	
1.....	\$1.75
2.....	1.00
5.....	.50
6.....	.75
7.....	1.00
8.....	1.25
9.....	1.50
10.....	1.75

(iii) For any item subject to this subparagraph (11) which does not satisfy the specifications of § 1364.452 (p) or which is made from beef wholesale cuts, portions of beef or grades of beef not authorized, the zone price used for the determination of the maximum price shall be the applicable zone price of the lowest price of miscellaneous beef item.

(12) On a delivery of beef wholesale cuts, fabricated beef cuts or ground beef and miscellaneous beef items by a Great Lakes marine supplier to the operator of a lake vessel, made in the seller's motor launch, such seller may add 75 cents per hundredweight to the applicable zone price.

(13) "Great Lakes marine supplier" means a person operating a selling establishment from which he is engaged in the buying of beef carcasses and beef wholesale cuts for resale in the form of beef and veal wholesale cuts, fabricated beef and veal cuts, and ground beef and miscellaneous beef items to an operator or operators of a lake vessel or vessels for consumption aboard such vessel or vessels, and who during the calendar year of 1943 sold or delivered to such lake boats for consumption aboard such lake vessel or vessels at least 25 percent of the volume of meats and meat products sold or delivered from his selling establishment.

(14) "Operator of a lake vessel" means any person who owns or operates a lake vessel or vessels, other than a passenger boat, engaged in shipping upon the Great Lakes, and who in operating such vessel or vessels purchases or receives meats from a Great Lakes marine supplier for consumption aboard such vessel or vessels.

(15) The provisions of subparagraphs (2) and (3) of § 1364.407 (e) and the provisions of § 1364.415 shall not be applicable to sales or deliveries by a Great Lakes marine supplier of fabricated beef cuts and/or ground beef and miscellaneous beef items to an operator of a lake vessel.

3. Section 1364.467 (o) is added to read as follows:

(o) *Maximum prices for veal wholesale cuts and fabricated veal cuts sold to operators of lake vessels, other than passenger boats, engaged in shipping upon the Great Lakes.* The maximum price for each grade of each veal wholesale cut and fabricated veal cut shall be the maximum price determined as provided in subparagraph (1). On and after August 2, 1944, this paragraph (o) shall apply only to sales between a "Great Lakes marine supplier," as defined in subparagraph (13), and an "operator of a Lake vessel," as defined in subparagraph (14) hereof, and no sale or delivery shall be made pursuant to the provisions of this paragraph (o) unless the "Great Lakes marine supplier" has complied with the filing requirements of subparagraph (8) hereof.

(1) *Maximum prices.* (i) The maximum price for each grade of each veal wholesale cut for sale or delivery by a Great Lakes marine supplier to an operator of a lake vessel shall be the applicable zone price determined in accordance with the provisions of subparagraph (2) hereof and specified in subparagraph (8) plus the addition permitted by subparagraph (10), if applicable, minus the required deductions, if any, specified in Schedule V (incorporated herein as § 1364.468). The additions set forth in Schedule VI (§ 1364.469) may not be charged.

(ii) The maximum price for each grade of fabricated veal cuts for sale or delivery by a Great Lakes marine supplier to an operator of a lake vessel shall be the applicable zone price determined in accordance with the provisions of subparagraph (2) hereof and specified in subparagraph (9) plus the addition permitted by subparagraph (10), if applicable, minus the required deductions, if any, specified in Schedule V (§ 1364.468), substituting for the purposes of this subdivision (ii) the term "fabricated beef cut" wherever the words "wholesale cut" or "wholesale cuts" are used in Schedule V (§ 1364.468). The additions set forth in Schedule VI (§ 1364.469) may not be charged.

(2) The applicable zone price shall be the price specified in subparagraph (8) or (9) for the zone in which is located the seller's distribution point:

(i) At which the buyer takes actual physical possession of the meat; or

(ii) From which the meat consigned to the buyer (a) is delivered to a common carrier other than a railroad, for shipment to the buyer, who pays the shipping charges directly to the carrier, or (b) is delivered to a railroad for shipment at the carload rate to the buyer who pays the shipping charges directly to the carrier.

(iii) In the case of a less-than-carload shipment, other than an express shipment to a purveyor of meals, the applicable zone price shall be the price for the zone in which is located the rail unloading station nearest to the buyer's place of business.

(iv) On sales to purveyors of meals, the distribution point may be, in addition to those listed, the point at which meat, consigned to the buyer is delivered to a railway express company for shipment by express to the buyer who pays the shipping charges directly to the carrier.

(3) The applicable zone price shall be the delivered price anywhere within the zone to which such price applies. Schedule IV (paragraphs (a) to (j), inclusive) hereof, incorporated in the regulation as § 1364.467, contains a statement describing the geographical limits of each price zone.

(4) Except as permitted in paragraph (1), (m) or (n) of Schedule IV (§ 1364.467), regardless of any contract, agreement or other obligation, no Great Lakes marine supplier shall sell or deliver any veal carcass or any part or portion of any veal carcass and no operator of a lake vessel in the course of trade or business shall buy or receive any veal carcass or any part or portion of any veal carcass unless such veal or part or portion is a veal carcass or a veal wholesale cut as defined in § 1364.470, for which applicable prices have been established.

(5) No Great Lakes marine supplier shall sell or deliver any fabricated veal cut and no operator of a lake vessel in the course of trade or business shall buy or receive any fabricated veal cut unless such fabricated veal cut is a fabricated veal cut as defined in § 1364.470 (b) (3) for which applicable zone prices have been established.

(6) (i) On and after August 2, 1944, no Great Lakes marine supplier shall sell or deliver any veal wholesale cut or fabricated veal cut and no operator of a lake vessel in the course of trade or business shall buy or receive any veal wholesale cut or fabricated veal cut pursuant to the provisions of this paragraph (o) unless such seller is a "Great Lakes marine supplier" as defined in subparagraph (12), who has complied with the filing requirements of subparagraph (7) and the buyer thereof is an "operator of a lake vessel" as defined in subparagraph (13) hereof.

(ii) No Great Lakes marine supplier shall sell or deliver any veal wholesale cut or fabricated veal cut and no operator of a lake vessel shall buy or receive in the course of trade or business any veal wholesale cut or fabricated veal cut at a price higher than the maximum price permitted therefor in subparagraph (1) of this § 1364.467 (o).

(7) No Great Lakes marine supplier shall make any sale or delivery of any veal wholesale cut or fabricated veal cut pursuant to this paragraph (o) unless such Great Lakes marine supplier shall have filed with the appropriate Regional Office of the Office of Price Administration a statement, prior to the making of such sale or delivery, that the person (i) is engaged in the business of buying veal carcasses and veal wholesale cuts for resale as veal wholesale cuts or fabricated veal cuts to an operator of a lake vessel or vessels as defined in subparagraph (12), and (ii) sold or delivered to such lake vessels during the calendar year of 1943 at least 25 percent of the total

volume of weight of meats or meat products sold or delivered from his selling establishment. The filing of such a statement shall not preclude investigation by the Office of Price Administration of the facts relating to the nature of the business carried on by the person filing the statement or of any action or proceedings arising from such investigation.

(8) (i) The veal wholesale cut prices applicable in Zone 4 shall be as follows:

[All prices are on a dollar per hundredweight basis. The price for any fraction of a hundredweight shall be reduced accordingly. The additions set forth in Schedule VI (§ 1364.469) may not be charged.]

Veal wholesale cuts	Grades			
	Choice or AA	Good or A	Commercial or B	Utility or C
1. Foresaddle or fore-quarter	21.00	20.00	18.00	17.00
2. Hindsaddle or hind-quarter	26.00	24.00	22.00	19.00
3. Loin, double or single	24.50	23.00	20.00	17.25
4. Legs or leg	26.00	24.25	21.50	18.75

(ii) The veal wholesale cut prices applicable in Zone 1 to 3 and 5 to 10 shall be the prices specified in subdivision (i) of this subparagraph (8) plus the following:

Zone:	
1	\$2.50
2	1.50
3	.75
5	.50
6	.75
7	1.00
8	1.25
9	1.50
10	1.75

(iii) All sales under this subparagraph (8) are made subject to the provisions of § 1364.467 (k).

The applicable Zone 4 price of each veal wholesale cut which has not been graded or identified by sex mark (required by paragraph (c) of § 1364.411) when offered for sale, sold or delivered, shall be the price of the lowest priced corresponding wholesale cut.

(9) (i) The fabricated cut prices for a Great Lakes marine supplier applicable in Zone 4 shall be the prices listed in subparagraph (n) (4) of this § 1364.467.

(ii) The fabricated veal cut prices for a Great Lakes marine supplier applicable in Zones 1 to 3 and 5 to 10 shall be the prices listed in subparagraph (n) (4) of this § 1364.467 plus the following:

Zone:	
1	\$2.50
2	1.50
3	.75
5	.50
6	.75
7	1.00
8	1.25
9	1.50
10	1.75

(iii) All sales under this subparagraph (9) are made subject to the provisions of § 1364.467 (k). For the purposes of this subparagraph the term "fabricated veal cut" shall be substituted for the term "wholesale cut" in § 1364.467 (k).

(10) On a delivery of veal wholesale cuts or fabricated veal cuts by a Great Lakes marine supplier to the operator of a lake vessel made in the seller's motor launch, such seller may add 75 cents per hundredweight to the applicable zone price.

(11) "Great Lakes marine supplier" means a person operating a selling establishment from which he is engaged in the buying of veal carcasses and veal wholesale cuts for resale in the form of veal wholesale cuts or fabricated veal cuts to an operator or operators of a lake vessel or vessels for consumption aboard such vessel or vessels, and who during the calendar year of 1943 sold or delivered to such lake boats for consumption aboard such lake vessel or vessels at least 25 percent of the volume of meats and meat products sold or delivered from his selling establishment.

(12) "Operator of a lake vessel" means any person who owns or operates a lake vessel or vessels, other than a passenger boat, engaged in shipping upon the Great Lakes, and who purchases or receives meats from a Great Lakes marine supplier for consumption aboard his vessel.

(13) The provisions of subparagraphs (2) and (3) of § 1364.407 (e) and the provisions of § 1364.415 shall not be applicable to sales or deliveries by a Great Lakes marine supplier of fabricated veal cuts to an operator of a lake vessel.

This amendment shall become effective August 2, 1944.

NOTE: The record keeping and reporting provisions of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 2d day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-11571; Filed, August 2, 1944;
11:39 a. m.]

PART 1388—DEFENSE-RENTAL AREAS

[Hotels and Rooming Houses,¹ Amdt. 27]

ADJUSTMENTS

The first unnumbered paragraphs of section 5 of the Rent Regulation for Hotels and Rooming Houses are amended to read as follows:

SEC. 5. *Adjustments and other determinations.* In the circumstances enumerated in this section, the Administrator may issue an order changing the maximum rents otherwise allowable or the minimum services required.

In those cases involving a major capital improvement, an increase or decrease in services, furniture, furnishings or equipment, or a deterioration, the adjustment in the maximum rent shall be the amount the Administrator finds would have been on the maximum rent date the difference in the rental value of the housing accommodations by reason of such change: *Provided, however,*

That no adjustment shall be ordered where it appears that the rent on the date or during the thirty-day period determining the maximum rent was fixed in contemplation of and so as to reflect such change.

In all other cases, except those under paragraphs (a) (7) and (c) (4) of this section, the adjustment shall be on the basis of the rent which the Administrator finds was generally prevailing in the defense-rental area for comparable housing accommodations on the maximum rent date.

In cases involving construction, due consideration shall be given to general increases in costs of construction, if any, in the defense-rental area since the maximum rent date.

In cases under paragraphs (a) (7) and (c) (4) of this section, the adjustment shall be on the basis of the rents which the Administrator finds were generally prevailing in the defense-rental area for comparable housing accommodations during the year ending on the maximum rent date.

This amendment shall become effective August 3, 1944.

Issued this 2d day of August 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11575; Filed, August 2, 1944;
11:43 a. m.]

PART 1388—DEFENSE-RENTAL AREAS

[Hotels and Rooming Houses, Miami Area,¹
Amdt. 5]

ADJUSTMENTS

The first unnumbered paragraphs of section 5 of the Rent Regulation for Hotels and Rooming Houses in the Miami Defense-Rental Area are amended to read as follows:

SEC. 5. *Adjustments and other determinations.* In the circumstances enumerated in this section, the Administrator may issue an order changing the maximum rents otherwise allowable or the minimum services required.

In those cases involving a major capital improvement, an increase or decrease in services, furniture, furnishings or equipment, or a deterioration, the adjustment in the maximum rent shall be the amount the Administrator finds would have been on September 1, 1943 the difference in the rental value of the housing accommodations by reason of such change: *Provided, however,* That no adjustment shall be ordered where it appears that the rent on the date or during the thirty-day period determining the maximum rent was fixed in contemplation of and so as to reflect such change.

In all other cases, except those under paragraphs (a) (7) and (c) (4), of this section, the adjustment shall be on the basis of the rent which the Administrator finds was generally prevailing in the defense-rental area for comparable

housing accommodations on September 1, 1943.

In cases involving construction, due consideration shall be given to general increases in costs of construction, if any, in the defense-rental area since September 1, 1943.

In cases under paragraphs (a) (7) and (c) (4) of this section, the adjustment shall be on the basis of the rents which the Administrator finds were generally prevailing in the defense-rental area for comparable housing accommodations during the year ending on September 1, 1943.

This amendment shall become effective August 3, 1944.

Issued this 2d day of August 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11576; Filed, August 2, 1944;
11:43 a. m.]

PART 1388—DEFENSE-RENTAL AREAS

[Hotels and Rooming Houses, New York City Area,¹ Amdt. 10]

ADJUSTMENTS

The first unnumbered paragraphs of section 5 of the Rent Regulation for Hotels and Rooming Houses in the New York City Defense-Rental Area are amended to read as follows:

SEC. 5. *Adjustments and other determinations.* In the circumstances enumerated in this section, the Administrator may issue an order changing the maximum rents otherwise allowable or the minimum services required.

In those cases involving a major capital improvement, an increase or decrease in services, furniture, furnishings or equipment, or a deterioration, the adjustment in the maximum rent shall be the amount the Administrator finds would have been on March 1, 1943 the difference in the rental value of the housing accommodations by reason of such change: *Provided, however,* That no adjustment shall be ordered where it appears that the rent on the date or during the thirty-day period determining the maximum rent was fixed in contemplation of and so as to reflect such change.

In all other cases, except those under paragraphs (a) (7), (c) (4), and (c) (5) of this section, the adjustment shall be on the basis of the rent which the Administrator finds was generally prevailing in the defense-rental area for comparable housing accommodations on March 1, 1943.

In cases involving construction, due consideration shall be given to general increases in costs of construction, if any, in the defense-rental area since March 1, 1943.

In cases under paragraphs (a) (7) and (c) (4) of this section, the adjustment shall be on the basis of the rents which the Administrator finds were generally prevailing in the defense-rental area for

¹ 9 F.R. 2165, 2290, 3231, 3421, 4194, 4541, 5002, 5806, 5828, 5915, 6569.

¹ 8 F.R. 14043, 16033; 9 F.R. 3422, 5003.

¹ 8 F.R. 15581, 16219, 16893; 9 F.R. 2086, 3422, 5003.

comparable housing accommodations during the year ending on March 1, 1943.

In cases under paragraph (c) (5) of this section the adjustment shall be on the basis of the average rent during the period of occupancy of the lease or other rental agreement in effect on the date determining the maximum rent.

This amendment shall become effective August 3, 1944.

Issued this 2d day of August 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11577; Filed, August 2, 1944; 11:43 a. m.]

PART 1396—FINE CHEMICALS, DRUGS AND COSMETICS

[MPR 203, Corr. to Amdt. 2¹]

VITAMIN A NATURAL OILS AND CONCENTRATES

Maximum Price Regulation 203, Amendment 2, is hereby corrected by adding thereto the following note immediately following the effective date, said note having been inadvertently omitted from the original statement:

NOTE: The reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This correction shall become effective August 2, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 2d day of August 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11578; Filed, August 2, 1944; 11:44 a. m.]

TITLE 34—NAVY

Chapter I—Department of the Navy

PART 6—NAVAL RESERVE

WOMEN'S RESERVE DISCHARGES

Section 6.12401 (8 F.R. 9712) is amended to read as follows:

§ 6.12401 *Discharges*. Enlisted members of the Women's Reserve discharged under unsatisfactory conditions or for inaptitude or unsuitability, as provided in Article D-9103, (Bureau of Naval Personnel Manual) shall not be provided with an outfit of civilian clothes in accordance with Article D-9115 (4) (Bureau of Naval Personnel Manual). Such members shall be allowed to retain articles of uniform in their possession, except havelocks, ties, and white or seersucker hat covers, after removal of distinctive Navy buttons, insignia, or marks, from suits, overcoats, and Navy blue hats. Such items of clothing may be worn by them in place of the civilian outfit furnished to an enlisted man discharged

under similar conditions. The civilian clothing purchased under the authority of Article D-9115 (4) (Bureau of Naval Personnel Manual) and Article 1431-6 (Bureau of Supplies and Accounts Manual), in such cases will be limited to the plain buttons necessary for replacement of distinctive Navy uniform buttons. [Manual Circular Letter No. 41-44, July 10, 1944]

(52 Stat. 1175, 54 Stat. 162, 55 Stat. 3, 56 Stat. 266, 730, 739, Pub. Law 183, 78th Cong.; 34 U.S.C. 853, 854e, Supp. 855f, 855o, 857-857g, 853c, 853e, 855d)

JAMES FORRESTAL,
Secretary of the Navy.

[F. R. Doc. 44-11554; Filed, August 2, 1944; 10:03 a. m.]

PART 25—CONTRACT SETTLEMENT ACT DELEGATIONS OF AUTHORITY

§ 25.1 *Delegations of authority*. (a) The Contract Settlement Act of 1944 (Public Law 395, 78th Congress, 2d Session) was signed by the President on 1 July 1944 and becomes effective 21 July 1944. The enactment of this legislation places specific responsibilities upon the Navy Department to carry out the policies and procedures established by the Congress for contracting agencies of the Government. The Chiefs of the several Bureaus, Boards, and Offices of the Navy Department, the Commandant, U. S. Marine Corps, and the Commandant, U. S. Coast Guard (all the foregoing being hereinafter for brevity referred to collectively as the Bureaus), and all officers and civilian employees of the Department charged with duties relating to contract terminations, termination settlements and interim financing shall see that the administration of the Act is accomplished in a manner to fulfill its declared objectives.

(b) Pursuant to section 23 (b) of the act, there is hereby delegated to the Chiefs of the several Bureaus, subject to the provisions of paragraph (c) of this section, all authority and discretion conferred upon the Secretary of the Navy or the Navy Department by or pursuant to the act necessary to the full exercise of their powers and responsibilities in respect of administering the termination of contracts, the disposition of property, both real and personal, and matters related thereto. The Chiefs of the several Bureaus may redelegate such authority and discretion and may authorize successive redelegations thereof.

(c) The authority and discretion delegated by paragraph (b) of this section shall be exercised by, or pursuant to the authority of, the Chiefs of the several Bureaus in conformity with such policies and procedures as may be established by the Chief of Procurement and Material, through the Assistant Chief for Industrial Readjustment or the Assistant Chief for Procurement within their respective cognizances. The authority to establish such policies and procedures may be redelegated, and suc-

cessive redelegations thereof may be authorized, by said Assistant Chiefs respectively.

(d) All directives of general application proposed to be issued under the act by the Chiefs of the several Bureaus or pursuant to the authority of any of them, shall be submitted for approval, before issuance, to the Assistant Chief of Procurement and Material for Industrial Readjustment.

(e) The Procurement Legal Division is responsible for the legal interpretation of the act arising in connection with its day to day administration by a Bureau shall be referred to counsel for the Bureau. Counsel, however, shall in turn refer any such questions involving a matter of general application to counsel assigned by the Procurement Legal Division as counsel for the Assistant Chief of Procurement and Material for Industrial Readjustment.

(f) Subject to such limitations as may from time to time be imposed by and in the discretion of their superior officers or officials, officers and civilian employees of the Navy Department are hereby authorized, pursuant to section 20 (f) of the act, as a part of their official duties, to advise, aid and assist war contractors in preparing and presenting termination claims, in obtaining interim financing, and in related matters; provided the officer or employee does not receive therefor benefit or compensation of any kind, directly or indirectly, from any war contractor.

(g) All policies and procedures relating to termination of war contracts, termination settlements, and interim financing, prescribed by the Secretary of the Navy, the Assistant Chief of Procurement and Material for Industrial Readjustment, the Assistant Chief of Procurement and Material for Procurement, the Chiefs of the several Bureaus, or pursuant to the authority of any of them, in effect upon the effective date of the act, and not inconsistent with the act, shall remain in full force and effect unless and until duly superseded.

(h) The Assistant Chief of Procurement and Material for Industrial and Readjustment is hereby designated as alternate or representative of the Secretary of the Navy on the Contract Settlement Advisory Board created pursuant to section 5 of the act.

(Pub. Law 395, 78th Cong., 2d Sess.)

JAMES FORRESTAL,
Secretary of the Navy.

[F. R. Doc. 44-11555; Filed August 2, 1944; 10:03 a. m.]

Notices

NAVY DEPARTMENT.

ADMIRALTY LITIGATION

PROCEEDINGS IN CONNECTION WITH SUSPENSION

Admiralty litigation, proceedings in connection with the suspension of litiga-

tion under Public Law 417, 78th Congress, Second Session.

1. Public Law 417, 78th Congress, Second Session, provides, if the Secretary of the Navy shall certify to a Court in which a suit relating to a vessel of the Navy, arising under the Public Vessels Act is pending, that such suit would tend to endanger the security of naval operations in such war, or to interfere with such operations, all further proceedings in such suit shall forthwith be stayed." Section 4 of this act provides that the Secretary of the Navy, while the stay is in effect, may file with such Court a certificate extending or shortening the time stated in a prior certificate. It is further provided that the certificate filed by the Secretary of the Navy may, in his discretion, stay only the taking of the testimony of certain witnesses or evidence on certain subjects.

2. The act specifically provides (section 4) a procedure whereby any party, deeming himself adversely affected by a stay under the provisions of the act, may serve a written notice requesting the Secretary of the Navy to reconsider the stay previously issued and to issue a further certificate. The act provides that, within ten days after the receipt of such notice, the Secretary of the Navy, or some official designated by him, "shall hold in secret a hearing at which the claimant or his representative may present such facts and arguments as he may think material with respect to the question as to whether or not a stay should be issued or maintained."

3. The procedure to be followed by the Navy Department in compliance with the provisions of the act reads as follows:

A. *The filing of the initial certificate for a stay.* In the first instance, the Judge Advocate General, who has cognizance of matters of claims and litigation, on being advised of the existence of a situation where such certificate should appropriately be filed, is directed to initiate such investigation of the matter as is required to ascertain whether security interests are involved. He is to confer with Naval Intelligence and the Office of the Commander in Chief and then submit to the Secretary of the Navy, for execution, an appropriate certificate in keeping with the recommendations developed at such conference. Navy Department officials, who acquire knowledge of a situation where it is appropriate that a certificate be issued, are directed to advise the Office of the Judge Advocate General (Chief Admiralty Officer).

B. *Procedure on appeal on receipt of the notice for reconsideration by a libellant as specified by section 4 of the act.* Such matter shall be referred to the Judge Advocate General who shall arrange for a hearing of the claimant before a Board of Review. This Board will consist of an officer appointed by the Judge Advocate General, an officer appointed by the Security Officer (F-24) in the Office of the Commander in Chief, and a representative of Naval Intelligence (Op. 16B-4). The hearing accorded the claimant or libellant will then be held in secret, as provided by section 4 of the act. The preparation of a steno-

graphic copy of such hearing shall be within the discretion of said Board of Review. Said Board, after the conclusion of the hearing, shall file its recommendation with the Secretary of the Navy, accompanied by such further certificate with respect to the prior action of the Secretary of the Navy, as the Board shall consider appropriate. There shall be attached to the recommendation of the Board which is submitted to the Secretary of the Navy, all memoranda or communications submitted by the claimant or attorneys appearing in connection with the hearing and any transcript prepared of the hearing.

JAMES FORRESTAL,
Secretary of the Navy.

[F. R. Doc. 44-11553; Filed, August 2, 1944;
10:03 a. m.]

FEDERAL POWER COMMISSION.

[Docket No. G-522]

MEMPHIS NATURAL GAS CO.

ORDER GRANTING REHEARING AND FIXING DATE THEREOF

AUGUST 1, 1944.

Upon consideration of the application filed on July 10, 1944, by the Memphis Natural Gas Company requesting rehearing and reconsideration of the Commission's order of June 10, 1944, dismissing, without prejudice, the application of the Memphis Natural Gas Company for a certificate of public convenience and necessity under section 7 (c) of the Natural Gas Act, as amended; and

It appearing to the Commission that: The Memphis Natural Gas Company desires to offer new and additional evidence in support of its application for a certificate of public convenience and necessity.

The Commission finds that: It is appropriate and in the public interest to grant a rehearing in this matter for the purpose of receiving further evidence with respect to the application of Memphis Natural Gas Company for a certificate of public convenience and necessity.

The Commission orders that: (A) The application of Memphis Natural Gas Company for rehearing and reconsideration of the Commission's order of June 10, 1944, in this matter be and the same is hereby granted, such rehearing to be held commencing on September 7, 1944, at 9:45 a. m. (e. w. t.) in the Commission's Hearing Room, Hurley-Wright Building, 1800 Pennsylvania Avenue, NW., Washington, D. C.

(B) All interveners in this matter may participate in the proceedings on rehearing in accordance with leave heretofore granted by the Commission.

(C) Interested State Commissions may participate in the hearing as provided by § 67.4 of the provisional rules of practice and regulations under the Natural Gas Act.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 44-11587; Filed, August 2, 1944;
11:40 a. m.]

FEDERAL TRADE COMMISSION.

MARINE PRODUCTS CO.

[Docket No. 5137]

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 28th day of July, A. D. 1944.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission.

It is ordered, That John L. Hornor, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Tuesday, October 3, 1944, at ten o'clock in the forenoon of that day (eastern standard time), in Hearing Room, Federal Trade Commission Building, 6th and Pennsylvania Avenue, Washington, D. C.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of facts; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-11558; Filed, August 2, 1944;
11:08 a. m.]

[Docket No. 5152]

H. A. IRVING CO.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 28th day of July, A. D. 1944.

In the matter of Harry A. Irving, A. L. Hoffman, Phelps E. Hollywood, William R. Ernst and Norma E. Irving, copartners trading as H. A. Irving Company.

This matter being at issue and ready for taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That John L. Hornor, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Thursday, October 5, 1944, at ten o'clock in the forenoon of that day (eastern standard time) in Hearing Room, Federal Trade Commission Building, Washington, D. C.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on

behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of facts; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-11559; Filed, August 2, 1944;
11:08 a. m.]

[Docket No. 5164]

KETCHIKAN PACKING CO. AND WILLIAM
H. STANLEY, INC.

ORDER APPOINTING TRIAL EXAMINER AND
FIXING TIME AND PLACE FOR TAKING
TESTIMONY.

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 28th day of July, A. D. 1944.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That John L. Horner, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Friday, October 6, 1944, at ten o'clock in the forenoon of that day (eastern standard time) in Hearing Room, Federal Trade Commission Building, Washington, D. C.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of facts; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-11560; Filed, August 2, 1944;
11:08 a. m.]

[Docket No. 5173]

INTERSTATE HOME EQUIPMENT COMPANY,
INC. ET AL.

ORDER APPOINTING TRIAL EXAMINER AND
FIXING TIME AND PLACE FOR TAKING
TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 28th day of July, A. D. 1944.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That Miles J. Furnas, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on

Thursday, August 10, 1944, at ten o'clock in the forenoon of that day (eastern standard time), in Court Room 308, Post Office Building, Providence, Rhode Island.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of facts; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-11561; Filed, August 2, 1944;
11:09 a. m.]

[Docket No. 5174]

CONSUMERS HOME EQUIPMENT COMPANY,
ET AL.

ORDER APPOINTING TRIAL EXAMINER AND
FIXING TIME AND PLACE FOR TAKING
TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 28th day of July A. D., 1944.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That Miles J. Furnas, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Monday, August 28, 1944, at ten o'clock in the forenoon of that day (eastern standard time), in Room 859, Federal Building, Detroit, Michigan.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of facts; conclusions of law; and recommendation for appropriate action by the commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-11562; Filed, August 2, 1944;
11:09 a. m.]

INTERSTATE COMMERCE COMMIS-
SION.

[S. O. 70-A, Special Permit 425]

RECONSIGNMENT OF CANTALOUPE AT
CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to

the reconsignment at Chicago, Illinois, July 29, 1944, by H. Flenerman Company, of cars PFE 60663, PFE 43329, cantaloupes, now on the Alton Railroad to Joe Weis & Son, Detroit, Michigan, via Wabash.

The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 29th day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-11588; Filed, August 2, 1944
11:45 a. m.]

[S. O. 70-A, Special Permit 426]

RECONSIGNMENT OF LETTUCE AT KANSAS
CITY, MO.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Kansas City, Missouri, July 29, 1944, by Yukon Produce Company of car PFE 70670, lettuce, now on the Union Pacific Railroad to L. Gillarde Company, Chicago, Illinois, via Wabash.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 29th day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-11589; Filed, August 2, 1944;
11:45 a. m.]

[S. O. 70-A, Special Permit 427]

RECONSIGNMENT OF CANTALOUPE AT CHI-
CAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, July 29, 1944, by H. Fienerman Company of car PFE 31421, cantaloupes, now on the Chicago Produce Terminal, to Tony Vitano, Baltimore, Maryland, via PRR.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 29th day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-11590; Filed, August 2, 1944;
11:45 a. m.]

[S. O. 178, Special Permit 128]

LOADING OF EMPTY BEER CONTAINERS AT
TUCSON, ARIZ.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.329, 9 F.R. 542) of Service Order No. 178 of January 11, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Service Order No. 178 insofar as it applies to the loading of ARLX refrigerator cars with empty beer containers by Buxton Smith Distributing Company, Tucson, Arizona, and movement of such cars to Golden, Colorado, effective July 31, 1944.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 29th day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-11591; Filed, August 2, 1944;
11:45 a. m.]

[S. O. 200, General Permit 14]

ICEING OF POTATOES IN HEREFORD, TEX.,
DISTRICT

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To accord one iceing in transit, after the first or initial iceing, on any refrigerator car loaded with potatoes originating at any point or points in the Hereford, Texas District.

This general permit shall become effective at 12:01 a. m., August 1, 1944, and shall expire at 12:01 a. m., September 15, 1944.

This general permit shall apply to cars billed or rolling on or after the effective date hereof.

The waybills shall show reference to this general permit.

A copy of this general permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 31st day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-11592; Filed, August 2, 1944;
11:45 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 500A-31]

COPYRIGHTS OF CERTAIN FOREIGN
NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversioning, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C. on May 14, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested
A. Foreign 12073....	Tabellen der Zucker und Ihrer Derivate.	Hans Vogel und Alfred Georg of Switzerland.	Julius Springer, Linkstr. 23-24, Berlin, Germany (nationality: German).	Owner.
A. Foreign 44886....	Lehrbuch der Hochfrequenztechnik..	Fritz Vilbig of Germany (exact address not established).	Akademische Verlagsgesellschaft m. b. H., Sternwartenstr. 8, Leipzig, Germany (nationality: German).	Author and owner.
A. Foreign 36726....	Molekülgrößen-Bestimmungen Hochpolymerer Naturstoffe.	Max Ullmann of Germany (exact address not established).	Theodor Steinkopf, Residenzstr. 32, Dresden, Germany (nationality: German).	Author and owner.
A. Foreign 34247....	Die Harze.....	A. Tschirch of Switzerland and Erich Stock of Germany (exact address not established).	Gerbrüder Borntraeger Koester Ufer 1a, Berlin, Germany (nationality: German).	Erich Stock and owner.
A. Foreign 27361....	Die Harze.....	Prof. A. Tschirch of Switzerland.	Gerbrüder Borntraeger Verlagbuchhandlung, Schöneberger Ufer 12a Berlin W 35, Germany (nationality: German).	Owner.
A. Foreign 13696....	Die Alkaloide.....	Georg Trier of Switzerland.....	Gerbrüder Borntraeger, Verlagbuchhandlung, Schöneberger Ufer 12a, Berlin W. 35, Germany (nationality: German).	Owner.
A. Foreign 28395....	Tollens-Elsner Kurzes Handbuch der Kohlenhydrate.	Horst Elsner of Germany (exact address not established).	Johann Ambrosius Barth, Salomonstr. 18, Leipzig, Germany (nationality: German).	Author and owner.
A. Foreign 46674....	Moderne Mehrgitter-Elektronenröhren.	Maximilian Strutt of Holland (exact address not established).	Julius Springer, Linkstr. 23-24, Berlin, Germany (nationality: German).	Author and owner.
A. Foreign 18229....	Die Hochmolekularen organischen Verbindungen.	Hermann Staudinger of Germany (exact address not established).	Julius Springer, Linkstr. 23-24, Berlin, Germany (nationality: German).	Author and owner.
A. Foreign 39906....	Virus und Viruskrankheiten.....	Gustav Seiffert of Germany (exact address not established).	Theodor Steinkopf, Residenzstr. 32, Dresden, Germany (nationality: German).	Author and owner.
A. Foreign 25116....	Das Pyridin und Seine Derivate in Wissenschaft und Technik.	Hans Maier-Bode und Julius Altpeter of Germany (exact address not established).	Wilhelm Knapp, Mühlweg 19, Halle/S., Germany (nationality: German).	Authors and owner.
A. Foreign 46779....	Synthese der Kohlenstoffverbindungen Zweiter Teil.	Hans Meyer of Bohemia (exact address not established).	Julius Springer, Schottengasse 4, Wien, Germany (nationality: German).	Author and owner.
A. Foreign 39205....	Synthese der Kohlenstoffverbindungen.	Hans Meyer of Czechoslovakia (exact address not established).	Julius Springer, Schottengasse 4, Wien, Austria (nationality: German).	Author and owner.
A. Foreign 22000....	Lehrbuch der organischchemischen methodik.	Hans Meyer of Czechoslovakia (exact address not established).	Julius Springer, Linkstr. 23-24, Berlin, Germany (nationality: German).	Author and owner.
A. Foreign 41357....	Analyse und Konstitutionsermittlung organischer Verbindungen.	Hans Meyer of Czechoslovakia (exact address not established).	Julius Springer, Schottengasse 4, Wien, Austria (nationality: German).	Author and owner.
A. Foreign 44572....	Werkstoffe für Gleitlager.....	Editor, R. Kühnel of Germany (exact address not established).	Julius Springer, Linkstr. 23-24, Berlin, Germany (nationality: German).	Editor and owner.
A. Foreign 41102....	Das Wasserstoffsperoxyd.....	Oscar Kausch of Germany (exact address not established).	Wilhelm Knapp, Mühlweg 19, Halle, Germany (nationality: German).	Author and owner.
A. Foreign 23348....	Handbuch der Acetylzellulosen.....	Oskar Kausch of Germany (exact address not established).	J. F. Lehmanns, Verlag Paul Heysestr. 26, München, Germany (nationality: German).	Author and owner.
A. Foreign 38398....	Diffusion und chemische Reaktion in festen Stoffen.	Wilhelm Jost of Germany (exact address not established).	Theodor Steinkopf, Residenzstr. 32, Dresden, Germany (nationality: German).	Author and owner.
A. Foreign 33894....	Physik und Technik der ultrakurzen Wellen.	H. E. Hollmann of Germany (exact address not established).	Julius Springer, Linkstr. 23-24, Berlin, Germany (nationality: German).	Author and owner.
A. Foreign 33568....	Physik und Technik der ultrakurzen Wellen.	Hans Erich Hollmann of Germany (exact address not established).	Julius Springer, Linkstr. 23-24, Berlin W. 9, Germany (nationality: German).	Author and owner.
A. Foreign 39608....	Reaktionsfähigkeit fester Stoffe.....	Arvid Hedvall of Sweden.....	Johann Ambrosius Barth, Salomonstr. 18C, Leipzig, Germany (nationality: German).	Owner.
A. Foreign 47333....	Anorganische Mikrowegichtsanalyse..	Friedrich Hecht and Julius Donau of Germany (exact address not established).	Julius Springer, Schottengasse 4 Wien, Germany (nationality: German).	Authors and owner.
A. Foreign 33554....	Der Aufbau der Zweistofflegierungen..	Max Hansen of Germany (exact address not established).	Julius Springer, Linkstr. 23-24 Berlin, Germany (nationality: German).	Author and owner.
A. Foreign 37099....	Die Fluoreszenzanalyse in der Mikrochemie.	Max Haitinger of Germany (exact address not established).	Emil Haim & Co. (Publisher), Marie Theresenstr. Wien, Austria (nationality: German).	Author and owner.
A. Foreign 26708....	Statik und Dynamik der schalen.....	Wilhelm Flüge of Germany (exact address not established).	Julius Springer, Linkstr. 23-24, Berlin, Germany (nationality: German).	Author and owner.
A. Foreign 26466....	Die Chemie des pyrrols.....	Hans Fischer and Hans Orth of Germany (exact addresses not established).	Akademische Verlagsgesellschaft m. b. H. (publisher), Markgra'cnstr. 6, Leipzig, Germany (nationality: German).	Authors and owner.
A. Foreign 44944....	Die Chemie des Pyrrols.....	Hans Fischer and Hans Orth of Germany (exact addresses not established).	Akademische Verlagsgesellschaft m. b. H. (publisher), Sternwartenstr. 8, Leipzig, Germany (nationality: German).	Authors and owner.
A. Foreign 41285....	Grundlegende Operationen der Farbenchemie.	Fierz-David, Hans Eduard and Louis Blangey of Switzerland.	Julius Springer, Schlottengasse 4 Wien, Austria (nationality: German).	Owner.
A. Foreign 38954....	Les applications pratiques de la luminescence fluorescence, phosphorescence, lumiere noire.	Maurice Deribere of France (exact address not established).	Dunod (publisher), 92 Rue Bonaparte, Paris, France (nationality: French).	Author and owner.
A. Foreign 44518....	Textilhilfsmittel ihre Chemie, Kolloidchemie und Anwendung.	August Chwala of Germany (exact address not established) and Robert Haller of Switzerland.	Julius Springer, Schottengasse 4, Wien, Germany (nationality: German).	August Chwala and owner.
A. Foreign 47004....	Reine u. angewandte Metallkunde in Einzeldarstellungen.	Arthur Burkhardt of Germany (exact address not established).	Julius Springer, Linkstr. 23-24, Berlin, Germany (nationality: German).	Author and owner.
A. Foreign 20432....	Optik; ein lehrbuch der elektromagnetischen lichttheorie.	Wax Born of Germany (exact address not established).	Julius Springer, Linkstr. 23-24, Berlin, Germany (nationality: German).	Author and owner.
A. Foreign 44887....	Physikalische Methoden der Analytischen Chemie.	Editor, Wilhelm Böttger of Germany (exact address not established).	Akademische Verlagsgesellschaft m. b. H., Sternwartenstr. 8 Leipzig, Germany (nationality: German).	Editor and owner.
A. Foreign 33555....	Sprengstoffe und Zündmittel.....	Carl Beyling und Karl Drekpof of Germany (exact addresses not established).	Julius Springer, Linkstr. 23-24, Berlin, Germany (nationality: German).	Authors and owner.
A. Foreign 47067....	Elektronen-Ubermikroskopie.....	Manfred von Ardenne of Germany (exact address not established).	Julius Springer, Linkstr. 23-24, Berlin, Germany (nationality: German).	Author and owner.

[F. R. Doc. 44-11414; Filed, July 31, 1944; 11:16 a. m.]

OFFICE OF PRICE ADMINISTRATION.
[RMPR 143, Amendment 2 to Order 14]

NEW RUBBER TIRES AND TUBES
ADJUSTMENT OF MAXIMUM PRICES

Amendment No. 2 to Order No. 14 under Revised Maximum Price Regulation 143. Wholesale prices for new rubber tires and tubes.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 7 of Revised Maximum Price Regulation 143, it is or-

dered, That Order No. 14 be amended in the following respects:

1. The following sizes and maximum prices are added to Table 1 in paragraph (c), listing maximum retail prices for sales of imported natural rubber passenger car tires:

Size	Ply	Price
4.00/4.25 x 15.....	4	\$9.05
6.50 x 15.....	4	20.30
6.60 x 15.....	6	25.40

2. The following sizes and maximum prices are added to Table 2 in paragraph (c), listing maximum retail prices for sales of imported natural rubber truck tires:

Size	Ply	Price
6.50 x 16.....	6	\$24.20
7.00 x 16.....	6	29.00
10.00 x 18.....	12	99.65
6.00 x 20.....	8	27.70
6.50 x 20/32 x 6.....	8	35.30
7.50 x 20/34 x 7.....	10	63.40
8.25 x 20.....	10	67.85
8.25 x 20.....	12	77.90

Size	Ply	Price
9.00 x 20.....	10	\$80.75
10.50 x 20.....	12	120.50
10.50 x 20.....	14	145.30
7.50 x 20.....	8	47.00
30 x 8.....	8	27.70
34 x 7.....	10	63.40
6.00 x 16—Mud and snow.....	6	22.00
34 x 7½—Mud and snow.....	10	66.45

3. The following sizes and maximum prices are added to Table 3 in paragraph (c), listing maximum retail prices for sales of imported natural rubber passenger car tubes:

Size:	Price
C-17 5.25/5.50/6.00 x 17.....	\$3.85
D-17 7.50 x 17.....	5.10
B-17C 5.25/5.50 x 18.....	3.20
D-1 6.50/6.00/5.50 x 18 W. B.....	4.05
A-19 4.50/4.75/5.00 x 19.....	3.40
A-20-21 4.50/4.75/5.00 x 20—4.40/ 4.50/4.75 x 21.....	3.25
B-20 5.00/5.50 x 20.....	3.25

4. The following sizes and maximum prices are added to Table 4 in paragraph (c), listing maximum retail prices for sales of imported natural rubber truck tubes:

Size:	Price
ET-20 7.50 x 20/34 x 7.....	\$8.90
X-16 6.00/6.25/6.50 x 16.....	4.05
D-17 6.50/7.00 x 17.....	4.75
Group G:	
6.00 x 20/30 x 5.....	4.15
7.50 x 20.....	8.90

This order shall become effective August 3, 1944.

Issued this 2d day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-11579; Filed, August 2, 1944;
11:41 a. m.]

[MPR 188, 2d Rev. Order 728]

MANTLE LAMP CO. OF AMERICA, INC.
ADJUSTMENT OF MAXIMUM PRICES

Second Revised Order No. 728 under § 1499.159b of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Maximum prices for sales by manufacturers, wholesalers, and retailers of kerosene mantle lamps sold by the Mantle Lamp Company of America, Inc.

Revised Order No. 728 under § 1499.159b of Maximum Price Regulation No. 188 is revised and amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, *It is ordered:*

(a) This order fixes maximum prices for sales of unassembled kerosene mantle lamps, and component parts of mantle lamps, which are sold by the Mantle Lamp Company of America, Inc., Chicago, Illinois, hereafter called the Company, and which are shipped by the

Company on and after the effective date of this revised order. This order also fixes maximum prices for sales of those lamps and those component parts of lamps by wholesalers and retailers.

(b) The maximum prices for sales at retail, at wholesale, and by the company for each model of unassembled mantle lamp are those set forth below:

(1) For sales at retail by any person, the maximum price for each lamp is the price set forth below opposite each model number:

Model no.:	Maximum retail price (each)
B-179.....	\$5.85
B-153.....	5.25
B-222.....	6.75
B-53.....	5.45
B-75.....	5.95

(2) For sales to retailers by the Company, or by any jobber or wholesale distributor, the maximum prices are those determined by deducting the following percentage discounts from the maximum retail prices set forth in this order for each model lamp:

Discount of 40% in quantities of 12 or more units
Discount of 33½% in quantities of 6 to 11 units, inclusive
Discount of 30% in quantities of 3 to 5 units, inclusive
Discount of 25% in quantities of 1 or 2 units, inclusive
Discount of 33½% on orders consisting of 3 floor lamps, 3 hanging lamps, or 3 bracket lamps, alone or in combination.

(3) For sales to jobbers or other wholesale distributors by the Company, the maximum prices are those determined by deducting a discount of 30-20-5% from the maximum retail prices set forth in this order for each model lamp.

(c) The maximum prices for sales at retail, at wholesale, and by the Company for each component part of kerosene mantle lamps, are those set forth below:

(1) For sales at retail by any person, the maximum price for each component part is the price set forth below, opposite each article and model number:

Article and model no.:	Maximum retail price (each)
Burner Model "B".....	\$4.00
Burner Model "12".....	3.75
Burner base Model "B".....	1.85
Burner base Model "12".....	1.60
Outer wick tubes.....	.60
Galleries.....	.70
Wick raiser.....	.25
Glass bowl No. 053.....	1.00
Glass bowl No. 073.....	1.25
Glass fount No. 0153.....	.75

(2) For sales to retailers by the Company or by any jobber or wholesale distributor, the maximum price for each component part is the price set forth below opposite each article and model number:

Article and model no.:	Maximum price to retailers (each)
Burner Model "B".....	\$2.60
Burner Model "12".....	2.45
Burner base Model "B".....	1.35
Burner base Model "12".....	1.00
Outer wick tubes.....	.35
Galleries.....	.40
Wick raiser.....	.15
Glass bowl No. 053.....	.65
Glass bowl No. 075.....	.85
Glass fount No. 0153.....	.50

These prices are delivered prices in the case of sales by jobbers or wholesale distributors.

(3) For sales to jobbers or other wholesale distributors by the Company, the maximum price for each component part is the price set forth below opposite each article and model number:

Article and model no.:	Maximum price to wholesalers (each)
Burner Model "B".....	\$2.08
Burner Model "12".....	1.96
Burner base Model "B".....	1.08
Burner base Model "12".....	.80
Outer wick tubes.....	.28
Galleries.....	.32
Wick raiser.....	.12
Glass bowl No. 053.....	.52
Glass bowl No. 075.....	.68
Glass fount No. 0153.....	.40

(d) On and after the effective date of this revised order the Company, before delivering any unassembled lamp subject to this order, shall attach to the burner of each lamp a tag or label which plainly sets forth the maximum retail price for the lamp, without any accessories, established by this revised order. A tag in the following form, with the blanks properly filled in, is satisfactory:

The O. P. A. retail ceiling price for this Model No. _____ lamp, without accessories, is \$-----.

(e) At the time of or prior to the first delivery, on and after the effective date of this order, of any lamp or component part covered by this order, the Company shall notify in writing every wholesaler and retailer to whom the Company sells an article priced under this order, of the maximum prices fixed herein for resales by the purchaser; and every wholesaler shall give like notice to every retailer to whom he sells those articles. This notice may be given in any convenient form. In addition, the company shall, within 15 days after the effective date of this order, file with the Office of Price Administration, Washington, D. C., a copy of each different notice which it issues to its purchasers for resale in accordance with this paragraph.

(f) This revised order may be revoked or amended by the Price Administrator at any time.

(g) This revised order shall become effective August 24, 1944.

Issued this 2d day of August 1944.

JAMES G. ROGERS, JR.,
Acting Administrator.

[F. R. Doc. 44-11581; Filed, August 2, 1944;
11:42 a. m.]

[MPR 528; Order 9]

FIRESTONE TIRE AND RUBBER CO.
ADJUSTMENT OF MAXIMUM PRICES

Order No. 9 under Maximum Price Regulation 528. Tires and tubes, re-capping and repairing.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to Appendix A (d) of Maximum Price Regulation 528; *It is ordered:*

(a) The maximum retail price for a new 9.00-16, 10-ply Ground Grip Tread tire manufactured by The Firestone Tire

& Rubber Company of Akron, Ohio, shall be \$78.65.

(b) All provisions of Maximum Price Regulation 528 not inconsistent with this order shall apply to sales covered by this order.

(c) This order may be amended or revoked by the Office of Price Administration at any time.

This order shall become effective August 3, 1944.

Issued this 2d day of August 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-11580; Filed, August 2, 1944; 11:41 a. m.]

[MPR 120, Order 830]

WALTER D. COBUN

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

Correction

In F. R. Doc. 44-9368, appearing on page 7282 of the issue of Friday, June 30, 1944, the dollar signs should be deleted in the tables.

Regional and District Office Orders.

[Region II Rev. Order G-13 Under RMPR 122, Amdt. 3]

PENNSYLVANIA ANTHRACITE IN BRADFORD AND SULLIVAN COUNTIES, PA.

Amendment No. 3 to Revised Order G-13 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Pennsylvania anthracite delivered by dealers in Bradford County and Sullivan County, Commonwealth of Pennsylvania, Coal Area IV.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator by §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122, Revised Order No. G-13 is amended in the following respects:

1. Paragraph (a) (1) is amended to read as follows:

(a) *What this order does*—(1) *Dealers' maximum prices; area covered.* If you are a dealer in "Pennsylvania anthracite", this order sets the maximum prices which you may charge and, if you are a purchaser in the course of trade or business, this order sets the maximum prices which you may pay for certain sizes and quantities of "Pennsylvania anthracite" (hereinafter called simply "anthracite") delivered to or at any point in Commonwealth of Pennsylvania—Coal Area IV. Coal Area IV comprises all of Bradford County and all of Sullivan County in the Commonwealth of Pennsylvania, falling into two zones as follows:

Zone 1. Zone 1 includes all of Sullivan County and that part of Bradford County not included in Zone 2.

Zone 2. Zone 2 includes the boroughs of Athens, Sayre, and South Waverly, and the Townships of Athens, Litchfield, Ridgebury, Windham, and Warren in Bradford County.

2. Paragraph (c) (1) is amended to read as follows:

(1) *Use the schedule which covers your sale.* (Schedule I contains a separate table of prices for "Direct Delivery" sales and "Yard Sales" within Zone 1. You will find Schedule 1 in paragraph (d). In like manner Schedule II contains a separate table of prices for "direct delivery" sales and "yard sales" within Zone 2. You will find Schedule II in paragraph (e).

3. Paragraph (c) (3) is amended to read as follows:

(3) If, at your purchaser's request, you actually render him a service for which this order authorizes a charge, you may add to the foregoing figure no more than the maximum authorized service charges. You must state that charge separately on your invoice. The only authorized service charges are those provided for in the schedules.

4. Paragraph (d) is amended to read as follows:

(d) *Schedule I.* Schedule I establishes maximum prices for certain sizes of anthracite in certain specific quantities, delivered to or at any point within Zone 1. There is a separate table of prices for "direct delivery" sales and "yard sales".

(1) *Sales on a "direct delivery basis".*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per 100 lbs. (for sales of 100 lbs. or more but less than ½ ton)
Broken, egg, stove, nut.....	\$12.10	\$6.30	\$0.85
Pea.....	10.75	5.65	.75
Buckwheat.....	8.75	4.65	.65
Rice.....	7.60	4.05	-----
Screenings.....	3.50	1.75	-----

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "wheel" 50¢ per net ton and 30¢ per net ½ ton.

Carrying upstairs, for one full floor above the ground floor (except for sales in 100 lb. lots, amounting to less than one-half ton). 75¢ per net ton.

Carrying upstairs for two full floors above the ground floor (except for sales in 100 lb. lots, amounting to less than one-half ton). This charge shall be in addition to any charge for "carry" or "wheel". \$1.10 per net ton.

(2) *"Yard sales."*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton, for sales of ½ ton or more	Per 100 lbs. for 100 lbs. or more but less than ½ ton	Per 50-lb. paper bag	Per 25-lb. paper bag
Broken, egg, stove, nut.....	\$11.60	\$0.70	\$0.37	\$0.21
Pea.....	10.25	.60	.32	-----
Buckwheat.....	8.25	.50	-----	-----
Rice.....	7.10	-----	-----	-----
Screenings.....	2.50	-----	-----	-----

5. Paragraph (e) is amended to read as follows:

(e) *Schedule II.* Schedule II establishes maximum prices for certain sizes of anthracite in certain specific quantities, delivered to or at any point within Zone 2. There is a separate table of prices for "direct delivery" sales and "yard sales".

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. (for sales of 100 lbs. or more, but less than ¼ ton)	Per 50 pound paper bag
Broken, egg, stove, nut.....	\$12.40	\$6.45	\$3.35	\$0.85	\$0.45
Pea.....	10.75	5.65	2.95	.75	.40
Buckwheat.....	9.05	4.80	2.55	.65	-----
Rice.....	7.90	4.20	2.25	-----	-----
Barley.....	6.90	3.70	2.00	-----	-----
Screenings.....	3.50	-----	-----	-----	-----

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "Wheel":

Per net ton..... \$0.50
Per net ½ ton..... .30
Per net ¼ ton..... .20

Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "Carry" or "Wheel":

Per net ton..... .75
Per net ½ ton..... .50
Per net ¼ ton..... .25

(2) *"Yard sales"*.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 pounds (for 100 pounds or more but less than ½ ton)	Per 50 pound paper bag
Broken, egg, stove, nut.....	\$11.90	\$0.75	\$0.40
Pea.....	10.25	.65	.35
Buckwheat.....	8.55	.55	-----
Rice.....	7.40	-----	-----
Barley.....	6.40	-----	-----
Screenings.....	2.50	-----	-----

This Amendment No. 3 to Revised Order Number G-13 shall become effective August 1st, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 22d day of July 1944.

DANIEL P. WOOLLEY,
Regional Administrator.

[F. R. Doc. 44-11474; Filed, July 31, 1944; 1:30 p. m.]

[Region II Order G-45 Under RMPR 122]

PENNSYLVANIA ANTHRACITE IN NEW YORK

Order No. G-45 under §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Pennsylvania anthracite delivered by dealers in Chemung, Chenango, Cortland, Delaware, Otsego, Schuyler, Steuben, Sullivan, Tioga, Tompkins, and Yates Counties, and in designated portions of Broome County, State of New York. Coal Area IX.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, it is ordered:

(a) *What this order does*—(1) *Dealers' maximum prices: Area covered.* If you are a dealer in "Pennsylvania anthracite", this order fixes the maximum prices which you may charge, and if you are a purchaser in the course of trade or business, this order fixes the maximum prices which you may pay, for certain sizes and quantities of "Pennsylvania anthracite" (hereinafter called simply "anthracite") delivered to or at any point in State of New York—Coal Area IX. That area comprises eleven counties in the State of New York, and part of a twelfth, falling into thirteen zones as follows:

Zone 1. Zone 1 includes all of Sullivan County.

Zone 2. Zone 2 includes all of Delaware County except the Towns of Andes, Davenport, Franklin, Harpersfield, Kortright, Middletown, Roxbury, and Stamford. It also includes the Town of Unadilla in Otsego County and the Towns of Afton and Bainbridge in Chenango County.

Zone 3. Zone 3 includes the City of Oneonta, and the Towns of Decatur, Hartwick, Laurens, Maryland, Middlefield, Milford, New Lisbon, Oneonta, Otego, Otsego, Westford, and Worcester in Otsego County; and the Town of Franklin in Delaware County.

Zone 4. Zone 4 includes the Towns of Andes, Davenport, Harpersfield, Kortright, Middletown, Roxbury, and Stamford in Delaware County; the Towns of Cherry Valley, Burlington, Butternuts, Edmeston, Exeter, Morris, Pittsfield, Plainfield, Richfield, Roseboom, and Springfield in Otsego County; and the Towns of Columbus, New Berlin, Sherburne, and Smyrna in Chenango County.

Zone 5. Zone 5 includes all of Cortland County, the City of Norwich, and the Towns of Coventry, German, Greene, Guilford, Lincklaen, McDonough, North Norwich, Norwich, Otselic, Oxford, Pharsalia, Pitcher, Plymouth, Preston, and Smithville in Chenango County; the Towns of Barker, Lisle, Nanticoke and Triangle in Broome County, and the Towns of Berkshire, Newark Valley, and Richford in Tioga County.

Zone 6. Zone 6 includes the Towns of Barton, Nichols, Owego, and Tioga in Tioga County, and the Town of Chemung in Chemung County.

Zone 7. Zone 7 includes all of Tompkins County; the Towns of Candor and Spencer in Tioga County, and the Town of Van Etten in Chemung County.

Zone 8. Zone 8 includes all of Chemung County except the Towns of Chemung and Van Etten.

Zone 9. Zone 9 includes the City of Corning and the Towns of Campbell, Caton, Corning, Erwin, and Hornby in Steuben County.

Zone 10. Zone 10 includes all of Schuyler County.

Zone 11. Zone 11 includes all of Yates County and the Towns of Prattsburg and Pulteney in Steuben County.

Zone 12. Zone 12 includes the Town of Bath in Steuben County.

Zone 13. Zone 13 includes all of Steuben County except the City of Corning and the Towns of Bath, Campbell, Caton, Corning, Erwin, Hornby, Prattsburg, and Pulteney.

(2) *Schedules of prices, charges and discounts.* The applicable prices, authorized charges, and required discounts, from which you shall determine the maximum prices for designated sizes and quantities of anthracite delivered within Zones 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, and 13 are set forth in Schedules I, II, III, IV, V, VI, VII, VIII, IX, X, XI, XII, and XIII, respectively.

(3) *To what sales this order applies.* If you are a dealer in anthracite, you are bound by the prices, charges and discounts, and by all other provisions of this order for all deliveries within Zones 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, and 13.

You shall determine the maximum price for "direct-delivery" sales, as hereinafter defined, by reference to the appropriate schedule of this order covering the zone to which delivery is made, whether or not you are located in one of the thirteen zones.

You shall determine your maximum price for a "yard" sale, as hereinafter defined, by reference to the appropriate schedule of this order covering the zone in which the purchaser takes physical possession or custody of the anthracite.

(b) *What this order prohibits.* Regardless of any contract or other obligations, you shall not: (1) Sell or, in the course of trade or business, buy anthracite of the sizes and in the quantities set forth in the schedule herein, at prices higher than the maximum prices computed as set forth in paragraph (c) of this order, although you may charge, pay, or offer less than maximum prices.

(2) Obtain any price higher than the applicable maximum price by:

(i) Changing the discounts authorized herein, or

(ii) Charging for any service which is not expressly requested by the buyer, or

(iii) Charging for any service for which a charge is not specifically authorized by this order, or

(iv) Charging a price for any service higher than the schedule price for such service, or

(v) Using any tying agreement or requiring that the buyer purchase anything in addition to the fuel requested by him, except that a dealer may comply with requirements or standards with respect to deliveries which have been or may be issued by an agency of the United States Government.

(vi) Using any other device by which a higher price than the applicable maximum price is obtained, directly or indirectly.

(c) *How to compute maximum prices.* You must figure your maximum price as follows:

(1) *Use the schedule which covers your sale.* (Schedule I contains a separate table of prices for "direct-delivery" sales and "yard sales" within Zone 1. You will find Schedule I in paragraph

(d). In like manner Schedules II, III, IV, V, VI, VII, VIII, IX, X, XI, XII, and XIII contain separate tables of prices for similar sales in Zones 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, and 13, respectively. You will find Schedule II in paragraph (e), Schedule III in paragraph (f), Schedule IV in paragraph (g), Schedule V in paragraph (h), Schedule VI in paragraph (i), Schedule VII in paragraph (j), Schedule VIII in paragraph (k), Schedule IX in paragraph (l), Schedule X in paragraph (m), Schedule XI in paragraph (n), Schedule XII in paragraph (o), and Schedule XIII in paragraph (p).

(2) Take the dollars-and-cents figure given in the applicable table of the applicable schedule, for the sizes and quantity you are selling.

(3) Deduct from that figure the amount of the discount which you are required to give, as specified therein. Where a discount is required, you must state it separately on your invoice.

(4) If, at your purchaser's request, you actually render him a service for which this order authorizes a charge, you may add to the figure obtained as above no more than the maximum authorized service charge. You must state that charge separately on your invoice. The only authorized service charges are those provided for in the schedules.

(d) *Schedule I.* Schedule I establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone I. There is a separate table of prices for "direct-delivery" sales and "yard sales".

(1) *Sales on a "direct delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. (for sales of 100 lbs. or more, but less than ¼ ton)	Per 50 pound paper bag
Broken, egg, stove, nut.....	\$13.45	\$7.15	\$3.75	\$0.80	\$0.45
Pea.....	11.80	6.50	3.35	.70	.40
Buckwheat.....	10.00	5.40	2.85	.60	-----
Rice.....	9.00	4.90	2.60	.55	-----
Barley.....	8.00	4.40	2.35	-----	-----
Screenings.....	4.00	-----	-----	-----	-----

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (1) of this Schedule, on sales and deliveries of all sizes except screenings, a discount of \$1.00 per net ton, 50¢ per net ½ ton and 25¢ per net ¼ ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "Wheel":	
Per net ton.....	\$1.00
Per net ½ ton.....	.50
Per net ¼ ton.....	.25
Carrying upstairs or downstairs, for each full flight above or below the ground floor. This charge shall be in addition to any charge for "Carry" or "Wheel":	
Per net ton.....	1.00
Per net ½ ton.....	.50
Per net ¼ ton.....	.25

MAXIMUM AUTHORIZED SERVICE CHARGES—CON.

Special service rendered at the request of the purchaser—continued

For deliveries involving hauling beyond five miles from dealer's yard, per net ton for each five miles or fraction thereof beyond five miles from dealer's yard..... \$0.50

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED TO DEALERS AND TO CONSUMERS

Size	Per net ton for sales of ½ ton or more		Per 100 lbs. (for 100 lbs. or more, but less than ½ ton)	Per 50 lb. paper bag
	To dealers	To consumers		
Broken, egg, stove, nut.....	\$11.95	\$12.45	\$0.70	\$0.40
Pea.....	10.30	10.80	.60	.35
Buckwheat.....	8.50	9.00	.50	-----
Rice.....	7.50	8.00	.45	-----
Barley.....	6.50	7.00	-----	-----
Screenings.....	3.00	3.00	-----	-----

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (2) of this schedule, on sales and deliveries of all sizes except screenings, a discount of \$1.00 per net ton and 50¢ per net ½ ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

Schedule II. Schedule II establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 2. There is a separate table of prices for "direct-delivery" sales and "yard sales."

(1) Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. (for sales of 100 lbs. or more but less than ¼ ton)	Per 50 pound paper bag
Pea.....	11.30	6.05	3.20	.70	.40
Buckwheat.....	9.50	5.15	2.75	.60	-----
Rice.....	8.50	4.65	2.50	.55	-----
Barley.....	7.50	4.15	2.25	-----	-----
Screenings.....	4.00	-----	-----	-----	-----

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (1) of this Schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton, 25¢ per net ½ ton and 15¢ per net ¼ ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "Wheel":
Per net ton..... \$1.00
Per net ½ ton..... .50
Per net ¼ ton..... .25

Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "Carry" or "Wheel":
Per net ton..... 1.00
Per net ½ ton..... .50
Per net ¼ ton..... .25

MAXIMUM AUTHORIZED SERVICE CHARGES—CON.

Special service rendered at the request of the purchaser—continued

For deliveries involving hauling beyond five miles from dealer's yard, per net ton for each five miles or fraction thereof beyond five miles from dealer's yard..... \$0.50

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED TO DEALERS AND TO CONSUMERS

Size	Per net ton for sales of ½ ton or more		Per 100 pounds (for 100 pounds or more but less than ½ ton)	Per 50 pound paper bag
	To dealers	To consumers		
Broken, egg, stove, nut.....	\$11.45	\$11.95	\$0.70	\$0.40
Pea.....	9.80	10.30	.60	.35
Buckwheat.....	8.00	8.50	.50	-----
Rice.....	7.00	7.50	.45	-----
Barley.....	6.00	6.50	-----	-----
Screenings.....	3.00	3.00	-----	-----

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (2) of this Schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton and 25¢ per net ½ ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

(f) Schedule III. Schedule III establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 3. There is a separate table of prices for "direct-delivery" sales and "yard sales".

(1) Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. (for sales of 100 lbs. or more but less than ¼ ton)	Per 50 pound paper bag
Pea.....	12.15	6.45	3.40	.75	.425
Buckwheat.....	10.40	5.55	2.95	.65	-----
Rice.....	9.40	5.05	2.70	.60	-----
Barley.....	8.40	4.55	2.45	-----	-----
Screenings.....	4.00	-----	-----	-----	-----

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (1) of this Schedule, on sales and deliveries of all sizes except screenings, a discount of 80¢ per net ton and 40¢ per net ½ ton for payment on delivery, or 60¢ per net ton and 30¢ per net ½ ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "Wheel":
Per net ton..... \$0.60
Per net ½ ton..... .40
Per net ¼ ton..... .30

MAXIMUM AUTHORIZED SERVICE CHARGES—CON.

Special service rendered at the request of the purchaser—continued

Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "Carry" or "Wheel":

Per net ton..... \$0.60
Per net ½ ton..... .40
Per net ¼ ton..... .30

For deliveries involving hauling beyond five miles from dealer's yard, per net ton for each five miles or fraction thereof beyond five miles from dealer's yard..... \$0.50

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED TO DEALERS AND TO CONSUMERS

Size	Per net ton for sales of ½ ton or more		Per 100 pounds (for 100 pounds or more, but less than ½ ton)	Per 50 pound paper bag
	To dealers	To consumers		
Broken, egg, stove, nut.....	\$12.15	\$12.65	\$0.75	\$0.425
Pea.....	10.65	11.15	.65	.375
Buckwheat.....	8.90	9.40	.55	-----
Rice.....	7.90	8.40	.50	-----
Barley.....	6.90	7.40	-----	-----
Screenings.....	3.00	3.00	-----	-----

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (2) of this schedule, on sales and deliveries of all sizes except screenings, a discount of 80¢ per net ton for payment on delivery, or 60¢ per net ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

(g) Schedule IV. Schedule IV establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 4. There is a separate table of prices for "direct-delivery" sales and "yard sales".

(1) Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 pounds (for sales of 100 pounds or more but less than ¼ ton)	Per 50 pound paper bag
Pea.....	12.05	6.55	3.50	.80	.45
Buckwheat.....	10.40	5.70	3.10	.70	-----
Rice.....	9.35	5.20	2.85	.65	-----
Barley.....	8.35	4.70	2.60	-----	-----
Screenings.....	4.00	-----	-----	-----	-----

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (1) of this schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton, 25¢ per net ½ ton and 15¢ per net ¼ ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "Wheel":
 Per net ton..... \$0.50
 Per net 1/2 ton..... .25
 Per net 1/4 ton..... .15
 Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "carry" or "wheel":
 Per net ton..... .50
 Per net 1/2 ton..... .25
 Per net 1/4 ton..... .15
 For deliveries involving hauling beyond five miles from dealer's yard. Per net ton for each five miles or fraction thereof beyond five miles from dealer's yard..... .50

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED TO DEALERS AND TO CONSUMERS

Size	Per net ton for sales of 1/2 ton or more		Per 100 lbs. (for 100 lbs. or more, but less than 1/2 ton)	Per 50 lb. paper bag
	To dealers	To consumers		
Broken, egg, stove, nut.....	\$12.40	\$12.90	\$0.80	\$0.45
Pea.....	10.55	11.05	.70	.40
Buckwheat.....	8.90	9.40	.60	
Rice.....	7.85	8.35	.55	
Barley.....	6.85	7.35		
Screenings.....	3.00	3.00		

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (2) of this Schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton and 25¢ per net 1/2 ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

(h) *Schedule V.* Schedule V establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 5. There is a separate table of prices for "direct-delivery" sales and "yard sales."

(1) Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net 1/2 ton	Per net 1/4 ton	Per 100 lbs. (for sales of 100 lbs. or more but less than 1/4 ton)	Per 50 pound paper bag
Pea.....	11.95	6.35	3.35	.75	.40
Buckwheat.....	10.20	5.45	2.90	.65	
Rice.....	9.35	5.05	2.70	.60	
Barley.....	8.35	4.55	2.45		
Screenings.....	4.00				

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (1) of this Schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton, 25¢ per net 1/2 ton and 15¢ per net 1/4 ton where payment is made within fifteen days after delivery.

Nothing in this subparagraph requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "Wheel":
 Per net ton..... \$0.50
 Per net 1/2 ton..... .25
 Per net 1/4 ton..... .15
 Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "carry" or "wheel":
 Per net ton..... .60
 Per net 1/2 ton..... .30
 Per net 1/4 ton..... .15
 For deliveries involving hauling beyond five miles from dealer's yard, per net ton for each five miles or fraction thereof beyond five miles from dealer's yard..... .50

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of 1/2 ton or more	Per 100 lbs. (for 100 lbs. or more but less than 1/2 ton)	Per 50 lb. paper bag
Pea.....	11.45	.65	.35
Buckwheat.....	9.70	.55	
Rice.....	8.85	.50	
Barley.....	7.85		
Screenings.....	3.00		

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (2) of this Schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton where payment is made within fifteen days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

(i) *Schedule VI.* Schedule VI establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 6. There is a separate table of prices for "direct-delivery" sales and "yard sales."

(1) Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net 1/2 ton	Per net 1/4 ton	Per 100 lbs. (for sales of 100 lbs. or more but less than 1/4 ton)	Per 50 pound paper bag
Pea.....	10.75	5.65	2.95	.75	.40
Buckwheat.....	9.05	4.80	2.55	.65	
Rice.....	7.90	4.20	2.25		
Barley.....	6.90	3.70	2.00		
Screenings.....	3.50				

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "Wheel":
 Per net ton..... \$0.50
 Per net 1/2 ton..... .30
 Per net 1/4 ton..... .20

MAXIMUM AUTHORIZED SERVICE CHARGES—CON.

Special service rendered at the request of the purchaser—Continued

Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "Carry" or "Wheel":
 Per net ton..... \$0.75
 Per net 1/2 ton..... .50
 Per net 1/4 ton..... .25

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of 1/2 ton or more	Per 100 lbs. (for 100 lbs. or more but less than 1/2 ton)	Per 50 lb. paper bag
Pea.....	10.25	.65	.35
Buckwheat.....	8.55	.55	
Rice.....	7.40		
Barley.....	6.40		
Screenings.....	2.50		

(j) *Schedule VII.* Schedule VII establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 7. There is a separate table of prices for "direct-delivery" sales and "yard sales."

(1) Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net 1/2 ton	Per net 1/4 ton	Per 100 lbs. (for sales of 100 lbs. or more, but less than 1/4 ton)	Per 50 lb. paper bag
Pea.....	11.85	6.20	3.25	.75	.425
Buckwheat.....	9.70	5.10	2.70	.70	
Rice.....	8.85	4.70	2.45	.65	
Barley.....	7.85	4.20	2.25		
Screenings.....	4.00				

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (1) of this Schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton, 25¢ per net 1/2 ton and 15¢ per net 1/4 ton where payment is made within fifteen days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "Wheel":
 Per net ton..... \$0.50
 Per net 1/2 ton..... .25
 Per net 1/4 ton..... .15
 Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "Carry" or "Wheel":
 Per net ton..... .50
 Per net 1/2 ton..... .25
 Per net 1/4 ton..... .15

For deliveries involving hauling beyond five miles from dealer's yard, 50¢ per net ton for each five miles or fraction thereof beyond five miles from dealer's yard.

(2) "Yard sales."

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of 1/2 ton or more	Per 100 lbs. (for 100 lbs. or more but less than 1/2 ton)	Per 50 lb. paper bag
Broken, egg, stove, nut.	\$12.50	\$0.75	\$0.425
Pea	10.85	.65	.375
Buckwheat	8.70	.60	
Rice	7.85	.55	
Barley	6.85		
Screenings	3.00		

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (2) of this Schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton where payment is made within fifteen days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

(k) *Schedule VIII.* Schedule VIII establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 8. There is a separate table of prices for "direct-delivery" sales and "yard sales".

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net 1/2 ton	Per net 1/4 ton	Per 100 lbs. (for sales of 100 lbs. or more, but less than 1/4 ton)	Per 50 pound paper bag
Broken, egg, stove, nut.	\$13.20	\$6.95	\$3.85	\$0.85	\$0.45
Pea	11.40	6.05	3.40	.75	.40
Buckwheat	10.50	5.60	3.20	.65	.35
Rice	9.45	5.10	2.90	.60	
Barley	8.45	4.60	2.55		
Screenings	4.00				

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (1) of this Schedule, on sales and deliveries of all sizes except screenings, a discount of 60¢ per net ton, where payment is made within fifteen days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "Wheel," per net ton	75¢
Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "Carry" or "Wheel", per net ton	25¢
For deliveries involving hauling beyond four miles from dealer's yard, per net ton for each four miles or fraction thereof beyond four miles from dealer's yard	50¢

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of 1/2 ton or more	Per 100 lbs. (for 100 lbs. or more but less than 1/2 ton)	Per 50 lb. paper bag
Broken, egg, stove, nut.	\$12.50	\$0.75	\$0.40
Pea	10.70	.65	.35
Buckwheat	9.80	.55	.30
Rice	8.75	.50	
Barley	7.75		
Screenings	3.00		

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (2) of this schedule, on sales and deliveries of all sizes except screenings, a discount of 60¢ per net ton where payment is made within fifteen days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

(1) *Schedule IX.* Schedule IX establishes maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 9. There is a separate table of prices for "direct delivery" sales and "yard sales".

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net 1/2 ton	Per net 1/4 ton	Per 100 lbs. (for sales of 100 lbs. or more but less than 1/4 ton)	Per 50 lb. paper bag
Broken, egg, stove, nut.	\$13.30	\$7.00	\$3.85	\$0.85	\$0.45
Pea	11.75	6.25	3.45	.75	.40
Buckwheat	10.10	5.40	3.05	.65	.35
Rice	9.05	4.90	2.75	.60	
Barley	8.05	4.40	2.50		
Screenings	4.00				

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (1) of this schedule on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service at the request of the purchaser

"Carry" or "Wheel", per net ton	\$0.50
Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "Carry" or "Wheel", per net ton	.25
For deliveries involving hauling beyond four miles from dealer's yard, per net ton for each four miles or fraction thereof beyond four miles from dealer's yard	.50

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of 1/2 ton or more	Per 100 lbs. (for 100 lbs. or more but less than 1/2 ton)	Per 50 lb. paper bag
Broken, egg, stove, nut.	\$12.80	\$0.75	\$0.40
Pea	11.25	.65	.35
Buckwheat	9.60	.55	.30
Rice	8.55	.50	
Barley	7.55		
Screenings	3.00		

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (2) of this schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

(m) *Schedule X.* Schedule X establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 10. There is a separate table of prices for "direct-delivery" sales and "yard sales".

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net 1/2 ton	Per net 1/4 ton	Per 100 lbs. (for sales of 100 lbs. or more, but less than 1/4 ton)
Broken, egg, stove, nut.	\$13.05	\$6.90	\$3.75	\$0.95
Pea	11.30	6.00	3.40	.85
Buckwheat	9.25	5.00	2.90	.75
Rice	8.10	4.40	2.60	
Barley	7.10	3.90	2.55	
Screenings "A"	5.00			
Screenings "B"	3.00			

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "Wheel", per net ton	\$0.75
Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "Carry" or "Wheel", per net ton	.75
For deliveries involving hauling beyond four miles from dealer's yard, per net ton for each four miles or fraction thereof beyond four miles from dealer's yard	.50

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of 1/2 ton or more	Per 100 pounds (for 100 pounds or more but less than 1/2 ton)
Broken, egg, stove, nut.	\$12.55	\$0.85
Pea	10.80	.75
Buckwheat	8.75	.65
Rice	7.60	
Barley	6.60	
Screenings "A"	4.00	
Screenings "B"	2.00	

(n) *Schedule XI.* Schedule XI establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 11. There is a separate table of prices for "direct-delivery" sales and "yard sales".

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. (for sales of 100 lbs. or more, but less than ¼ ton)
Broken, egg, stove, nut.....	\$13.85	\$7.25	\$3.70	\$0.85
Pea.....	12.15	6.40	3.30	.75
Buckwheat.....	10.35	5.50	2.85	.65
Rice.....	9.10	4.85	2.55	.60
Barley.....	8.10	4.35	2.30	
Screenings.....	4.00			

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (1) of this Schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "Wheel," per net ton.....	\$0.50
Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "Carry" or "Wheel", per net ton.....	.50
For deliveries involving hauling beyond four miles from dealer's yard, per net ton for each four miles or fraction thereof beyond four miles from dealer's yard.....	.50

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. (for 100 lbs. or more but less than ½ ton)
Broken, egg, stove, nut.....	\$13.35	\$0.75
Pea.....	11.65	.65
Buckwheat.....	9.85	.55
Rice.....	8.60	.50
Barley.....	7.60	
Screenings.....	3.00	

You shall deduct from the prices set forth in table (2) of this schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

(o) *Schedule XII.* Schedule XII establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 12. There is a separate table of prices for "direct-delivery" sales and "yard sales".

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. (for sales of 100 lbs. or more, but less than ¼ ton)
Broken, egg, stove, nut.....	\$13.45	\$7.05	\$3.65	\$0.85
Pea.....	11.70	6.15	3.20	.75
Buckwheat.....	9.90	5.25	2.75	.65
Rice.....	8.85	4.75	2.45	.60
Barley.....	7.85	4.25	2.20	
Screenings.....	4.00			

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (1) of this schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special Service Rendered at the Request of the Purchaser

"Carry" or "wheel", per net ton.....	\$0.50
Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "carry" or "wheel", per net ton.....	.50
For deliveries involving hauling beyond four miles from dealer's yard, per net ton for each four miles or fraction thereof beyond four miles from dealer's yard.....	.50

(2) "Yard sales."

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. (for 100 lbs. or more but less than ½ ton)
Broken, egg, stove, nut.....	\$12.95	\$0.75
Pea.....	11.20	.65
Buckwheat.....	9.40	.55
Rice.....	8.35	.50
Barley.....	7.35	
Screenings.....	3.00	

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (2) of this schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

(p) *Schedule XIII.* Schedule XIII establishes specific maximum prices for certain sizes of anthracite, in certain specific quantities, delivered to or at any point within Zone 13. There is a separate table of prices for "direct-delivery" sales and "yard sales".

(1) *Sales on a "direct-delivery" basis.*

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per net ¼ ton	Per 100 lbs. (for sales of 100 lbs. or more, but less than ¼ ton)
Broken, egg, stove, nut.....	\$13.70	\$7.15	\$3.70	\$0.85
Pea.....	11.90	6.25	3.25	.75
Buckwheat.....	10.25	5.45	2.80	.65
Rice.....	9.10	4.85	2.55	.60
Barley.....	8.10	4.35	2.30	
Screenings.....	4.00			

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (1) of this Schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

MAXIMUM AUTHORIZED SERVICE CHARGES

Special service rendered at the request of the purchaser

"Carry" or "Wheel", per net ton.....	\$0.50
Carrying upstairs or downstairs for each full flight above or below the ground floor. This charge shall be in addition to any charge for "Carry" or "Wheel", per net ton.....	.50
For deliveries involving hauling beyond four miles from dealer's yard, per net ton for each four miles or fraction thereof beyond four miles from dealer's yard.....	.50

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. (for 100 lbs. or more but less than ½ ton)
Broken, egg, stove, nut.....	\$13.20	\$0.75
Pea.....	11.40	.65
Buckwheat.....	9.75	.55
Rice.....	8.60	.50
Barley.....	7.60	
Screenings.....	3.00	

REQUIRED DISCOUNTS

You shall deduct from the prices set forth in table (2) of this schedule, on sales and deliveries of all sizes except screenings, a discount of 50¢ per net ton where payment is made within ten days after delivery. Nothing in this subparagraph requires you to sell on other than a cash basis.

(q) *Commingling.* If you sell one size of anthracite commingled with another size of anthracite, your maximum price for the combination shall be the maximum price established in this order for the smallest of the sizes so commingled, except in the following situation. Where a purchaser requests that two or more sizes of anthracite be commingled in one delivery, then, and in that event, if those sizes are separately weighed at the point of loading, the dealer may commingle those sizes in the truck or other vehicle

in which the delivery is made. The price for anthracite so commingled shall be calculated on the basis of the applicable per net ton price for each size in the combination, and the invoice shall separately state the price, so determined, for the quantity of each size in the combination.

(r) *Ex Parte 148. Freight rate increase.* Since the Ex Parte 148 Freight Rate Increase has been rescinded by the Interstate Commerce Commission, dealers' freight rates are the same as those of December 1941. Therefore, you may not increase any Schedule price on account of freight rates.

(s) *Addition of increase in suppliers' maximum prices prohibited.* You may not increase the specific maximum prices established by this order to reflect, in whole or in part, any subsequent increase to you in your supplier's maximum price for the same fuel. The specific maximum prices already reflect increases to you in your supplier's maximum prices occurring up to the effective date of this order. If increases in your supplier's maximum prices should occur after such date, as the result of any amendment to or revision of a maximum price regulation issued by the Office of Price Administration governing sales and deliveries made by such suppliers, the Regional Administrator will, if he then deems it to be warranted, take appropriate action to amend this order to reflect such increases.

(t) *Taxes.* If you are a dealer subject to this order you may collect, in addition to the specific maximum prices established herein, provided you state it separately, the amount of the Federal tax upon the transportation of property imposed by Section 620 of the Revenue Act of 1942 actually paid or incurred by you, or an amount equal to the amount of such tax paid by any of your prior suppliers and separately stated and collected from you by the supplier from whom you purchased. On sales to the United States or any agency thereof, or to the State of New York or any political subdivision thereof, you need not state this tax separately.

(u) *Adjustable pricing.* You may not make a price adjustable to a maximum price which will be in effect at some time after delivery of the anthracite has been completed; but the price may be adjustable to the maximum price in effect at the time of delivery.

(v) *Petitions for amendment.* Any person seeking an amendment of any provision of this order may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, except that the petition shall be filed with the Regional Administrator and acted upon by him.

(w) *Right of amendment or revocation.* The Regional Administrator or the Price Administrator may amend, revoke or rescind this order, or any provision thereof, at any time.

(x) *Applicability of other regulations.* If you are a dealer subject to this order, you are governed by the licensing

provisions of Licensing Order 1. Licensing Order 1 provides, in brief, that a license is required of all persons making sales for which maximum prices are established. A license is automatically granted. It is not necessary to apply for the license. The license may be suspended for violations in connection with the sale of any commodity for which maximum prices are established. If your license is suspended, you may not sell any such commodity during the period of suspension.

(y) *Records.* If you are a dealer subject to this order, you shall preserve, keep, and make available for examination by the Office of Price Administration, a record of every sale of anthracite hereunder, showing the date, the name and address of the buyer, if known, the per net ton price charged, and the solid fuel sold. The solid fuel shall be identified in the manner in which it is described in the order. The record shall also state separately each service rendered and the charge made for it.

(z) *Posting of maximum prices; sales slips and receipts.* (1) If you are a dealer subject to this order, you shall post all your maximum prices (as set forth in the applicable schedule or schedules of this order) in your place of business in a manner plainly visible to and understandable by the purchasing public.

(2) If you are a dealer subject to this order, you shall, except for a sale of less than one-half ton, give each purchaser a sales slip or receipt showing your name and address, the kind, size, and quantity of the anthracite sold to him, the date of the sale or delivery and the price charged, separately stating the amount, if any, of the required discounts which must be deducted from, and the authorized service charges and the taxes, which may be added to, the specific maximum prices prescribed herein.

In the case of all other sales, you shall give each purchaser a sales slip or receipt containing the information described in the foregoing paragraph, if requested by such purchaser or if, during December 1941, you customarily gave purchasers such sales slips or receipts.

(a) (a) *Enforcement.* (1) Persons violating any provision of this order are subject to civil and criminal penalties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

(2) Persons who have any evidence of any violation of this order are urged to communicate with the Binghamton District Office of the Office of Price Administration, or with the Price Panel of the appropriate War Price and Rationing Board.

(b) (b) *Definitions and explanations.* When used in this Order No. G-45, the term:

(1) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof,

or any other government, or any of its political sub-divisions, or any agency of any of the foregoing.

(2) "Sell" includes sell, supply, dispose, barter, exchange, lease, transfer, and deliver, and contracts and offers to do any of the foregoing. The terms "sale", "selling", "sold", "seller", "buy", "purchase", and "purchaser" shall be construed accordingly.

(3) "Dealer" means any person selling anthracite of the sizes set forth in the schedules herein, and does not include a producer or distributor making sales at or from a mine, a preparation plant operated as an adjunct of any mine, or a briquette plant.

(4) "Pennsylvania anthracite" means all coal produced in the Lehigh, Schuylkill and Wyoming regions in the Commonwealth of Pennsylvania.

(5) The sizes of "Pennsylvania anthracite" described as broken, egg, stove, nut, pea, buckwheat, rice, barley, and screenings shall refer to the same sizes of the same fuel as were sold and delivered in the State of New York—Coal Area IX with such designations during December 1941. Under no circumstances, however, shall the anthracite contain an ash content in excess of the limits specified by Amendment No. 1 to Solid Fuels Administration for War Regulation No. 9.

"Screenings A" are screenings derived from the primary or initial screening of egg, stove, nut, pea, and buckwheat sizes of anthracite, before any of these sizes have been reclaimed from screenings.

"Screenings B" are the resultant screenings after buckwheat and larger sizes of anthracite have been reclaimed from "Screenings A".

(6) "Direct delivery" means delivery to the buyer's bin or storage space.

(7) "Carry" and "wheel" refer to the movement of coal to buyer's bin or storage space in baskets or other containers, or by wheelbarrow or barrel, from seller's truck or vehicle, or from the point nearest and most accessible to the buyer's bin or storage space at which the coal is discharged from seller's truck in the course of "direct delivery".

(8) "Yard sales" means sales accompanied by physical transfer to the buyer's truck or vehicle at the yard, dock, barge, car, or at a place of business of the seller other than at seller's truck or vehicle.

(9) Except as otherwise provided herein, or as the context may otherwise require, the definitions set forth in §§ 1340.255 and 1340.266 of Revised Maximum Price Regulation No. 122 shall apply to terms used herein.

(c) (c) *Effect of order on Revised Maximum Price Regulation No. 122.* This Order No. G-45 shall supersede Revised Maximum Price Regulation No. 122, except as to any sales or deliveries of solid fuels not specifically subject to this order.

NOTE: The record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This Order No. G-45 shall become effective August 1, 1944.

(56 Stat. 23, 765, 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 22d day of July 1944.

DANIEL P. WOOLLEY,
Regional Administrator.

[F. R. Doc. 44-11454; Filed, July 31, 1944; 1:34 p. m.]

[Region IV Order G-6 Under MPR 188, Amdt. 1]

CHATTAHOOCHEE BRICK Co.

ADJUSTMENT OF MAXIMUM PRICES

Amendment 1 to Order No. G-6 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188. Docket No. IV-188-47.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator by § 1499.161 (a) (2) of Maximum Price Regulation No. 188, *It is hereby ordered*, That section (a) of Order No. G-6, issued June 10, 1944 under § 1499.161 (a) (2) of Maximum Price Regulation No. 188, be amended to read as set forth below:

(a) That on and after the effective date of this order the Chattahoochee Brick Company of Chattahoochee, Georgia, hereinafter referred to as Applicant, may sell and deliver common brick manufactured by it at a price not in excess of the prices hereinafter set forth to the different classes of purchasers:

Common brick	Maximum I. o. b. plant prices (per M)	Maximum prices delivered within metropolitan delivery zone (per M)
Dealer	\$13.00	\$14.50
Retail 5-10-M	14.25	15.75
Retail 1-4-M	15.25	16.75

This amendment to Order No. G-6 under Maximum Price Regulation No. 188 shall become effective July 24, 1944.

(56 Stat. 23, 765, 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued July 19, 1944.

ALEXANDER HARRIS,
Regional Administrator.

[F. R. Doc. 44-11456; Filed, July 31, 1944; 1:17 p. m.]

[Region VI Order G-1 Under SR 14B]

A & E BAKING Co.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-1 establishing maximum prices under Supplementary Regulation No. 14B to General Maximum Price Regulation for retail sales of bread manufactured by A & E Baking Company, Pekin, Illinois.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by section 10 (b) of

Supplementary Regulation No. 14B to the General Maximum Price Regulation, *It is ordered*:

(1) *Maximum prices for sales at retail.* The maximum prices for the retail sales of a loaf of 18-ounce bread manufactured by the A & E Baking Company of Pekin, Illinois, shall be as follows:

(a) *For sales in Bloomington and Clinton, Illinois.*

	Cents
(i) White Regular "Sunset Gold" brand, and Whole Wheat Regular "A & E" brand	8½
(ii) White Sandwich "Sunset Gold" brand, and Whole Wheat Sandwich "A & E" brand	9½

(b) *For sales in Champaign, Illinois.*

	Cents
(i) White Regular "Sunset Gold" brand, and Whole Wheat Regular "A & E" brand	9½
(ii) White Sandwich "Sunset Gold" brand, and Whole Wheat Sandwich "A & E" brand	10½

(c) *For sales in Mattoon and Charleston, Illinois.*

	Cents
(i) White Regular "Sunset Gold" brand, and Whole Wheat Regular "A & E" brand	10
(ii) White Sandwich "Sunset Gold" brand, and Whole Wheat Sandwich "A & E" brand	11

(d) *For sales in Pekin, Illinois.*

	Group 1 and 2 stores	Group 3 and 4 stores
(i) White Regular "Sunset Gold" brand, and Whole Wheat Regular "A & E" brand	10	8½
(ii) White Sandwich "Sunset Gold" brand, and Whole Wheat Sandwich "A & E" brand	11	9½
(iii) White Regular "Vogel's Golden Crust" brand	11	8½
(iv) White Sandwich "Vogel's Golden Crust" brand	11	9½
(v) White Regular "Top Notch" brand	10	-----
(vi) White Sandwich "Top Notch" brand	11	-----
(vii) White Regular "Butterkist" brand	11	-----
(viii) White Sandwich "Butterkist" brand	12	-----

Where the maximum price set forth is expressed in terms of ½ cent, the price charged for a single unit may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price.

(2) *Definitions.* (a) "Sale at retail" shall mean a sale to an ultimate consumer.

(b) "Regular bread" and "sandwich bread" shall mean those shapes and styles of bread as are so customarily designated in the community.

(c) "Groups 1 and 2" and "Groups 3 and 4 stores" are those stores as defined in Maximum Price Regulations Nos. 422 and 423.

(3) *Relation to Office of Price Administration regulations.* Except as modified or otherwise provided herein, the provisions of Supplementary Regulation No. 14B to the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in the business or trade practices

in effect during the base period established by that regulation.

(4) *Revocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective July 18, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11457; Filed, July 31, 1944; 1:37 p. m.]

[Region VI Order G-1 Under RMPR 271, Amdt. 1]

POTATOES AND ONIONS IN CHICAGO REGION

Amendment No. 1 to Order No. G-1 under Revised Maximum Price Regulation No. 271. Order adjusting maximum prices of potatoes and onions sold by intermediate sellers in Region VI.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of Region VI of the Office of Price Administration, by § 1351.1001, Article II, section II (c) (7) of Revised Maximum Price Regulation No. 271: *It is hereby ordered*, That paragraph (1) of Schedule A of Regional Order No. G-1 under Revised Maximum Price Regulation No. 271 be amended to read as follows:

(1) Carlot or trucklot receivers	Onions 50 lbs.	Potatoes 100 lbs.
(a) Non-delivered sale from railroad car or truck		
(b) Delivered from the railroad car or truck to the physical premises of another wholesaler, a retail store or a hotel, restaurant or institutional user within the seller's free delivery zone	\$0.08	\$0.12
(c) F. o. b. seller's warehouse sale to any purchaser provided that commodity shall have been removed from car or truck to a place in seller's warehouse or store	.13	.20
(d) Delivered from seller's warehouse to the physical premises of another wholesaler, a retail store or a hotel, restaurant or an institutional user within the seller's free delivery zone	.18	.28
(e) Delivered to the premises of any purchaser outside the seller's free delivery zone.		

The applicable price determined under (1) (b) or (1) (d) above, plus zone differential if such differential has been filed in accordance with section II (c) (7) of RMPR 271 with the appropriate district office of OPA.

This order shall become effective on July 22, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 17th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11461; Filed, July 31, 1944; 1:17 p. m.]

[Region VI Order G-3 Under MPR 154]

ICE IN MILWAUKEE COUNTY, WIS.

Order No. G-3 under Maximum Price Regulation No. 154, as amended. Ice. Adjusted maximum prices for the sale and delivery of ice in the County of Milwaukee, Wisconsin.

For the various reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration, by § 1393.8 of Maximum Price Regulation No. 154, as amended, it is hereby ordered:

(a) *What this order does.* This order establishes maximum prices for sales of block, sized, crushed, and cubed ice. The order applies to all ice delivered to any consumer's or dealer's premises located within Milwaukee County, Wisconsin, and to any sales by any manufacturer whose premises are located within Milwaukee County, Wisconsin.

(b) *Effect of wage increases.* 1. The maximum prices established by this order shall be effective as to any manufacturer only when, as, and if such manufacturer shall place into effect the wage increases referred to in War Labor Board Directive Order in case Nos. 6-9380 (24-213) 6-16831, 6-10604.

2. The ceiling prices provided in Column 1 of the schedule contained in paragraph (c) hereof, shall be the ceiling prices of any manufacturer only if such manufacturer shall have made the retroactive payments to his employees provided for by War Labor Board Directive Order in case Nos. 6-9380 (24-213) 6-16831, 6-10604. Until and unless such payments shall have been made, the ceiling prices shall be those provided for in Column 2 of the schedule contained in paragraph (c) hereof.

(c) The following are the maximum prices for ice of a type and size, and sold in the quantity and to the type of purchaser set forth below. The maximum price for sales of a type and size not covered by the schedule set forth below, shall be those established under Maximum Price Regulation No. 154 or any previous order issued by the Regional Office of the Office of Price Administration. The terms used in the schedule shall have the same meaning and connotation as is customarily employed in the ice trade in Milwaukee County, Wisconsin.

SCHEDULE OF PRICES FOR THE PURCHASE AND SALE OF ICE IN THE COUNTY OF MILWAUKEE, WISCONSIN

	Column 1 Maximum prices of ice to remain in effect until Dec. 31, 1944	Column 2 Maximum prices of ice to be in effect on and after Jan. 1, 1945
1. For sales by manufacturers of ice:		
(a) Retail delivered:		
Block ice—100 lbs.	\$0.54	\$0.52
Block ice—75 lbs.	.41	.39
Block ice—50 lbs.	.27	.26
Block ice—25 lbs.	.15	.15
Cubes—small tub (approx. 250)	1.65	1.63
Cubes—large tub (approx. 500)	1.10	1.10

¹ Per tub.

SCHEDULE OF PRICES FOR THE PURCHASE AND SALE OF ICE IN THE COUNTY OF MILWAUKEE, WISCONSIN—Con.

	Column 1 Maximum prices of ice to remain in effect until Dec. 31, 1944	Column 2 Maximum prices of ice to be in effect on and after Jan. 1, 1945
1. For sales by manufacturers of ice—Continued.		
(a) Retail delivered—Con.		
Cubes—paper bag (80 cubes)	\$0.30	\$0.30
Sized ice—all sizes—100 lbs.	.55	.55
Sized ice—all sizes—50 lbs.	.28	.28
Sized ice—all sizes—25 lbs.	.15	.15
(b) Commercial delivered:		
Block ice	\$8.80	\$8.40
Sized ice—pea, chestnut and stove overrun	\$11.00	\$11.00
Crushed ice—snow and crusher run	\$8.40	\$8.40
Cubes—small tub (approx. 250)	1.50	1.50
Cubes—large tub (approx. 500)	1.80	1.80
(c) Retail at platform:		
Block ice—100 lbs.	.40	.40
Block ice—75 lbs.	.30	.30
Block ice—50 lbs.	.20	.20
Block ice—25 lbs.	.10	.10
(d) Industrial delivered:		
(1) To breweries:		
Deliveries at platform on cars:		
Annual volume less than 5,000 tons	\$3.80	\$3.80
Annual volume 5,000 to less than 7,500 tons	\$3.70	\$3.70
Annual volume 7,500 tons and over	\$3.65	\$3.65
Delivered and placed in bunkers:		
Annual volume less than 5,000 tons	\$4.10	\$4.10
Annual volume 5,000 to less than 7,500 tons	\$4.00	\$4.00
Annual volume 7,500 tons and over	\$3.90	\$3.90
(2) To railroads:		
Delivered and placed in bunkers:		
Loaded into cars (body icing)	\$4.75	\$4.75
2. For sales by dealers:		
(a) Retail delivered:		
Block ice—100 lbs.	.54	.52
Block ice—75 lbs.	.41	.39
Block ice—50 lbs.	.27	.26
Block ice—25 lbs.	.15	.15
Cubes—small tub (approx. 250)	1.65	1.63
Cubes—large tub (approx. 500)	1.10	1.10
Cubes—paper bag (80 cubes)	.30	.30
Sized ice—all sizes—100 lbs.	.55	.55
Sized ice—all sizes—50 lbs.	.28	.28
Sized ice—all sizes—25 lbs.	.15	.15
(b) Retail at cash station platform:		
Block ice—100 lbs.	.45	.45
Block ice—75 lbs.	.35	.35
Block ice—50 lbs.	.25	.25
Block ice—25 lbs.	.15	.15

¹ Per tub.

² Per bag.

³ Per ton.

(d) Except as otherwise provided herein, or as the context may otherwise require, the definitions set forth in Maximum Price Regulation No. 154, as amended, shall apply to the terms used herein. All provisions of Maximum Price Regulation No. 154, except as modified herein, shall be and remain in full force and effect and shall be applicable to all sales of ice provided for in this order.

This order may be revoked, amended or corrected at any time.

This order shall become effective as of July 6, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11458; Filed, July 31, 1944; 1:37 p. m.]

[Region VI Order G-3 Under MPR 154, Amdt. 1]

ICE IN MILWAUKEE COUNTY, WIS.

Amendment No. 1 to Order No. G-3 under Maximum Price Regulation No. 154, as amended. Adjusted maximum prices for the sale and delivery of ice in the County of Milwaukee, Wisconsin.

For the various reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration, by § 1393.8 of Maximum Price Regulation No. 154, as amended, it is hereby ordered. That paragraph 1 (b) of the schedule of prices for the purchase and sale of ice in the County of Milwaukee, Wisconsin, in Regional Order No. G-3, under Maximum Price Regulation No. 154, as amended, be and the same is hereby amended to read as follows:

(b) *Commercial delivered.*

	Column 1 Maximum prices of ice to remain in effect until December 31, 1944	Column 2 Maximum prices of ice to be in effect on and after January 1, 1945
Block ice	Per ton \$8.80	Per ton \$8.40
Sized ice—pea, chestnut and stove overrun	11.00	11.00
Crushed ice—snow and crusher run	8.80	8.40
Cubes:		
Small tub (approx. 250)	Per tub .50	Per tub .50
Large tub (approx. 500)	.80	.80

This order shall become effective as of July 17, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 17th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11473; Filed, July 31, 1944; 1:28 p. m.]

[Region VI Order G-78 Under SR 15, MPR 280]

FLUID MILK IN DESIGNATED CITIES IN WISCONSIN

Order No. G-78 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation and under Maximum Price Regulation No. 280. Adjustment of fluid milk prices for McFarland, Deerfield and Cottage Grove, Wisconsin.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration, by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, and by § 1351.807 (a) of Maximum Price Regulation No. 280; it is ordered:

(a) *Maximum distributor prices for sales to civilian purchasers.* The maximum price for the sale and delivery of

standard butterfat content fluid milk at wholesale and retail in McFarland, Deerfield and Cottage Grove, Wisconsin, shall be the maximum price determined under the General Maximum Price Regulation, or Maximum Price Regulation No. 280, whichever is applicable, or the following prices, whichever shall be the higher:

Container Size	Wholesale	Retail
Gallon (in bulk).....	\$0.37	-----
Gallon.....	.37	\$0.43
½ gallon.....	.19	.22
Quart.....	.10	.11½
Pint.....	.05½	.06½
½ pint.....	.03	.03½

Where the maximum price set forth is expressed in terms of ½ cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(b) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (a) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

1. One-half cent per quart or a proportionate amount for a part of a quart.

2. The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(c) *Applicability of distributor prices.* For the purpose of paragraph (a) of this order, sales and deliveries within the McFarland, Deerfield and Cottage Grove, Wisconsin area shall mean:

1. All sales made within the city limits of McFarland, Deerfield and Cottage Grove, Wisconsin, and all sales at or from an establishment located in McFarland, Deerfield and Cottage Grove, Wisconsin.

2. All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within McFarland, Deerfield and Cottage Grove, Wisconsin.

(d) *Definitions.* 1. Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

2. Sales at wholesale shall include all sales to retail stores and to restaurants, schools, hospitals, prisons and other institutions.

3. Army or Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army Canteens or post exchanges.

(e) *Relation of this order to Office of Price Administration regulations.* Except as modified by this order, the provisions of Maximum Price Regulation No. 280 and of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(f) *Revocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective July 25, 1944.

(56 Stat. 23, 765; 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 20th day of July 1944.

RAL E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11460; Filed, July 31, 1944;
1:39 p. m.]

[Region VI Order G-79 Under SR 15, MPR 280
and MPR 329]

FLUID MILK IN DAWSON, MINN.

Order No. G-79 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation under Maximum Price Regulation No. 280 and under Maximum Price Regulation No. 329. Adjustment of fluid milk prices for Dawson, Minnesota.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, by § 1351.807 (a) to the Maximum Price Regulation No. 280 and § 1351.408 (a) of Maximum Price Regulation No. 329, it is ordered:

(a) *Maximum producer prices.* The maximum price which distributors may pay to producers for milk for human consumption in fluid form shall be \$2.75 per cwt. for 3.5% milk, plus not more than 5¢ for each 1/10 of a pound of butterfat in excess of 3.5% and minus not less than 5¢ for each 1/10 of a pound of butterfat below 3.5%.

(b) *Applicability of producer prices.* Maximum prices established by paragraph (a) of this order shall apply to all purchases of fluid milk from producers for resale for human consumption in fluid form by distributors whose bottling plants are located within the corporate limits of Dawson, Minnesota, or who sell within this community 50% or more of the milk sold by them. The maximum price provided in paragraph (a) of this order shall apply only to purchases from producers from whom distributors covered by this order purchased from August 1, 1943 to February 28, 1944 and are not applicable to purchases from producers who did not in that period sell to distributors located in Dawson, Minnesota.

(c) *Maximum distributor prices for sales to civilian purchasers.* The maxi-

mum price for the sale and delivery of standard content butterfat fluid milk at wholesale and retail in Dawson, Minnesota, shall be the maximum price determined under the General Maximum Price Regulation, or Maximum Price Regulation No. 280, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
Gallon (in bulk).....	\$0.37	-----
Gallon.....	.37	\$0.45
½ gallon.....	.19	.23
Quart.....	.09½	.11½
Pint.....	.05½	.06½
½ pint.....	.03	.03½

Where the maximum price set forth is expressed in terms of ½ cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(d) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (c) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

1. One-half cent per quart or a proportionate amount for a part of a quart.

2. The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(e) *Applicability of distributor prices.* For the purpose of paragraph (c) of this order, sales and deliveries within the Dawson, Minnesota, area shall mean:

1. All sales made within the city limits of Dawson, Minnesota, and all sales at or from an establishment located in Dawson, Minnesota.

2. All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Dawson, Minnesota.

(f) *Definitions.* 1. Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

2. Sales at wholesale shall include all sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

3. Army or Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(g) *Relation of this order to Office of Price Administration regulations.* No purchaser shall pay a larger proportion of transportation costs incurred in the delivery or supply of milk from producers

than he paid on deliveries during January 1943. Except as modified by this order, the provisions of Maximum Price Regulation No. 280, of Maximum Price Regulation No. 329, and of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(h) *Revocability.* This order may be revoked, amended or corrected at any time.

The portion of this order which applies to prices which may be paid to producers has been approved by the Administrator of the War Food Administration.

This order shall be effective July 8th 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11465; Filed, July 31, 1944; 1:22 p. m.]

[Region VI Order G-80 Under SR 15, MPR 280 and MPR 329]

FLUID MILK IN DESIGNATED COUNTIES IN WISCONSIN

Order No. G-80 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation under Maximum Price Regulation No. 280 and under Maximum Price Regulation No. 329. Adjustment of fluid milk prices for Laona, Wabeno and Newald, Wisconsin.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, by § 1351.807 (a) to the Maximum Price Regulation No. 280 and § 1351.408 (a) of Maximum Price Regulation No. 329, it is ordered:

(a) *Maximum producer prices.* The maximum price which distributors may pay to producers for milk for human consumption in fluid form shall be 70¢ per pound of butterfat in whole milk.

(b) *Applicability of producer prices.* Maximum prices established by paragraph (a) of this order shall apply to all purchases of fluid milk from producers for resale for human consumption in fluid form by distributors whose bottling plants are located within the corporate limits of Laona, Wabeno and Newald, Wisconsin, or who sell within this community 50% or more of the milk sold by them. The maximum price provided in paragraph (a) of this order shall apply only to purchases from producers from whom distributors covered by this order purchased from August 1, 1943 to December 31, 1943, and are not applicable to purchases from producers who did not in that period sell to distributors located in Laona, Wabeno and Newald, Wisconsin.

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(c) *Maximum distributor prices for sales to civilian purchasers.* The maximum price for the sale and delivery of standard content butterfat fluid milk at wholesale and retail in Laona, Wabeno and Newald, Wisconsin, shall be the maximum price determined under the General Maximum Price Regulation, or Maximum Price Regulation No. 280, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
Gallon (in bulk).....	\$0.35
Gallon.....	.35	\$0.43
½ gallon.....	.18	.22
Quart.....	.09½	.11½
Pint.....	.06	.07
½ pint.....	.03	.03½

Where the maximum price set forth is expressed in terms of ½ cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(d) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (c) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

1. One-half cent per quart or a proportionate amount for a part of a quart.
2. The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(e) *Applicability of distributor prices.* For the purpose of paragraph (c) of this order, sales and deliveries within the Laona, Wabeno and Newald, Wisconsin, area shall mean:

1. All sales made within the city limits of Laona, Wabeno and Newald, Wisconsin, and all sales at or from an establishment located in Laona, Wabeno and Newald, Wisconsin.
2. All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Laona, Wabeno and Newald, Wisconsin.

(f) *Definitions.* 1. Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

2. Sales at wholesale shall include all sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

3. Army or Navy mean the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(g) *Relation of this order to office of Price Administration regulations.* No purchaser shall pay a larger proportion of transportation costs incurred in the delivery or supply of milk from producers than he paid on deliveries during January 1943. Except as modified by this order, the provisions of Maximum Price Regulation No. 280, of Maximum Price Regulation No. 329, and of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(h) *Revocability.* This order may be revoked, amended or corrected at any time.

The portion of this order which applies to prices which may be paid to producers has been approved by the Administrator of the War Food Administration. This order shall become effective July 12, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383; 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 10th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11466; Filed, July 31, 1944; 1:22 p. m.]

[Region VI Order G-81 Under SR 15, MPR 280]

FLUID MILK IN STOUGHTON, WIS.

Order No. G-81 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation and under Maximum Price Regulation No. 280. Adjustment of fluid milk prices for Stoughton, Wisconsin.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation and by § 1351.807 (a) to the Maximum Price Regulation No. 280, it is ordered:

(a) *Maximum distributor prices for sales to civilian purchasers.* The maximum price for the sale and delivery of fluid milk at wholesale and retail in Stoughton, Wisconsin, shall be the maximum price determined under the General Maximum Price Regulation, or Maximum Price Regulation No. 280, or the following prices, whichever shall be the higher:

STANDARD BUTTERFAT CONTENT FLUID MILK

Container size	Wholesale	Retail
Gallon (in bulk).....	\$0.41
Gallon.....	.41	\$0.45
½ gallon.....	.21	.23
Quart.....	.11	.12
Pint.....	.06	.06½
½ pint.....	.03½	.04

GUERNSEY MILK

Gallon (in bulk).....	\$0.41
Gallon.....	.41	\$0.49
½ gallon.....	.21	.25
Quart.....	.11	.13
Pint.....	.06	.07
½ pint.....	.03½	.04½

Where the maximum price set forth is expressed in terms of $\frac{1}{2}$ cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(b) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (a) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

1. One-half cent per quart or a proportionate amount for a part of a quart.
2. The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(c) *Applicability of distributor prices.* For the purpose of paragraph (a) of this order, sales and deliveries within the Stoughton, Wisconsin, area shall mean:

1. All sales made within the city limits of Stoughton, Wisconsin, and all sales at or from an establishment located in Stoughton, Wisconsin.

2. All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Stoughton, Wisconsin.

(d) *Definitions.* 1. Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

2. Guernsey milk shall mean cow's milk produced from Guernsey herds, having a butterfat content of not less than 4%.

3. Sales at wholesale shall include all sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

4. Army or Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(e) *Relation of this order to Office of Price Administration regulations.* Except as modified by this order, the provisions of Maximum Price Regulation No. 280, and of the General Maximum Price Regulation, shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(h) *Revocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective July 18, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11467; Filed, July 31, 1944;
1:23 p. m.]

[Region VI Order G-82 under SR 15, MPR 280, and MPR 329]

FLUID MILK IN CHILTON, WIS.

Order No. G-82 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation under Maximum Price Regulation No. 280 and under Maximum Price Regulation No. 329. Adjustment of fluid milk prices for Chilton, Wisconsin.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, by § 1351.807 (a) to the Maximum Price Regulation No. 280 and § 1351.408 (a) of Maximum Price Regulation No. 329, it is ordered:

(a) *Maximum producer prices.* The maximum price which distributors may pay to producers for milk for human consumption in fluid form shall be 80¢ per pound of butterfat in whole milk.

(b) *Applicability of producer prices.* Maximum prices established by paragraph (a) of this order shall apply to all purchases of fluid milk from producers for resale for human consumption in fluid form by distributors whose bottling plants are located within the corporate limits of Chilton, Wisconsin, or who sell within this community 50% or more of the milk sold by them. The maximum price provided in paragraph (a) of this order shall apply only to purchases from producers from whom distributors covered by this order purchased from August 1, 1943, to December 31, 1943, and are not applicable to purchases from producers who did not in that period sell to distributors located in Chilton, Wisconsin.

(c) *Maximum distributor prices for sales to civilian purchasers.* The maximum price for the sale and delivery of standard content butterfat fluid milk at wholesale and retail in Chilton, Wisconsin, shall be the maximum price determined under the General Maximum Price Regulation, or Maximum Price Regulation No. 280, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
Gallon (in bulk).....	\$0.37
Gallon.....	.37	\$0.45
$\frac{1}{2}$ gallon.....	.19	.23
Quart.....	.10	.12
Pint.....	.05 $\frac{1}{2}$.06 $\frac{3}{4}$
$\frac{1}{2}$ pint.....	.03	.03 $\frac{1}{2}$

Where the maximum price set forth is expressed in terms of $\frac{1}{2}$ cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(d) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (c) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

1. One-half cent per quart or a proportionate amount for a part of a quart.
2. The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(e) *Applicability of distributor prices.* For the purpose of paragraph (c) of this order, sales and deliveries within the Chilton, Wisconsin, area shall mean:

1. All sales made within the city limits of Chilton, Wisconsin, and all sales at or from an establishment located in Chilton, Wisconsin.

2. All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Chilton, Wisconsin.

(f) *Definitions.* 1. Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

2. Sales at wholesale shall include all sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

3. Army or Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(g) *Relation of this order to Office of Price Administration regulations.* No purchaser shall pay a larger proportion of transportation costs incurred in the delivery or supply of milk from producers than he paid on deliveries during January 1943. Except as modified by this order, the provisions of Maximum Price Regulation No. 280, of Maximum Price Regulation No. 329, and of the General Maximum Price Regulation, shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(h) *Revocability.* This order may be revoked, amended or corrected at any time.

The portion of this order which applies to prices which may be paid to producers

has been approved by the Administrator of the War Food Administration.

This order shall be effective July 18, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11468; Filed, July 31, 1944; 1:25 p. m.]

[Region VI Order G-83 Under SR 15, MPR 280]

FLUID MILK IN ST. CROIX, MINN.

Order No. G-83 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation and under Maximum Price Regulation No. 280. Adjustment of fluid milk prices for Marine on St. Croix, Minnesota.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation and by § 1351.807 (a) to the Maximum Price Regulation No. 280, it is ordered:

(a) *Maximum distributor prices for sales to civilian purchases.* The maximum price for the sale and delivery of standard content butterfat fluid milk at wholesale and retail in Marine on St. Croix, Minnesota, shall be the maximum price determined under the General Maximum Price Regulation, or Maximum Price Regulation No. 280, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail, delivered	Retail, out of store
Gallon (bulk).....	\$0.41		
Gallon.....	.41	\$0.49	\$0.45
½ gallon.....	.21	.25	.23
2 quarts.....		.25	.24
Quart.....	.11	.13	.12
Pint.....	.06	.07	.07
½ pint.....	.03½	.04	.04

(b) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (a) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

1. One-half cent per quart or a proportionate amount for a part of a quart.
2. The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(c) *Applicability of distributor prices.* For the purpose of paragraph (a) of this order, sales and deliveries within the Marine on St. Croix, Minnesota, area shall mean:

1. All sales made within the city limits of Marine on St. Croix, Minnesota, and all sales at or from an establishment located in Marine on St. Croix, Minnesota.

2. All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Marine on St. Croix, Minnesota.

(d) *Definitions.* 1. Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

2. Sales at wholesale shall include all sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

3. Army or Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(e) *Relation of this order to Office of Price Administration regulations.* Except as modified by this order, the provisions of Maximum Price Regulation No. 280 and of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(f) *Revocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective July 18th 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11469; Filed, July 31, 1944; 1:24 p. m.]

[Region VI Order G-84 Under SR 15, MPR 280 and MPR 329]

FLUID MILK IN MANKATO, MINN.

Order No. G-84 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation under Maximum Price Regulation No. 280 and under Maximum Price Regulation No. 329. Adjustment of fluid milk prices for Mankato, Minnesota.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, by § 1351.807 (a) to the Maximum Price Regulation No. 280 and § 1351.408 (a) of Maximum Price Regulation No. 329, it is ordered:

(a) *Maximum producer prices.* The maximum price which distributors may pay to producers for milk for human consumption in fluid form shall be \$2.80 per cwt. for 3.5% milk, plus not more than 5¢ for each ¼ of a pound of butterfat in excess of 3.5% and minus not less than 5¢ for each ¼ of a pound of butterfat below 3.5%.

(b) *Applicability of producer prices.* Maximum prices established by paragraph (a) of this order shall apply to all purchases of fluid milk from producers for resale for human consumption in fluid form by distributors whose bottling plants are located within the corporate limits of Mankato, Minnesota, or who sell within this community 50% or more of the milk sold by them. The maximum price provided in paragraph (a) of this order shall apply only to purchases from producers from whom distributors covered by this order purchased from August 1, 1943 to January 31, 1944, and are not applicable to purchases from producers who did not in that period sell to distributors located in Mankato, Minnesota.

(c) *Maximum distributor prices for sales to civilian purchasers.* The maximum price for the sale and delivery of Guernsey fluid milk at wholesale and retail in Mankato, Minnesota, shall be the maximum price determined under the General Maximum Price Regulation, or Maximum Price Regulation No. 280, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
Gallon (in bulk).....	\$0.41	
Gallon.....	.41	\$0.49
½ gallon.....	.21	.25
Quart.....	.11	.13
Pint.....	.06	.07
½ pint.....	.03½	.04

All sales at wholesale shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(d) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (c) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

1. One-half cent per quart or a proportionate amount for a part of a quart.
2. The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(e) *Applicability of distributor prices.* For the purpose of paragraph (c) of this order, sales and deliveries within the Mankato, Minnesota, area shall mean:

1. All sales made within the city limits of Mankato, Minnesota, and all sales at or from an establishment located in Mankato, Minnesota.

2. All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Mankato, Minnesota.

(f) *Definition.* 1. Guernsey milk shall mean cow's milk produced from Guernsey herds, having a butterfat content of not less than 4%.

2. Sales at wholesale shall include all sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

3. Army or Navy means the War Department or the Department of the Navy

of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated at Army Canteens or post exchanges.

(g) *Relation of this order to Office of Price Administration regulations.* No purchaser shall pay a larger proportion of transportation costs incurred in the delivery or supply of milk from producers than he paid on deliveries during January 1943. Except as modified by this order, the provisions of Maximum Price Regulation No. 280, of Maximum Price Regulation No. 329, and of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(h) *Revocability.* This order may be revoked, amended or corrected at any time.

The portion of this order which applies to prices which may be paid to producers has been approved by the Administrator of the War Food Administration.

This order shall be effective July 22, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 17th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11459; Filed, July 31, 1944; 1:38 p. m.]

[Region VI Order G-85 Under SR 15, MPR 280 and MPR 329]

FLUID MILK IN GENESEO, ILL.

Order No. G-85 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation under Maximum Price Regulation No. 280 and under Maximum Price Regulation No. 329. Adjustment of fluid milk priced for Geneseo, Illinois.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, by § 1351.807 (a) to the Maximum Price Regulation No. 280 and § 1351.408 (a) of Maximum Price Regulation No. 329, it is ordered:

(a) *Maximum producer prices.* The maximum price which distributors may pay to producers for milk for human consumption in fluid form shall be \$3.05 per cwt. for 4% milk, plus not more than 5¢ for each $\frac{1}{16}$ of a pound of butterfat in excess of 4% and minus not less than 5¢ for each $\frac{1}{16}$ of a pound of butterfat below 4%.

(b) *Applicability of producer prices.* Maximum prices established by paragraph (a) of this order shall apply to all purchases of fluid milk from producers for resale for human consumption in fluid form by distributors whose bottling plants are located within the corporate limits of Geneseo, Illinois, or who sell within this

community 50% or more of the milk sold by them. The maximum price provided in paragraph (a) of this order shall apply only to purchases from producers from whom distributors covered by this order purchased from August 1, 1943, to December 31, 1943, and are not applicable to purchases from producers who did not in that period sell to distributors located in Geneseo, Illinois.

(c) *Maximum distributor prices for sales to civilian purchasers.* The maximum price for the sale and delivery of standard content butterfat fluid milk at wholesale and retail in Geneseo, Illinois, shall be the maximum price determined under the General Maximum Price Regulation, or Maximum Price Regulation No. 280, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
Gallon (in bulk).....	\$0.37	
Gallon.....	.37	\$0.45
$\frac{1}{2}$ gallon.....	.19	.23
Quart.....	.10	.12
Pint.....	.05 $\frac{1}{2}$.06 $\frac{1}{2}$
$\frac{1}{2}$ pint.....	.03	.05

Where the maximum price set forth is expressed in terms of $\frac{1}{2}$ cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(d) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (c) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

1. One-half cent per quart or a proportionate amount for a part of a quart.
2. The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(e) *Applicability of distributor prices.* For the purpose of paragraph (c) of this order, sales and deliveries within the Geneseo, Illinois, area shall mean:

1. All sales made within the city limits of Geneseo, Illinois, and all sales at or from an establishment located in Geneseo, Illinois.
2. All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Geneseo, Illinois.

(f) *Definitions.* 1. Standard butterfat content of milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

2. Sales at wholesale shall include all sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

3. Army or Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(g) *Relation of this order to Office of Price Administration regulations.* No purchaser shall pay a larger proportion of transportation costs incurred in the delivery or supply of milk from producers than he paid on deliveries during January 1943. Except as modified by this order, the provisions of Maximum Price Regulation No. 280 of Maximum Price Regulation No. 329, and of the General Maximum Price Regulation, shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the application base period of such regulations.

(h) *Revocability.* This order may be revoked, amended or corrected at any time.

The portion of this order which applies to prices which may be paid to producers has been approved by the Administrator of the War Food Administration.

This order shall be effective July 18, 1944.

(56 Stat. 23, 765, 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 13th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11470; Filed, July 31, 1944; 1:25 p. m.]

[Region VI Order G-86 Under SR 15, MPR 280]

FLUID MILK IN POLO, ILL.

Order No. G-86 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation and under Maximum Price Regulation No. 280. Adjustment of fluid milk prices for Polo, Illinois.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation and by § 1351.807 (a) to the Maximum Price Regulation No. 280, it is ordered:

(a) *Maximum distributor prices for sales to civilian purchasers.* The maximum price for the sale and delivery of standard butterfat content fluid milk at wholesale and retail in Polo, Illinois, shall be the maximum price determined under the General Maximum Price Regulation, or Maximum Price Regulation No. 280, whichever is applicable, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
Gallon (in bulk).....	\$0.37	
Gallon.....	.37	\$0.45
$\frac{1}{2}$ gallon.....	.19	.23
Quart.....	.10	.12
Pint.....	.05 $\frac{1}{2}$.06 $\frac{1}{2}$
$\frac{1}{2}$ pint.....	.03 $\frac{1}{2}$.05

Where the maximum price set forth is expressed in terms of 1/2 cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(b) *Maximum distributor prices for sales to the army and navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (a) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

1. One-half cent per quart or a proportionate amount for a part of a quart.
2. The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(c) *Applicability of distributor prices.* For the purpose of paragraph (a) of this order, sales and deliveries within the Polo, Illinois, area shall mean:

1. All sales made within the city limits of Polo, Illinois, and all sales at or from an establishment located in Polo, Illinois.
2. All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Polo, Illinois.

(d) *Definitions.* 1. Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

2. Sales at wholesale shall include all sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

3. Army or Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army Canteens or post exchanges.

(e) *Relation of this order to Office of Price Administration regulations.* Except as modified by this order, the provisions of Maximum Price Regulation No. 280 and of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(f) *Revocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective July 13, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11471; Filed, July 31, 1944; 1:26 p. m.]

[Region VI Order G-87 Under SR 15, MPR 280]

FLUID MILK IN CRETE, NEBR.

Order No. G-87 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation under Maximum Price Regulation No. 280. Adjustment of fluid milk prices for Crete, Nebraska.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation and by § 1351.807 (a) of Maximum Price Regulation No. 280, it is ordered:

(a) *Maximum distributor prices for sales to civilian purchasers.* The maximum price for the sale and delivery of Grade A fluid milk, Army Specifications, at wholesale and retail in Crete, Nebraska, shall be the maximum price determined under the General Maximum Price Regulation or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
Gallon (in bulk).....	\$0.37
Gallon.....	.37	\$0.45
1/2 gallon.....	.19	.23
Quart.....	.10	.12
Pint.....	.06	.07
1/2 pint.....	.03	.04

(b) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (a) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

1. One-half cent per quart or a proportionate amount for a part of a quart.
2. The actual transportation costs from the seller's plant to point of delivery at the lowest common carrier rate.

(c) *Applicability of distributor prices.* For the purpose of paragraph (a) of this order, sales and deliveries within the Crete, Nebraska, area shall mean:

1. All sales made within the city limits of Crete, Nebraska, and all sales at or from an establishment located in Crete, Nebraska.
2. All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply

of milk from a seller at wholesale located within Crete, Nebraska.

(d) *Definitions.* 1. Grade A milk shall mean cow's milk complying with United States Army Specifications C-M-381-C.

2. Sales at wholesale shall include all sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

3. Army or Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(e) *Relation of this order to Office of Price Administration regulations.* Except as modified by this order, the provisions of Maximum Price Regulation No. 280 and of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(f) *Revocability.* This order may be revoked, amended or corrected at any time.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of July 1944.

This order shall be effective July 13, 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11472; Filed, July 31, 1944; 1:28 p. m.]

[Seattle Order G-9 Under 18 (c)]

PRESTO-LOGS IN WESTERN WASHINGTON

Order No. G-9 under § 1499.18 (c) as amended of the General Maximum Price Regulation. Presto-logs sold in specified counties of western Washington.

For the reasons set forth in the opinion issued simultaneously herewith and under the authority vested in the District Director of the Seattle District Office of the Office of Price Administration by § 1499.18 (c) as amended of the General Maximum Price Regulation and Order of Delegation No. 34 under General Order No. 32, it is hereby ordered:

(a) The maximum prices for sales and deliveries of Presto-Logs in the Counties of King, Pierce, Whatcom, Island, Skagit, Kitsap, and Snohomish, Washington, by any wholesale or retail seller whose place of business is located in any of the named Counties, as established by §§ 1499.2 and 1499.3 of the General Maximum Price Regulation or by any previous order issued pursuant to such regulation or any supplementary regulation thereto, are hereby adjusted so that the maximum prices therefore shall be the prices set forth in paragraph (b).

(b) The maximum price for sales of Presto-Logs shall be the price set forth

in the appropriate sub-division of this section for the type of seller and the type of sale involved:

(1) *Producers' sales.* The maximum price for sales of Presto-Logs to retail dealers located in each of the counties mentioned below shall be the price set forth opposite the county in which the retail dealer is located.

Location of dealer	Delivery condition	Maximum producers' price (per unit, 240 logs)
(i) King county, Pierce county, Whatcom county, Kitsap county.	F. o. b. producers' mill.	\$5.28
(ii) Island county, Skagit county, Snohomish county.	F. o. b. producers' mill.	5.52

(2) Retail Sales.

CASH PRICES TO CONSUMERS F. O. B. DEALERS YARDS

Geographical coverage	1 unit, 240 logs	1/2 unit, 120 logs	1/4 unit, 60 logs	1/10 unit, 24 logs	1/20 unit, 12 logs
(i) King county, Pierce county, Whatcom county, Skagit county, Island county, Kitsap county.	\$9.50	\$4.85	\$2.45	\$1.00	\$0.55
(ii) Snohomish county: Dealers located within Everett, Wash., and a 12-mile radius.	8.00	4.10	2.10	.85	.45
(iii) Snohomish: Dealers located in Snohomish but outside of Everett and a 12 mile radius thereof.	8.75	4.50	2.30	.95	.50

DELIVERED TO THE PREMISES OF THE CONSUMER

(iv) King county, Pierce county, Whatcom county, Skagit county, Island county, Kitsap county.	10.50	5.75	3.15	1.45	.80
(v) Dealers located within Everett, Wash., and a 12-mile radius.	9.00	5.00	2.75	1.30	.70
(vi) Snohomish county: Dealers located in Snohomish county but outside of Everett and a 12-mile radius thereof.	9.75	5.40	2.95	1.40	.75

(c) *Definitions.* 1. As used herein "retail sale" means a sale by a person who buys Presto-Logs from the producer for resale to an ultimate consumer other than an industrial or a commercial user.

(d) *Invoices and records.* Every person making a sale of firewood for which a maximum price is set by the order shall give the purchaser or his agent at the time of the sale an invoice or other memorandum of sale, which shall show:

- (1) The date of sale,
- (2) The name and address of the buyer and seller,
- (3) The quantity of Presto-Logs sold,
- (4) Place of sale (If the price is dependent on place of delivery, then the place of delivery shall be stated.), and
- (5) The total price of the Presto-Logs.

On the invoice or memorandum, a separate statement shall be made of any discounts and of each service rendered such as delivery, carrying, and stacking, and the charge made for each such service.

The seller shall keep an exact copy of such invoice or memorandum for a period of two years following the sale. Such copy shall be made available for inspection

by the Office of Price Administration.

(e) No seller shall evade any of the provisions of the order by changing his discounts, allowances, or other price differentials, unless such change results in a lower price.

(f) This order may be revoked, amended or corrected at any time.

This order shall become effective July 14, 1944.

NOTE: The record-keeping provisions of this order has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(56 Stat. 23, 765, 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 14th day of July 1944.

R. E. MORGAN,
Acting District Director.

[F. R. Doc. 44-11475; Filed, July 31, 1944; 1:36 p. m.]

TABLE A—FREIGHT AND PROTECTIVE SERVICE FROM BASING POINT TO CITY OF BOSTON

Commodity	Standard container and minimum contents	Basing point	Season	Freight and protective service allowance per container	
Carrots:	Bunched	L. A. crate, 72 bunches	El Centro, Calif.	Jan. 16-Mar. 31	\$1.50
		Any container, per dozen bunches	El Centro, Calif.	Jan. 16-Mar. 31	.25
		L. A. crate, 72 bunches	El Centro, Calif.	Apr. 1-May 31	1.60
		Any container, 12 bunches	El Centro, Calif.	Apr. 1-May 31	.265
		L. A. crate, 72 bunches	Salinas, Calif.	June 1-Nov. 30	1.68
		Any container, 12 bunches	Salinas, Calif.	June 1-Nov. 30	.28
	Topped	L. A. crate, 72 bunches	Salinas, Calif.	Dec. 1-Jan. 15	1.58
		Any container, 12 bunches	Salinas, Calif.	Dec. 1-Jan. 15	.285
		50 pounds	El Centro, Calif.	Jan. 16-Mar. 31	.90
		50 pounds	El Centro, Calif.	Apr. 1-May 31	.95
		50 pounds	Salinas, Calif.	June 1-Nov. 30	1.00
		50 pounds	Salinas, Calif.	Dec. 1-Jan. 15	.95
Spinach	Bushel, 18 pounds net	Crystal City, Tex.	Sept. 1-June 30	.46	
	Bushel, 28 pounds net	Callipatria, Calif.	Sept. 1-Mar. 31	.73	
Green peas	Bushel, 28 pounds net	Santa Barbara, Calif.	Apr. 1-Aug. 31	.81	
	Bushel, 28 pounds net	Pompano, Fla.	Nov. 1-June 30	.63	
Snap beans	Bushel, 28 pounds net	Fort Meyers, Fla.	Jan. 1-July 15	.83	
	1 1/4 bushels, 45 pounds net	Fort Meyers, Fla.	Jan. 1-July 15	.57	
Egg plant	1 bushel, 30 pounds net	Pompano, Fla.	Jan. 1-May 4	.74	
	1 1/4 bushels, 45 pounds net	Pompano, Fla.	May 5-July 15	.74	
Sweet peppers	1 1/4 bushels, 37 pounds net	Pompano, Fla.	Jan. 1-May 4	.52	
	Bushel, 30 pounds net	Pompano, Fla.	May 5-July 15	.52	
Cucumbers:	Field grown	Bushel, 48 pounds net	Wachula, Fla.	Nov. 1-June 10	.81
		Bushel, 48 pounds net	Ponchatoula, La.	June 11-June 30	.85
Hothouse	Cabbage	Lug, 28 pounds net	Wachula, Fla.	Nov. 1-June 10	.45
		Lug, 28 pounds net	Ponchatoula, Fla.	June 11-June 30	.47
Lettuce	Onions	Per pound	Davenport, Iowa		.0247
		Per pound	Brownsville, Tex.	Dec. 1-Feb.	.0125
Onions	50 pound bags	Per pound	Brownsville, Tex.	Mar. 1-Apr. 30	.0125
		Per pound	Brookhaven, Miss.	May 1-May 31	.01
Onions	50 pound bags	L. A. crate 4-6 dozen heads	Salinas, Calif.	All year	1.44
		60 pounds net, per pound	Salinas, Calif.	All year	.0165
Onions	50 pound bags	Massachusetts	July 15 thru Apr. 1945	.11	
		Connecticut	July 15 thru Apr. 1945	.13	
Onions	50 pound bags	New York	July 15 thru Apr. 1945	.17	
		New Jersey	July 15 thru Apr. 1945	.17	
Onions	50 pound bags	Michigan	July 15 thru Apr. 1945	.20	
		Indiana	July 15 thru Apr. 1945	.31	
Onions	50 pound bags	Ohio	July 15 thru Apr. 1945	.29	
		Wisconsin	July 15 thru Apr. 1945	.37	
Onions	50 pound bags	Minnesota	July 15 thru Apr. 1945	.70	
		Idaho	July 15 thru Apr. 1945	.60	
Onions	50 pound bags	Colorado	July 15 thru Apr. 1945	.63	
		Utah	July 15 thru Apr. 1945	.78	
Onions	50 pound bags	Washington	July 15 thru Apr. 1945	.81	
		California	July 15 thru Apr. 1945	.68	
Onions	50 pound bags	Texas	July 15 thru Apr. 1945	.79	
		Oregon	July 15 thru Apr. 1945		

[Region I Order G-9 Under MPR 426]

FRESH FRUITS AND VEGETABLES IN BOSTON, MASS.

Order No. G-9 under Section 8 (a) (7) of Maximum Price Regulation No. 426.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by section 8 (a) (7) of Maximum Price Regulation No. 426: It is hereby ordered:

(a) The total amounts which may be added to the maximum basing point prices of the commodities listed for freight (including the transportation tax imposed by section 620 of the Revenue Act of 1942) and protective services for the purpose of determining maximum selling prices thereof in the City of Boston, Commonwealth of Massachusetts, shall be the amounts set forth in Table A hereof.

TABLE A—FREIGHT AND PROTECTIVE SERVICE FROM BASING POINT TO CITY OF BOSTON—Continued

Commodity	Standard container and minimum contents	Basing point	Season	Freight and protective service allowance per container
Pistons:				
3 x 4	4 basket crate, 20-32 pounds net.	Sacramento, Calif.	All year	\$0.00
3 x 4 1/2	4 basket crate, 20-32 pounds net.	Sacramento, Calif.	All year	.65
4 x 4	4 basket crate, 20-30 pounds net.	Sacramento, Calif.	All year	.65
4 x 4 1/2	4 basket crate, 20-30 pounds net.	Sacramento, Calif.	All year	.60
4 x 5	4 basket crate, 20-30 pounds net.	Sacramento, Calif.	All year	.60
5 x 5	4 basket crate, 24-28 pounds net.	Sacramento, Calif.	All year	.58
5 x 6				
6 x 6				
Melons:				
Cantaloupe or Honeyball.	Jumbo crate, 83 pounds net.	Mendota, Calif.	July 26-Nov. 26.	1.92
California, Arizona or Cantaloupe or Honeyball.	Standard crate, 68 pounds net.	Mendota, Calif.	July 26-Nov. 26.	1.07
Per pound, any other container.		Mendota, Calif.	July 26-Nov. 26.	.0281
Honeyball:				
Colorado, New Mexico and Utah.	Per pound, any other container.	Mendota, Calif.	July 26-Nov. 26.	.0206
Oregon, Washington.	Per pound, any other container.	Mendota, Calif.	July 26-Nov. 26.	.0203
Illinois, Indiana, Iowa, Kansas, Michigan and Oklahoma.	Per pound, any other container.	Mendota, Calif.	July 26-Nov. 26.	.0206
Georgia, Ohio, North Carolina, South Carolina, Delaware, Maryland, New York, New Jersey.	Per pound, any other container.	Mendota, Calif.	July 26-Nov. 26.	.0204
Honeydew.	Per pound, any other container.	Mendota, Calif.	July 26-Nov. 26.	.0202
Jumbo Honeydew, crate, 39 pounds net.	Jumbo Honeydew, crate, 39 pounds net.	Mendota, Calif.	July 26-Nov. 26.	1.10
Standard, 39 pounds net.	Standard, 39 pounds net.	Mendota, Calif.	July 26-Nov. 26.	1.01
Jumbo Cantaloupe, crate 38 pounds net.	Jumbo Cantaloupe, crate 38 pounds net.	Mendota, Calif.	July 26-Nov. 26.	1.92
Any other container, per pound.				.0282
Jumbo crate, 45 pounds net.	Standard crate, 45 pounds net.	Mendota, Calif.	July 26-Nov. 26.	1.31
Standard crate, 35 pounds net.	Standard crate, 35 pounds net.	Mendota, Calif.	July 26-Nov. 26.	1.07
Per pound, any other container.				.0243
Any other container, per pound.				1.10
Standard crate, 42 pounds net.	Standard crate, 42 pounds net.	Mendota, Calif.	July 26-Nov. 26.	1.06
Any other container, per pound.				1.10
Jumbo crate, 40 pounds net.	Standard crate, 40 pounds net.	Mendota, Calif.	July 26-Nov. 26.	1.01
Standard crate, 40 pounds net.	Standard crate, 40 pounds net.	Mendota, Calif.	July 26-Nov. 26.	1.01
Per pound, any other container.				.0275

[Region V Order G-2 Under MPR 251]
CONSTRUCTION SERVICES AND EQUIPMENT IN
MIAMI, OKLA.

Order No. G-2 under Maximum Price Regulation 251. Construction and Maintenance Services and Sales of Building and Industrial Equipment and Materials on an Installed or Erected Basis.
For the reasons set forth in the opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration, Region V, Dallas, Texas, by § 1397.68 (b) of Maximum Price Regulation No. 251, it is hereby ordered:
(a) The maximum prices which sellers of plumbing, heating, electrical, electrical

TABLE A—FREIGHT AND PROTECTIVE SERVICE FROM BASING POINT TO CITY OF BOSTON—Continued

Commodity	Standard container and minimum contents	Basing point	Season	Freight and protective service allowance per container
Potatoes, Sweet Potatoes, White Flesh.	50 pounds (green), 45 pounds (cured), 100 pound bag.	Sunset, La. California, North Carolina, South Carolina, Virginia, New Jersey, New York (Long Island), Massachusetts, Connecticut, New Hampshire, Rhode Island, Maine.	All year	\$0.32
Oranges: California and Arizona.	1 1/2 bushels, standard container.	Los Angeles, Calif.	Nov. 16-Apr. 30	1.33
Florida, "Indian River."	1 1/2 bushels, standard container.	Los Angeles, Calif.	May 1-Nov. 15	1.40
	Per pound, other containers.	Los Angeles, Calif.	May 1-Nov. 15	.0173
	1 1/2 bushels, standard container.	Homestead, Fla.	Sept. 1-Aug. 31	1.03
	Per pound, other containers.	Homestead, Fla.	Sept. 1-Feb. 29	.0117
	Half box, half box bag, standard piece pack.	Homestead, Fla.	Mar. 1-Aug. 31	.0120
	Half box, half box bag, standard piece pack.	Homestead, Fla.	Mar. 1-Aug. 31	.515
Florida and Texas, other than Florida, "Indian River."	1 1/2 bushels, standard container.	Homestead, Fla.	Sept. 1-Aug. 31	1.03
	Per pound, other container.	Homestead, Fla.	Sept. 1-Feb. 29	.0118
	Per pound, other container.	Homestead, Fla.	Mar. 1-Aug. 31	.0111
	Half box, half box bag, standard piece pack.	Homestead, Fla.	Sept. 1-Aug. 31	.515
Lemons, all States.	1 1/2 bushels, standard container.	Los Angeles, Calif.	Nov. 1-Apr. 30	1.24
	Per pound, other container.	Los Angeles, Calif.	Nov. 1-Oct. 31	1.38
	Per pound, other container.	Los Angeles, Calif.	Nov. 1-Apr. 30	.0100
	Half box, half box bag.	Los Angeles, Calif.	May 1-Oct. 31	.0180
	Per pound, other container.	Homestead, Fla.	All year	1.04
	Half box, half box bag, standard piece pack.	Homestead, Fla.	All year	.0120
Tangerines, Temple Kings, etc., Florida and Texas.	1 1/2 bushels, standard container.	Los Angeles, Calif.	Nov. 1-Apr. 30	1.20
Grapefruit: White, California and Arizona.	1 1/2 bushels, standard container.	Los Angeles, Calif.	May 1-Oct. 31	1.27
	Per pound, other container.	Los Angeles, Calif.	Nov. 1-Apr. 30	.0177
	1 1/2 bushels, standard container.	Homestead, Fla.	May 1-Oct. 31	1.03
	Per pound, other container.	Homestead, Fla.	Sept. 1-Aug. 31	.0128
	Half box bag.	Homestead, Fla.	Sept. 1-Aug. 31	.515
	1 1/2 bushels, standard container.	Homestead, Fla.	Sept. 1-Aug. 31	1.03
	Per pound, other container.	Homestead, Fla.	Sept. 1-Feb. 29	.0125
	Half box bag.	Homestead, Fla.	Mar. 1-Aug. 31	.515
	1 1/2 bushels, standard container.	Homestead, Fla.	Sept. 1-Aug. 31	1.03
	Per pound, other container.	Homestead, Fla.	Sept. 1-Aug. 31	.0125
	Half box bag.	Homestead, Fla.	Mar. 1-Aug. 31	.515
	1 1/2 bushels, standard container.	Homestead, Fla.	Sept. 1-Aug. 31	1.03
	Per pound, other container.	Homestead, Fla.	Sept. 1-Aug. 31	.0125
	Half box bag.	Homestead, Fla.	Mar. 1-Aug. 31	.515
	1 1/2 bushels, standard container.	Los Angeles, Calif.	Nov. 1-Apr. 30	1.21
	Per pound, other container.	Los Angeles, Calif.	Nov. 1-Oct. 31	1.27
	1 1/2 bushels, standard container.	Los Angeles, Calif.	May 1-Apr. 30	1.072
	Per pound, other container.	Los Angeles, Calif.	Nov. 1-Apr. 30	.0182
	Per pound, other container.	Westaco, Tex.	Sept. 1-Aug. 31	1.14
	Per pound, other container.	Westaco, Tex.	Sept. 1-Feb. 29	.0143
	Per pound, other container.	Westaco, Tex.	Mar. 1-Aug. 31	.0139
	1/2 bushel, 25-32 pounds net, graded and packed.	Yakima, Wash.	All year	.64
Italian prunes.	Standard prune box, 15-17 pounds net, graded and packed.	Yakima, Wash.	All year	.40
	Other containers, graded and packed, per pound	Yakima, Wash.	All year	.0213
Apricots: California.	Brownwood lug, graded and packed, 24-26 pounds net.	Sacramento, Calif.	All year	.56
	Any other container, graded and packed	Sacramento, Calif.	All year	.0228
	North Westing, graded and packed, 13-15 pounds net.	Yakima, Wash.	All year	.36
	Any other containers, graded and packed, per pound.	Yakima, Wash.	All year	.0257

(b) This order applies in the City of Boston, Commonwealth of Massachusetts.

(c) This order may be revoked, amended or corrected at any time. This order becomes effective on July 26, 1944.
(56 Stat. 23, 765, 57 Stat. 566, Pub. Law 383, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9329, 8 F.R. 4681, R.G.O. 51, 8 F.R. 408)

Issued this 24th day of July 1944.
ELDON C. SHOUP,
Regional Administrator.
[F. R. Doc. 44-11635; Filed, August 1, 1944; 12:32 a. m.]

refrigeration and pump repair services supplied in the town of Miami, Oklahoma, may charge are established to be as follows:

	<i>Customer's hourly charge per man</i>
Service:	
Plumbing	\$1.55
Heating	1.55
Electrical	1.55
Electric refrigeration	1.80

	<i>Customer's hourly charge for 2 men</i>
Service:	
Pump repairs	\$3.10

(b) Maximum prices hereinabove established in section (a) may be charged only when the following conditions are met and complied with:

(1) The hourly wage rate paid mechanics shall not be less than the following schedule:

	<i>Hourly wage rates</i>
Service:	
Plumbing	\$1.00
Heating	1.00
Electrical	1.00
Electric refrigeration	1.00
Pump repairs (2 men)	2.00

(2) The seller performs the work described above within the area of Miami, Oklahoma.

(3) The seller employs less than eight employees and is not subject to jurisdiction of the War Labor Board in regard to wages paid to his employees.

(4) The seller continues his business practices and other trade discounts or differentials, as required by Maximum Price Regulation No. 251.

(5) For services not above specifically enumerated and priced a seller must continue to charge his present maximum prices as properly computed under the provisions of Maximum Price Regulation No. 251.

(c) Any person determining maximum prices subject to this order shall submit such reports as the Office of Price Administration from time to time may require.

(d) This Order No. G-2 is subject to revocation or amendment by the Price Administrator at any time hereafter, either by special order or by any price regulation issued hereafter, or by any amendment or supplement hereafter issued as to any price regulation, the provisions of which may be contrary hereto.

(e) This order No. G-2 shall become effective July 27, 1944.

(56 Stat. 23, 765; 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued at Dallas, Texas, this the 22d day of July 1944.

C. B. BRAUN,
Acting Regional Administrator.

[F. R. Doc. 44-11536; Filed August 1, 1944; 12:32 p. m.]

[Region VI Order G-2 Under SR 14B]

SUNKIST BAKING CO.

ESTABLISHMENT OF MAXIMUM PRICES

Order No. G-2 establishing maximum prices under Supplementary Regulation

No. 14B to the General Maximum Price Regulation. For sales of bread manufactured by Sunkist Baking Company, Rock Island, Illinois.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by section 10 of Supplementary Price Regulation No. 14B to the General Maximum Price Regulation; *It is ordered:*

1. The maximum prices for sales of bread at wholesale and retail manufactured by the Sunkist Baking Company of Rock Island, Illinois, shall be as follows:

"Sunkist" brand	Wholesale	Retail
20-ounce white	\$.09	\$.11
20-ounce sandwich09	.11
16-ounce Weathart09	.11
16-ounce whole wheat09	.11
16-ounce rye09	.11
16-ounce Vienna095	.12

2. *Definitions.* (a) "Sale at retail" shall mean a sale to an ultimate consumer.

(b) "Sale at wholesale" shall mean sales to retail stores, restaurants, and schools, hospitals, prisons and other institutions.

3. *Relation to Office of Price Administration regulations.* Except as modified herein, the provisions of Supplementary Regulation No. 14B to the Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in the business of trade practices in effect during the base period established by that regulation.

4. *Revocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective July 12, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 10th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11534; Filed, August 1, 1944; 12:32 p. m.]

[Region VI Order G-14 Under RMPR 122, Amdt. 8]

SOLID FUELS IN MILWAUKEE COUNTY, WIS.

Amendment No. 8 to Order No. G-14 Under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Maximum prices for solid fuels sold in Milwaukee County, Wisconsin.

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. G-14, as issued and amended under Maximum Price Regulation No. 122, is amended by adding the following sentence as a part of and immediately following the price schedules appearing in paragraph (c) of the order:

Whenever a dealer selling coal at the dock purchases raw coal from a producer or supplier and subjects that coal to an oil treatment against dust at the dock, that dealer, in selling the coal so treated by him, may add to the applicable maximum prices set by this order, as amended, a treatment charge not in excess of 10 cents per ton; *Provided*, That such an addition may be made only with respect to those sales in which the purchaser requests oil treated coal; *And further provided*, That the treatment charge so made shall be stated separately from all other items on the dealer's invoice.

This amendment No. 8 to Order No. G-14 shall become effective July 22, 1944.

(56 Stat. 23, 765; 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22d day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11537; Filed, August 1, 1944; 12:32 p. m.]

[Region VI Order G-16 Under RMPR 122]

SOLID FUELS IN CHICAGO REGION

Order No. G-16 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Maximum prices for solid fuels within certain specified areas in Region VI.

Under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122, and § 1340.209 of Maximum Price Regulation No. 120, and for the reasons set forth in an opinion issued simultaneously herewith, this Order No. G-16 is issued.

SECTION (a) *What this order does.* This order establishes dollars-and-cents maximum prices for, and provisions generally applicable to the pricing of, certain solid fuels, when sold in specified areas in Region VI.

The body of this order contains the general provisions which are applicable to all of the appendices hereto. The special provisions and specific prices applicable in particular areas will be set forth in appendices hereto, each of which will be issued as a part of this order and each of which will be numbered. Insofar as any provision contained in any appendix may be inconsistent with any provision contained in the body of this order, the provision contained in the appendix shall be controlling in the area governed by that appendix.

Where the applicable appendix does not contain a maximum price for a kind of sale or a specific kind, size or type of solid fuel, the maximum price shall be determined by the appropriate provisions of Revised Maximum Price Regulation No. 122.

SEC. (b) *Applicability of other regulations.* To the extent applicable, the provisions of this order supersede Revised Maximum Price Regulation No. 122. Insofar as any provision in this order may be inconsistent with any provision

of Revised Maximum Price Regulation No. 122, the provision contained in this order shall be controlling in the area governed by this order.

Dealers whose prices are established by this order are not required to file reports under § 1340.262 (c) of Revised Maximum Price Regulation No. 122 for those solid fuels for which specific maximum prices are established herein.

SEC. (c) Geographical applicability.

(1) Specific maximum prices, established on a delivered basis by any appendix to this order, shall apply when delivery is received within the area covered by that appendix, regardless of whether or not the dealer is located within that area.

(2) Specific maximum prices which are established by an appendix to this order for sales at fixed locations (e. g. "yard sales," sales f. o. b. transportation at a dealer's yard or dock or sales at retail stores), shall apply to all such sales at points located in the area covered by the applicable Appendix, regardless of the ultimate destination of the fuel.

SEC. (d) Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers making sales subject to this order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules, regulations, or orders thereunder. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

SEC. (e) Enforcement. Persons violating any provision of this order are subject to the criminal penalties, civil enforcement actions, and suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

SEC. (f) What this order prohibits. Regardless of any contract or other obligation, no person shall do any of the following:

(1) Sell, or, in the course of trade or business buy, solid fuels of the kinds and sizes covered by this order, at prices higher than the maximum prices established in the applicable appendix;

(2) Grant any discounts in lesser amounts or on less favorable terms than those specifically required by an applicable appendix;

(3) Charge for any service for which a charge is not specifically authorized by an applicable appendix;

(4) Charge more for a service than the amount authorized by an applicable appendix;

(5) Increase the maximum prices established herein to reflect, in whole or in part, increases in purchase costs or in suppliers' maximum prices. (It is within the discretion of the Regional Administrator to alter the maximum prices established herein to reflect any changes in the prices paid by dealers to their suppliers).

(6) Obtain a higher than maximum price by:

(i) Charging for a service not expressly requested by the buyer; or

(ii) Using any tying agreement or making any requirement that anything other than the fuel requested by the

buyer be purchased by him, except that a dealer may comply with the requirements or standards with respect to deliveries which have been or may be issued by any agency of the government of the United States of America; or,

(iii) Making any charge for the extension of credit except pursuant to the provisions of an applicable appendix; or

(iv) Using any other device by which a price higher than the established maximum price is obtained, either directly or indirectly.

SEC. (g) Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery.

SEC. (h) Transportation tax. With respect to any sales subject to this order, the dealer may, provided he states it separately, collect, in addition to the specified maximum price established herein, the amount of the transportation tax imposed by section 620 of the Revenue Act of 1942 actually paid or incurred by him, or an amount equal to the amount of such tax paid by any of his prior suppliers and separately stated and collected from the dealer by his supplier: *Provided, however,* That the dealer need not state separately from his selling price the amount of said tax on a sale to the United States or any agency thereof, any State government or any political subdivision thereof; *And provided further,* That no part of that tax may be collected in addition to the maximum price, on sales of lesser quantities than one-quarter ton or any sales of any quantity of bagged fuel.

SEC. (i) Records. (1) Each dealer shall continue to preserve for examination by the Office of Price Administration all his existing records relating to:

(i) The prices he charged on deliveries made by him during December, 1941;

(ii) His offering prices (as defined in Rule 1A of § 1340.254 of Revised Maximum Price Regulation No. 122) for delivery during the period December 15-31, 1941;

(iii) His customary allowances, discounts and other price differentials;

(iv) His charges for all special services and rates of interest on all forms of debts during December, 1941;

(v) The prices charged to him by all of his suppliers during the last month of 1941 in which he received each different size, kind and quality of solid fuel.

(2) Every person making a sale of solid fuel for which a maximum price is set by this order shall keep a record thereof, showing the date, the name and address of the buyer (if known), the per net ton price charged, and the solid fuel sold. The solid fuel shall be identified in the manner in which it is described in this order. The record shall also separately state each service rendered and the charge made for it.

SEC. (j) Posting of maximum prices. Every dealer making sales subject to this order shall post, in his place of business

in a manner plainly visible to and understandable by the purchasing public, all of the maximum prices established hereby which apply to the types of sales made by him, and shall keep a copy of this order available for examination by any person during ordinary business hours. In the case of a dealer who sells directly to consumers from a truck or wagon, the posting shall be done on the truck or wagon. All postings shall include discounts, service charges, credit terms, and all other terms of sale.

SEC. (k) Sales slips and receipts. (1) Every dealer making a sale subject to this order shall give to the purchaser an invoice or similar document showing:

(i) The date of the sale or delivery;

(ii) The name and address of the dealer;

(iii) The name and address of the buyer;

(iv) The kind, size and quantity of the solid fuel sold;

(v) The price charged;

(vi) The terms of sale; and

(vii) A statement, stated separately on the invoice, of any special services rendered and any other charges made, and the amounts charged therefor.

(2) In the case of all other sales, every dealer who, during December, 1941, customarily gave buyers sales slips or receipts shall continue to do so. If a buyer requests of a seller a receipt showing the name and address of the dealer, the kind, size and quantity of the solid fuel sold to him, or the price charged, the dealer shall comply with the buyer's request as made by him.

(3) Paragraph "(1)" above shall not apply to sales of quantities of less than one-quarter ton unless the dealer customarily gave such a statement on such sales: *Provided, however,* That in the case of a sale of bagged fuel, the invoice required by paragraph "(1)" shall be given on all sales to dealers and retail stores. The invoice given shall show both the price per bag and the total charge.

SEC. (l) Definitions. When used in this order, except where otherwise provided in an appendix hereto, the following terms shall have the meanings as set forth below. These definitions include only those terms which are used generally in this order and in a number of appendices. When necessary, other terms which are used in a particular appendix will be specifically defined therein. If any definition contained in any appendix is inconsistent with any definition contained in this order, the definition contained in the appendix shall be controlling in the area governed by that appendix.

(1) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of any of the foregoing.

(2) "Dealer" means any person selling solid fuel, except a producer or distributor making sales at or from a mine, a preparation plant operated as an ad-

junct of any mine, a coke oven, or a briquette plant.

(3) "Sell" includes sell, dispose, barter, exchange, supply, lease, transfer, and deliver, and contracts and offers to do any of the foregoing. The terms "sale," "selling," "sold," "seller," "buy," "purchase," and "purchaser" shall be construed accordingly.

(4) Whenever in this order or any appendix hereto, reference is made to "price classification," "minimum price schedule," "P. G. (production group)," "S. G. (size group)," "price group," "district No.," "sub-district," or "freight origin district," the reference shall be construed to have the meaning, definition, force and effect given those terms under the Bituminous Coal Act of 1937, or under any order, schedule, rule or regulation issued by the Bituminous Coal Division of the U. S. Department of the Interior and established or in effect as of midnight, August 23, 1943.

(5) "Delivery" or "delivered" refers to the dumping or chuting of fuel from the seller's vehicle directly into the buyer's bin or storage space; but, if this is physically impossible, the terms refer to the discharge of the fuel directly from the seller's vehicle at a point where this can be done and which is nearest and most accessible to the buyer's bin or storage space.

(6) "Yard sales" means deliveries made by the dealer in his customary manner at his yard or by any means other than by direct delivery.

(7) "Domestic sales" shall mean all sales of solid fuel other than commercial sales.

(8) "Carry," "wheel-in," "carry up or downstairs," "carry from curb," or "carry from curb up or downstairs" refers to the movement of fuel to the buyer's bin or storage place from the vehicle from which delivery is made or from the point of discharge therefrom, when the physical condition of the premises is such as to prevent dumping or unloading directly into the bin or storage space.

(9) "Mow-back," "pull-back," or "trimming" means to arrange and place fuel in the buyer's bin or storage place by re-handling the same for the purpose of filling the bin or storage place, and applies only to the amount of fuel actually rehandled.

(10) "Low volatile bituminous coal" refers to coal produced in the low volatile sections of the producing districts specified herein.

(11) "High volatile bituminous coal" refers to coal produced in the high volatile sections of the producing districts specified herein.

(12) "Pennsylvania anthracite" means only coal produced in the Lehigh, Schuylkill and Wyoming regions in the Commonwealth of Pennsylvania.

(13) "Egg," "stove," "stoker," etc., sizes of bituminous coal refer to the size of such coal as defined in the Bituminous Coal Act of 1937, as amended, and as prepared at the mine in accordance with the applicable minimum price schedule promulgated by the Bituminous Coal Division of the United States Department of the Interior and

in effect (or established) as of midnight, August 23, 1943. Where the applicable minimum price schedule does not make specific mention of any size designated in this order, such size designation shall refer to the size of bituminous coal sold as such during December, 1941, in the area covered by the appendix containing the price schedule.

(14) "Egg," "stove," "nut," etc., sizes of bituminous coal received via the Great Lakes refer to the sizes of coal sold at the docks under such designations during December, 1941.

(15) "Egg," "stove," "nut," "chestnut," etc., sizes of Pennsylvania anthracite refer to the sizes of such coal prepared at the mine in accordance with standard sizing specifications adopted by the Anthracite Committee and effective December 15, 1941.

(16) Except as otherwise provided herein, or as the context may otherwise require, all terms used in this order shall bear the meaning given them in Revised Maximum Price Regulation No. 122 or the Emergency Price Control Act of 1942, as amended.

Sec. (m) *Petitions for amendment.* Any person seeking an amendment of any provision of this order, including any provision of any appendix to this order, may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, except that the petition shall be filed with the Regional Administrator of the Chicago Regional Office of the Office of the Price Administration.

SEC. (n) *Power to amend, revoke, correct, or modify.* This order, or any provision thereof, including all or any portion thereof, including all or any portion of any appendix hereto, may be revoked, modified, amended, or corrected at any time.

This order No. G-16 shall become effective July 29th, 1944.

NOTE: The reporting and record keeping provisions of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681; 57 Stat. 566, Pub. Law 383, 78th Cong.)

Issued this 24th day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-11538; Filed, August 1, 1944;
12:33 p. m.]

[Region II Order G-15 Under MPR 329]

FLUID MILK IN NEW YORK

Order No. G-15 under Maximum Price Regulation No. 329, as amended. Purchases of milk from producers for resale as fluid milk. Adjustment of the maximum prices for purchases of fluid milk from producers in the State of New York.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Ad-

ministration by § 1351.408 of Maximum Price Regulation No. 329, as amended, and with the approval of the Regional Director of the Office of Distribution for the Northeastern Region of the War Food Administration; *It is hereby ordered:*

(a) The maximum price at which a purchaser in the course of trade or business may purchase or receive from a producer fluid milk with a butterfat content of 3.5%, f. o. b. a receiving or processing plant within the State of New York, except those receiving or processing plants listed in paragraph (b) below, shall be:

(1) The uniform price per cwt. as computed and announced by the Market Administrator pursuant to the terms and provisions of Order No. 27, as presently amended, as described in paragraph (b) (1) (ii) hereof,

(2) Plus or minus the applicable transportation differential for each receiving or processing plant as set forth in Column B of the schedule in § 927.4 (c) (1) of said Order No. 27, as presently amended,

(3) Plus 5¢ per cwt.,

(4) Plus or minus 4¢ per cwt. for each 1/10 of 1% butterfat content in excess of or below 3.5%, as the case may be,

(5) Plus 25¢ per cwt. for fluid milk purchased or received at a receiving or processing plant located within the following counties in the State of New York: Columbia, Dutchess, Orange, Putnam or Rockland.

(b) The provisions of paragraph (a) shall not be applicable to:

(1) Those receiving or processing plants located within the State of New York operating under or directly subject to:

(i) Order No. 4, as presently amended, issued by the United States Secretary of Agriculture, and amended by the War Food Administrator, entitled "Order, as amended, regulating the handling of milk in the greater Boston, Massachusetts, Marketing Area";

(ii) Order No. 27, as presently amended, issued by the United States Secretary of Agriculture, and amended by the War Food Administrator, entitled "Order, as amended, regulating the handling of milk in the New York Metropolitan Marketing Area"; or

(iii) Order No. 61, as presently amended, issued by the United States Secretary of Agriculture and entitled "Order, as amended, regulating the handling of milk in the Philadelphia, Pennsylvania, Marketing Area"; or

(2) Those receiving or processing plants located within the State of New York operating under or directly subject to:

(i) Revised Official Order No. 127, issued by the New York State Commissioner of Agriculture and Markets and entitled "Compilation of Revised Official Order No. 127 regulating the handling of milk in the Niagara Frontier Milk Marketing Area, as in effect July 1, 1944"; or

(ii) Revised Official Order No. 129, issued by the New York State Commissioner of Agriculture and Markets and entitled "Compilation of Revised Official Order No. 129, regulating the handling of milk in the Rochester Milk Marketing Area, as in effect July 1, 1944"; or

(3) Those receiving or processing plants located within either the "Niagara Frontier Milk Production Area", or the "Rochester Milk Production Area", as hereinafter defined.

(c) The maximum price at which a purchaser in the course of trade or business may purchase or receive from a producer fluid milk at a receiving or processing plant within the State of New York, operating under or directly subject to said Orders Nos. 4, 27 and 61, all as presently amended, issued by the United States Secretary of Agriculture, and Revised Orders Nos. 127 and 129, as in effect July 1, 1944, issued by the New York State Commissioner of Agriculture and Markets, shall be determined under the provisions of Maximum Price Regulation No. 329, as amended.

(d) The maximum price at which a purchaser in the course of trade or business may purchase or receive from a producer fluid milk with a butterfat content of 3.5% f. o. b. a receiving or processing plant within the "Niagara Frontier Milk Production Area", as hereinafter defined, shall be the uniform price per cwt. as announced by the New York State Commissioner of Agriculture and Markets in accordance with the terms and conditions of said Revised Order No. 127, as in effect July 1, 1944, plus or minus 4¢ for each $\frac{1}{10}$ of 1% butterfat content in excess of or below 3.5% as the case may be.

(e) The maximum price at which a purchaser in the course of trade or business may purchase or receive from a producer fluid milk with a butterfat content of 3.5% f. o. b. a receiving or processing plant within the "Rochester Milk Production Area", as hereinafter defined, shall be the uniform price per cwt. as announced by the New York State Commissioner of Agriculture and Markets in accordance with the terms and conditions of said Revised Order No. 129, as in effect July 1, 1944, minus fifteen cents per cwt., plus or minus 4¢ for each $\frac{1}{10}$ of 1% butterfat content in excess of or below 3.5% as the case may be.

(f) The maximum price at which a purchaser in the course of trade or business may purchase or receive from a producer, whose farm is located in the State of New York, fluid milk with a butterfat content of 3.5%, f. o. b. a receiving or processing plant outside the State of New York, except those receiving or processing plants operating under or directly subject to Federal Milk Marketing Orders Nos. 4, 27 or 61 regulating the Boston, New York, and Philadelphia markets, and except purchases from those producers described in paragraph (g) below, shall be,

(1) The uniform price per cwt. as computed and announced by the Market Administrator pursuant to the terms and provisions of said Order No. 27, as presently amended,

(2) Plus 5¢ per cwt.

(3) Plus or minus 4¢ per cwt. for each $\frac{1}{10}$ of 1% butterfat content in excess of or below 3.5%, as the case may be,

(4) Minus transportation charges for hauling such fluid milk from the producer's farm in the State of New York

to the nearest receiving or processing plant located within the State of New York, not to be less than the lowest of the following:

(i) The lowest available common carrier rate, or

(ii) The lowest available contract carrier rate, or

(iii) The reasonable value of such transportation,

(5) Plus transportation charges from the producer's farm in the State of New York to the receiving or processing plant outside the State of New York, not to exceed the lowest of any of the following:

(i) The lowest available common carrier rate, or

(ii) The lowest available contract carrier rate, or

(iii) When transportation is provided in trucks owned or controlled by the seller, the reasonable value of such transportation from the producer's farm to the receiving or processing plant of the purchaser,

Provided, however, That, where the purchaser receives the milk f. o. b. the producer's farm in the State of New York, the transportation charges set forth in this paragraph may not be added.

(g) The provisions of paragraph (f) shall not be applicable to purchases of fluid milk from:

(1) Those producers who held permits to, and who actually did ship fluid milk into the State of Connecticut during the month of June, 1944, and whose farms are located in the towns of Ancram, Chatham, Clancrack, Copake, Ghent, Hillsdale, Hudson, Kinderhook, Livingston, Stockport, Taghanie, Canaan, Greenport and Austerlitz in Columbia County; the towns of Amenia, Beckman, Dover, East Fishkill, La Grange, North East, Pawling, Pine Plains, Stanford, Unionvale and Washington in Dutchess County; the towns of Carmel, Kent, Patterson and South East in Putnam County; and the towns of Bedford, Lewisboro, North Salem and Poundridge, Somers and Yorktown in Westchester County; all in the State of New York, and

(2) Those producers whose farms are located in the State of New York and who actually did ship fluid milk into the following states during the month of June, 1944: Maine, Massachusetts, New Hampshire, Rhode Island and Vermont.

(h) *Definitions.* (1) "Fluid Milk" means liquid cows' milk in a raw, unprocessed state which is purchased for resale for human consumption as fluid milk, and at least satisfying the minimum butterfat content, sanitary and health requirements established by the appropriate governmental authorities.

(2) "F. o. b. purchaser's receiving or processing plant" means delivery to a receiving or processing plant which is either owned by the purchaser, or in which, with respect to the particular purchase, fluid milk purchased from the producer is actually received by such purchaser.

(3) "Niagara frontier milk production area" means the counties of Orleans and

Wyoming; the county of Genessee, except the towns of Bergen, Leroy and Pavilion; the towns of Hanover and Villenova in the county of Chautauqua; the towns of Perrysburg, Dayton, Persia, Otto, East Otto, Ashford, Yorkshire and Freedom in the county of Cattaraugus; and the counties of Niagara and Erie, except those portions thereof defined as the Niagara Frontier Marketing Area in Revised Official Order No. 127, issued by the New York State Commissioner of Agriculture and Markets and entitled "Compilation of Revised Official Order No. 127 regulating the handling of milk in the Niagara Frontier Milk Marketing Area, as in effect July 1, 1944".

(4) "Rochester milk production area" means the towns of Bergen, Leroy and Pavilion in the county of Genessee; the towns of Caledonia, York, Lancaster, Avon, Genessee, Lima and Livonia in the county of Livingston; the towns of West Bloomfield, Victor, East Bloomfield, Farmington and Manchester in the county of Ontario; the towns of Ontario, Walworth, Macedon, Williamson, Marion, Palmyra, Sodus, Arcadia and Lyons in the county of Wayne; and the county of Monroe, except that portion thereof defined as the Rochester Marketing Area in Revised Official Order No. 129 issued by the New York State Commissioner of Agriculture and Markets and entitled "Compilation of Revised Official Order No. 129, regulating the handling of milk in the Rochester Marketing Area, as in effect July 1, 1944".

(i) Unless the context manifestly otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to other terms herein.

(j) Order No. G-12 under Maximum Price Regulation No. 329, as amended, issued January 28, 1944, is hereby revoked.

(k) This order may be revoked, amended or corrected at any time.

This order shall become effective August 1st, 1944.

(56 Stat. 23, 765, 57 Stat. 566, Pub. Law 383, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 31st day of July 1944.

DANIEL P. WOOLLEY,
Regional Administrator.

Approved this 31st day of July 1944.

F. D. CRONIN,
Regional Director,
Office of Distribution for the
Northeastern Region of the
War Food Administration.

[F. R. Doc. 44-11549; Filed, August 1, 1944;
4:56 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register on August 1, 1944.

REGION I

Providence Order 7, Amendment 1, covering dry groceries and perishables in State of

Rhode Island except New Shoreham, filed 9:49 a. m.

REGION II

Albany Order 1-F, Amendment 17, covering fresh fruits and vegetables in certain cities in New York, filed 9:49 a. m.

Erie Order 12-F, covering fresh fruits and vegetables in Erie, Pa., filed 9:45 a. m.

New York Order 6-F, covering fresh fruits and vegetables in Nassau & Westchester Counties, N. Y., filed 9:41 a. m.

Philadelphia Order 2-F, covering fresh fruits and vegetables in Norristown, Montgomery Co. & Delaware Co., Pa., filed 9:44 a. m.

Philadelphia Order 3-F, covering fresh fruits and vegetables in certain cities, towns and boroughs of Pennsylvania, filed 9:45 a. m.

Pittsburgh Order 1-F, Amendment 16, covering fresh fruits and vegetables in certain communities surrounding Pittsburgh and Pittsburgh, filed 9:56 a. m.

Syracuse Order 1-F, Amendment 17, covering fresh fruits and vegetables in certain areas in New York, filed 9:56 a. m.

REGION III

Cincinnati Order 1-F, Amendment 41, covering fresh fruits and vegetables in Co. of Hamilton, Ohio, filed 9:52 a. m.

Detroit Order 1-F, Amendment 29, covering fresh fruits and vegetables in designated counties in Michigan, filed 9:53 a. m.

Lexington Order 1-F, Amendment 40, covering fresh fruits and vegetables in Fayette Co., Ky., filed 10:01 a. m.

Lexington Order 2-F, Amendment 34, covering fresh fruits and vegetables in Campbell and Kenton Counties, Ky., filed 10:02 a. m.

Lexington Order 3-F, Amendment 31, covering fresh fruits and vegetables in Boyd Co., Ky., filed 10:02 a. m.

Louisville Order 1-F, Amendment 4, covering fresh fruits and vegetables in Jefferson, Clark and Floyd Counties, Ind., filed 9:50 a. m.

Louisville Order 2-F, Amendment 4, covering fresh fruits and vegetables in McCracken Co., Ky., filed 9:50 a. m.

Louisville Order 3-F, Amendment 4, covering fresh fruits and vegetables in Daviess and Henderson Counties, Ky., filed 9:50 a. m.

REGION IV

Jacksonville Order 6-F, Amendment 13, covering fresh fruits and vegetables in Jacksonville, Fla., filed 9:55 a. m.

Jacksonville Order 7-F, Amendment 13, covering fresh fruits and vegetables in certain cities and towns of Florida, filed 10:04 a. m.

Nashville Order 5-F, Amendment 25, covering fresh fruits and vegetables in named counties in Virginia, filed 9:55 a. m.

Memphis Order 4-F, Amendment 44, covering fresh fruits and vegetables in Memphis and Shelby Counties, Tenn., filed 9:53 a. m.

Roanoke Order 3-F, Amendment 5, covering fresh fruits and vegetables in certain counties in Virginia, filed 9:54 a. m.

Roanoke Order 4-F, Amendment 4, covering fresh fruits and vegetables in certain counties in Virginia, filed 9:54 a. m.

Roanoke Order 5-F, Amendment 3, covering fresh fruits and vegetables in certain counties in Virginia, filed 9:54 a. m.

REGION V

Wichita Order 4-F, Amendment 7, covering fresh fruits and vegetables in certain areas in Wichita District, filed 9:58 a. m.

REGION VI

Chicago Order 2-F, Amendment 21, covering fresh fruits and vegetables in certain counties in Indiana, filed 9:49 a. m.

Chicago Order 2-W, covering dry groceries in certain counties in Indiana and Illinois, filed 9:47 a. m.

La Crosse Order 1-F, Amendment 26, covering fresh fruits and vegetables in La Crosse, Wis., and Winona, Minn., filed 9:48 a. m.

La Crosse Order 3-F, Amendment 22, covering fresh fruits and vegetables in Eau Claire and Chippewa Falls, Wis., filed 9:48 a. m.

La Crosse Order 4-F, Amendment 22, covering fresh fruits and vegetables in Sparta, Wis., filed 9:47 a. m.

La Crosse Order 5-F, Amendment 22, covering fresh fruits and vegetables in Rochester, Minn., filed 9:46 a. m.

Milwaukee Order 2-F, Amendment 25, covering fresh fruits and vegetables in Dane County, filed 9:57 a. m.

Milwaukee Order 3-F, Amendment 25, covering fresh fruits and vegetables in Milwaukee Co., Racine and Kenosha, filed 9:58 a. m.

Milwaukee Order 5-F, Amendment 24, covering fresh fruits and vegetables in Sheboygan and Fond Du Lac Counties, filed 9:57 a. m.

Peoria Order 1-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Illinois, filed 9:59 a. m.

Peoria Order 2-F, Amendment 11, covering fresh fruits and vegetables in certain cities in Illinois, filed 9:59 a. m.

Peoria Order 2-F, Amendment 12, covering fresh fruits and vegetables in certain cities in Illinois, filed 10:00 a. m.

Peoria Order 3-F, Amendment 11, covering fresh fruits and vegetables in certain cities in Illinois, filed 10:00 a. m.

Peoria Order 3-F, Amendment 12, covering fresh fruits and vegetables in certain cities in Illinois, filed 10:01 a. m.

Springfield Order 7-F, covering fresh fruit and vegetable prices in the Springfield District, filed 9:44 a. m.

REGION VIII

Phoenix Adopting Order 1, Amendment 2, covering community food prices in the "Kingman Area", filed 9:40 a. m.

Phoenix Adopting Order 2, Amendment 2, covering community food prices in the Mohave Area, filed 9:41 a. m.

Phoenix Order 3-W, Amendment 1, covering dry groceries in the Yuma Area, filed 9:40 a. m.

Phoenix Order 4-W, Amendment 1, covering dry groceries in the Kingman-Mohave Area, filed 9:40 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 44-11582; Filed, August 2, 1944; 11:37 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 70-910]

CONSOLIDATED ELECTRIC AND GAS CO. AND PORTSMOUTH GAS CO.

ORDER POSTPONING HEARING AND DESIGNATING NEW TRIAL EXAMINER

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 31st day of July, A. D. 1944.

Consolidated Electric and Gas Company ("Consolidated"), a registered holding company, and Portsmouth Gas Company ("Portsmouth"), its subsidiary,

having hereto filed declarations or applications (or both) pursuant to the Public Utility Holding Company Act of 1935 regarding the proposed sale by Portsmouth to Allied New Hampshire Gas Company of all of its properties and other assets (except certain minor claims), the liquidation of Portsmouth, and the use of the proceeds of said sale by Consolidated (which owns all of the securities of Portsmouth) for the retirement of certain of its debt securities presently outstanding; and

The Commission having directed by order of July 24, 1944 that a hearing be held on August 4, 1944 in respect of the applications and declarations; and

Consolidated having requested that the hearing be postponed to August 7, 1944, and the Commission having considered the request and finding that it is appropriate to grant the requested postponement:

It is ordered, That the hearing in this matter previously set for August 4, 1944, at 10:00 a. m., e. w. t., in the office of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania, in such room as the Hearing Room Clerk in Room 318 will at that time advise, be, and the same is hereby, postponed to August 7, 1944 at the same hour and place.

It is further ordered, That Allen MacCullen or any other officer or officers of the Commission designated by it for that purpose shall preside at such hearing in lieu of the trial examiner heretofore designated. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a trial examiner under the Commission's rules of practice.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-11539; Filed, August 1, 1944; 3:02 p. m.]

[File No. 70-867]

ENGINEERS PUBLIC SERVICE COMPANY
SUPPLEMENTAL ORDER

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa. on the 31st day of July, A. D. 1944.

The Commission having on April 14, 1944 issued its findings and opinion and order (Holding Company Act Release No. 4997) permitting to become effective the declaration, as amended, of Engineers Public Service Company (Engineers), a registered holding company, pursuant to section 12 (c) of the Public Utility Holding Company Act of 1935 and Rule U-42 promulgated thereunder, regarding the expenditure of not more than \$4,000,000 for the reacquisition of its outstanding preferred stocks by open market purchases or private purchases, said order imposing certain terms and conditions, including the condition that no purchases were to be made after four months from the date of order, subject, however, to the right of Engineers to

apply for an extension or extensions of said period; and

Engineers now having filed on July 22, 1944 a post-amendment to its declaration, as amended, requesting an extension of four months to December 14, 1944 of the time within which to complete the reacquisition program (\$2,487,-356.25 having been expended as of July 22, 1944, under the same terms and conditions as set forth in the order of April 14, 1944; and

The Commission having considered the request for extension and being duly advised in the premises:

It is ordered, That the requested extension to December 14, 1944 of the time within which to complete the reacquisition program be, and the same is hereby, granted, subject otherwise to the terms and conditions set forth in the order of April 14, 1944.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-11556; Filed August 2, 1944;
10:51 a. m.]

[File Nos. 70-7 and 70-25]

COLUMBIA GAS AND ELECTRIC CORP., ET AL.
ORDER MODIFYING CONDITION AND GRANTING
EXTENSION OF TIME

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 31st day of July, 1944.

In the matter of Columbia Gas & Electric Corporation, The Manufacturers Light and Heat Company, Manufacturers Gas Company, Pennsylvania Fuel Supply Company, Greensboro Gas Company, and Fayette County Gas Company, File Nos. 70-7; 70-25.

Joint applications and declarations and amendments thereto having been filed with this Commission by Columbia Gas & Electric Corporation, a registered holding company, and certain of its subsidiaries, The Manufacturers Light and Heat Company, Manufacturers Gas Company, Pennsylvania Fuel Supply Company, Greensboro Gas Company and Fayette County Gas Company, pursuant to sections 6, 7, 9, 10 and 12 of the Public Utility Holding Company Act of 1935 and the rules and regulations promulgated thereunder regarding the merger of The Manufacturers Light and Heat Company, Manufacturers Gas Company, Pennsylvania Fuel Supply Company, and Greensboro Gas Company to form Manufacturers Light and Heat Company, a new corporation, which will acquire the assets and assume the liabilities of Fayette County Gas Company, the latter thereupon to be dissolved, and other related transactions; and

The Commission having by order dated June 23, 1944 granted the applications and permitted the declarations to become effective subject to the terms and conditions prescribed in Rule U-24, which rule provides in part that, unless otherwise requested, the transactions proposed be carried out within sixty days

of the Commission's order granting the applications and permitting the declarations to become effective; and

The applicants and declarants having advised the Commission of their unexpected inability to effectuate the proposed transactions within the sixty-day period provided by Rule U-24 due to the time required in order to comply with certain statutory regulations of the States of Ohio, Pennsylvania and West Virginia wherein the new corporation proposes to do business; and having requested that the terms and conditions of said rule be modified to the extent necessary to extend the time within which the transactions, as set forth in the applications and declarations, may be consummated; and the Commission deeming it appropriate that such request be granted;

It is ordered, That the terms and conditions contained in our order of June 23, 1944 (Holding Company Act Release No. 5128) be, and hereby are, modified to the extent necessary to extend the time within which such transactions may be consummated to November 20, 1944.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-11557; Filed, August 2, 1944;
10:51 a. m.]

WAR PRODUCTION BOARD.

C. A. WAITE CO.

CONSENT ORDER

C. A. Waite and E. J. Carroll, individually, and doing business as C. A. Waite Company, operating a steel warehouse at 3201 Penn Avenue, Pittsburgh, Pennsylvania, were found on investigation by the War Production Board to have exceeded their quota in the amount of about 900 tons of carbon steel between March 1, 1942, and March 31, 1943, inclusive, in accepting deliveries into their steel warehouse stock of Schedule "A" products, namely, No. 7 Hot Rolled Bars-Carbon and No. 10 Cold Finished Bars, in violation of Supplementary Order M-21-b. C. A. Waite and E. J. Carroll, individually, and doing business as C. A. Waite Company, admit the receipt of steel into warehouse stock in excess of their quota, as stated, and have consented to the issuance of this order.

Wherefore, upon the agreement and consent of C. A. Waite and E. J. Carroll, individually, and doing business as C. A. Waite Company, the Regional Compliance Chief and the Regional Attorney, and upon the approval of the Compliance Commissioner. *It is hereby ordered*, That:

(a) C. A. Waite and E. J. Carroll, individually, and doing business as C. A. Waite Company, or under any other name, their successors and assigns, shall not directly or indirectly order for delivery to or receive into their warehouse stock from producers, other distributors, holders of excess and idle stocks or any other source of supply, general steel

products as defined in General Preference Order M-21-b-1, unless hereafter specifically authorized in writing by the War Production Board. These restrictions shall apply to the successors and assigns of C. A. Waite and E. J. Carroll, individually, and doing business as C. A. Waite Company.

(b) The provisions of this consent order shall not restrict said C. A. Waite and E. J. Carroll, individually, and doing business as C. A. Waite Company, from placing authorized controlled material orders for steel and from accepting delivery of steel for use in their present business of manufacturing steel forgings.

(c) Nothing contained in this order shall be deemed to relieve C. A. Waite and E. J. Carroll, individually, and doing business as C. A. Waite Company, their successors and assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(d) This order shall take effect as of August 1, 1944, and shall expire October 29, 1944.

Issued this 28th day of July 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-11552; Filed, August 1, 1944;
4:49 p. m.]

WAR SHIPPING ADMINISTRATION.

"ALBATROSS"

DETERMINATION OF VESSEL OWNERSHIP

Notice of determination by War Shipping Administrator pursuant to section 3 (b) of the Act approved March 24, 1943, (Public Law 17, 78th Congress).

Whereas on February 21, 1943, title to the vessel *Albatross*, (236246), (including all spare parts, appurtenances and equipment) was requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended; and

Whereas section 3 (b) of the Act approved March 24, 1943, (Public Law 17-78th Congress), provides in part as follows:

(b) The Administrator, War Shipping Administration, may determine at any time prior to the payment in full or deposit in full with the Treasurer of the United States, or the payment or deposit of 75 per centum, or just compensation therefor, that the ownership of any vessel (the title to which has been requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended, or the Act of June 6, 1941, (Public Law 101, Seventy-Seventh Congress), is not required by the United States, and after such determination has been made and notice thereof has been published in the FEDERAL REGISTER, the use rather than the title to such vessel shall be deemed to have been requisitioned for all purposes as of the date of the original taking; *Provided however*, That no such determination shall be made with respect to any vessel after the date of delivery of such vessel pursuant to title requisition except with the consent of the owner. * * *; and

Whereas no portion of just compensation for the said vessel has been paid or deposited with the Treasurer of the United States; and

Whereas the ownership of the said vessel, spare parts, appurtenances and equipment is not required by the United States; and

Whereas the former owner of the vessel has consented to this determination and to the return of the vessel and the

conversion of the requisition of title therein to a requisition of use thereof in accordance with the above-quoted provision of law;

Now therefore, I, Emory S. Land, Administrator, War Shipping Administration, acting pursuant to the above-quoted provisions of law, do hereby determine that the ownership of said vessel, spare parts, appurtenances and equipment is not required by the United States, and

that, from and after the date of publication hereof in the FEDERAL REGISTER, the use rather than title thereto shall be deemed to have been requisitioned, for all purposes, as of the date of the original taking.

[SEAL]

E. S. LAND,
Administrator.

AUGUST 1, 1944.

[F. R. Doc. 44-11594; Filed August 2, 1944;
11:51 a. m.]